105TH CONGRESS 1ST SESSION

S. 229

To provide for a voluntary system of public financing of Federal elections, and for other purposes.

IN THE SENATE OF THE UNITED STATES

January 29, 1997

Mr. Bumpers (for himself, Mrs. Murray, and Mr. Wellstone) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To provide for a voluntary system of public financing of Federal elections, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; AMENDMENT OF ELECTION ACT;
- 4 TABLE OF CONTENTS.
- 5 (a) Short Title.—This Act may be cited as the
- 6 "Public Confidence in Campaigns Act of 1997".
- 7 (b) AMENDMENT OF ELECTION ACT.—As used in
- 8 this Act, the term "FECA" means the Federal Election
- 9 Campaign Act of 1971 (2 U.S.C. 431 et seq.).
- 10 (c) Table of Contents.—

Sec. 1. Short title; amendment of Election Act; table of contents.

TITLE I—REFORM OF SENATE CAMPAIGN FINANCING

Subtitle A—Voluntary Congressional Senate Campaign Financing System

- Sec. 101. Senate election campaign financing.
- Sec. 102. Reporting requirements.
- Sec. 103. Reporting requirements for certain independent expenditures.
- Subtitle B—Reduction in Limit on PAC Contributions to Senate Candidates
- Sec. 111. Reduction in limit on PAC contributions to Senate candidates.

TITLE II—PUBLIC FINANCING SYSTEM

- Sec. 201. Increase in current voluntary checkoff system.
- Sec. 202. Voluntary contributions to Congressional Election Campaign Fund.

TITLE III—PROVISIONS RELATING TO SOFT MONEY OF POLITICAL PARTIES

- Sec. 301. Soft money of political parties.
- Sec. 302. State Party Grassroots Funds.
- Sec. 303. Reporting requirements.

TITLE IV—PROHIBITION OF CONTRIBUTIONS BY INDIVIDUALS INELIGIBLE TO VOTE

Sec. 401. Prohibition of contributions by individuals ineligible to vote.

1 TITLE I—REFORM OF SENATE

- 2 CAMPAIGN FINANCING
- 3 Subtitle A—Voluntary Congres-
- 4 sional Senate Campaign Financ-
- 5 ing System
- 6 SEC. 101. SENATE ELECTION CAMPAIGN FINANCING.
- 7 (a) In General.—FECA is amended by adding at
- 8 the end the following new title:

9 "TITLE V—ELECTION SPENDING 10 LIMITS AND BENEFITS

"Subtitle A—Senate Election Campaigns

"TITLE V—ELECTION SPENDING LIMITS AND BENEFITS

"Sec. 501. Expenditure limitations.

- "Sec. 502. Contribution limitations.
- "Sec. 503. Eligibility to receive benefits.
- "Sec. 504. Benefits eligible candidate entitled to receive.

"Subtitle B—Administrative Provisions

- "Sec. 521. Certifications by Commission.
- "Sec. 522. Examination and audits; repayments and civil penalties.
- "Sec. 523. Judicial review.

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- "Sec. 524. Reports to Congress; certifications; regulations.
- "Sec. 525. Closed captioning requirement for television commercials of eligible candidates.

"Subtitle C—Congressional Election Campaign Fund

- "Sec. 531. Establishment and operation of the Fund.
- "Sec. 532. Designation of receipts to the Fund.

"Subtitle A—Senate Election

2 Campaigns

- 3 "SEC. 501. EXPENDITURE LIMITATIONS.
- 4 "(a) IN GENERAL.—An eligible Senate candidate
- 5 may not make expenditures with respect to any election
- 6 aggregating more than the limit applicable to the election
- 7 under subsection (b).
- 8 "(b) Applicable Limits.—For purposes of sub-
- 9 section (a), except as otherwise provided in this subtitle—
- 10 "(1) General election expenditure
- 11 LIMIT.—
- 12 "(A) IN GENERAL.—The limit for a gen-
- eral election shall be equal to the lesser of—
- 14 "(i) \$5,500,000; or
- 15 "(ii) the greater of—
- 16 "(I) \$950,000; or

1	"(II) \$400,000, plus an amount
2	equal to the sum of 30 cents multi-
3	plied by the voting age population not
4	in excess of 4,000,000, and 25 cents
5	multiplied by the voting age popu-
6	lation in excess of 4,000,000.
7	"(B) Special rule where only 1
8	TRANSMITTER.—In the case of an eligible Sen-
9	ate candidate in a State which has no more
10	than 1 transmitter for a commercial Very High
11	Frequency (VHF) television station licensed to
12	operate in that State, subclause (II) of para-
13	graph (1)(B)(ii) shall be applied by substituting
14	'80 cents' for '30 cents' and '70 cents' for '25
15	cents'.
16	"(2) Primary election expenditure
17	LIMIT.—
18	"(A) In general.—Except as provided in
19	subparagraph (B), the limit for a primary elec-
20	tion is an amount equal to 60 percent of the
21	general election expenditure limit under para-
22	graph (1).
23	"(B) CERTAIN PRIMARY ELECTIONS
24	TREATED AS GENERAL ELECTIONS.—If a pri-
25	mary election may result in the election of a

1	person to a Federal office, the limit for the elec-
2	tion is the general election expenditure limit
3	under paragraph (1).
4	"(3) Runoff election expenditure
5	LIMIT.—The limit for a runoff election is an amount
6	equal to 30 percent of the general election expendi-
7	ture limit under paragraph (1).
8	"(c) Payment of Taxes.—The limitations under
9	subsection (b) shall not apply to any expenditure for Fed-
10	eral, State, or local taxes with respect to earnings on con-
11	tributions raised.
12	"(d) Exceptions for Complying Candidates
13	RUNNING AGAINST NONCOMPLYING CANDIDATES.—
14	"(1) Excessive contributions to, or per-
15	SONAL EXPENDITURES BY, OPPOSING CANDIDATE.—
16	"(A) 10 PERCENT EXCESS.—If any oppo-
17	nent of an eligible Senate candidate is a non-
18	eligible candidate who—
19	"(i) has received contributions; or
20	"(ii) has made expenditures from a
21	source described in section 502(a);
22	in an aggregate amount equal to 110 percent of
23	the general election expenditure limit, primary
24	election expenditure limit, or runoff election ex-
25	penditure limit applicable to the eligible Senate

1	candidate, the general election expenditure
2	limit, primary election expenditure limit, or
3	runoff election expenditure limit (as the case
4	may be) applicable to the eligible Senate can-
5	didate shall be increased by 20 percent.
6	"(B) 50 PERCENT EXCESS.—If any oppo-
7	nent of an eligible Senate candidate is a non-
8	eligible candidate who—
9	"(i) has received contributions; or
10	"(ii) has made expenditures from a
11	source described in section 502(a);
12	in an aggregate amount equal to 150 percent of
13	the general election expenditure limit, primary
14	election expenditure limit, or runoff election ex-
15	penditure limit applicable to the eligible Senate
16	candidate, the general election expenditure
17	limit, primary election expenditure limit, or
18	runoff election expenditure limit (as the case
19	may be) applicable to the eligible Senate can-
20	didate (without regard to subparagraph (A))
21	shall be increased by 50 percent.
22	"(C) 100 PERCENT EXCESS.—If any oppo-
23	nent of an eligible Senate candidate is a non-
24	eligible candidate who—
25	"(i) has received contributions; or

"(ii) has made expenditures from a
source described in section 502(a);
in an aggregate amount equal to 200 percent of

in an aggregate amount equal to 200 percent of the general election expenditure limit, primary election expenditure limit, or runoff election expenditure limit applicable to the eligible Senate candidate, the general election expenditure limit, primary election expenditure limit, or runoff election expenditure limit (as the case may be) applicable to the eligible Senate candidate (without regard to subparagraph (A) or (B)) shall be increased by 100 percent.

"(2) Revocation of Eligibility of opponent.—If the status of eligible Senate candidate of any opponent of an eligible Senate candidate is revoked under this title, the general election expenditure limit applicable to the eligible Senate candidate shall be increased by 20 percent.

"(e) EXPENDITURES IN RESPONSE TO INDEPENDThe entire of the Commission under section 304(c)(4) that
independent expenditures totaling at least \$1,000 or more
have been made in the same election in favor of another
candidate or against the eligible candidate, the eligible
candidate shall be permitted to spend an amount equal

- 1 to the amount of the independent expenditures, and any
- 2 such expenditures shall not be subject to any limit applica-
- 3 ble under this title to the eligible candidate for the elec-
- 4 tion.

5 "SEC. 502. CONTRIBUTION LIMITATIONS.

- 6 "(a) Personal Contributions.—
- 7 "(1) IN GENERAL.—An eligible Senate can-8 didate may not, with respect to an election cycle, 9 make contributions or loans to his or her own cam-10 paign from personal funds totaling more than
- \$10,000.
- "(2) AGGREGATION.—For purposes of paragraph (1), any contribution or loan to a candidate's campaign by a member of the candidate's immediate family shall be treated as made by the candidate.
- 16 "(b) Aggregate Contributions.—
- 17 "(1) GENERAL ELECTION.—An eligible Senate 18 candidate may not solicit or receive contributions 19 with respect to a general election.
 - "(2) Primary and runoff elections.—An eligible Senate candidate may, subject to any limits, prohibitions, or other requirements of this Act, receive contributions with respect to a primary or runoff election equal to an amount not greater than 50 percent of the applicable limit for the election under

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1	section 501 (determined without regard to sub-
2	section (d) or (e) thereof).
3	"SEC. 503. ELIGIBILITY TO RECEIVE BENEFITS.
4	"(a) In General.—For purposes of this subtitle, a
5	candidate is an eligible Senate candidate if the can-
6	didate—
7	"(1) meets the filing requirements of subsection
8	(b);
9	"(2) meets, and continues to meet, the expendi-
10	ture and contribution limits of sections 501 and 502;
11	and
12	"(3) in the case of a primary election, meets
13	the threshold contribution requirements of sub-
14	section (c).
15	"(b) FILING REQUIREMENTS.—
16	"(1) Primary.—The requirements of this sub-
17	section are met with respect to a primary election if,
18	not later than the date the candidate files as a can-
19	didate for the election with the appropriate State
20	election official (or, if earlier, not later than 30 days
21	before the election), the candidate files with the Sec-
22	retary of the Senate a declaration that—
23	"(A) the candidate will meet the expendi-
24	ture and contribution limits of this subtitle;

1	"(B) the candidate will not accept any con-
2	tributions in violation of section 315; and
3	"(C) the candidate will meet requirements
4	similar to the requirements of clauses (ii), (iii),
5	(iv), (v), (vi), and (vii) of paragraph (2)(A).
6	"(2) General election.—
7	"(A) In general.—The requirements of
8	this subsection are met with respect to a gen-
9	eral election if the candidate certifies, under
10	penalty of perjury, to the Secretary of the Sen-
11	ate that—
12	"(i) the candidate has met the ex-
13	penditure and contribution limits of this
14	subtitle with respect to any primary or
15	runoff election and will meet such limits
16	for the general election;
17	"(ii) at least one other candidate has
18	qualified for the same general election bal-
19	lot under the law of the State involved;
20	"(iii) the candidate will deposit all
21	payments received under this subtitle in an
22	account insured by the Federal Deposit In-
23	surance Corporation from which funds may
24	be withdrawn by check or similar means of
25	payment to third parties;

1	"(iv) the candidate will furnish cam-
2	paign records, evidence of contributions,
3	and other appropriate information to the
4	Commission;
5	"(v) the candidate will cooperate in
6	the case of any audit and examination by
7	the Commission under section 522 and will
8	pay any amounts required to be paid under
9	that section;
10	"(vi) the candidate will meet the
11	closed captioning requirements of section
12	525; and
13	"(vii) the candidate intends to make
14	use of the benefits provided under section
15	504.
16	"(B) Time for filing.—The certification
17	under subparagraph (A) shall be filed not later
18	than 7 days after the earlier of—
19	"(i) the date the candidate qualifies
20	for the general election ballot under State
21	law; or
22	"(ii) if, under State law, a primary or
23	runoff election to qualify for the general
24	election ballot occurs after September 1,

1	the date the candidate wins the primary or
2	runoff election.
3	"(c) Threshold Contribution Requirements.—
4	"(1) In general.—The requirements of this
5	subsection are met if the candidate and the can-
6	didate's authorized committees have received allow-
7	able contributions during the applicable period in an
8	amount not less than \$25,000.
9	"(2) Only \$100 contributions taken into
10	ACCOUNT.—Allowable contributions of an individual
11	shall not be taken into account under paragraph (1)
12	to the extent such contributions exceed \$100.
13	"(3) Definitions.—In this subsection:
14	"(A) ALLOWABLE CONTRIBUTION.—The
15	term 'allowable contribution' means a contribu-
16	tion that is made as a gift of money by an indi-
17	vidual pursuant to a written instrument identi-
18	fying the individual as the contributor.
19	"(B) APPLICABLE PERIOD.—The term 'ap-
20	plicable period' means the period beginning on
21	January 1 of the calendar year preceding the
22	calendar year of the general election involved
23	and ending on the date on which the certifi-
24	cation under subsection (b)(1) is filed by the
25	candidate.

1	"SEC. 504. BENEFITS ELIGIBLE CANDIDATE ENTITLED TO
2	RECEIVE.
3	"(a) In General.—An eligible Senate candidate
4	shall be entitled to payments from the Congressional Elec-
5	tion Campaign Fund in an amount equal to—
6	"(1) in the case of a general election, an
7	amount equal to the general election expenditure
8	limit applicable to the candidate under section 501
9	and
10	"(2) in the case of a primary or runoff election
11	an amount equal to the sum of—
12	"(A) the amount of contributions received
13	by the candidate with respect to the election not
14	in excess of the limitation under section 502(b).
15	plus
16	"(B) the amount of any increases in the
17	applicable limit for such election by reason of
18	subsections (d) and (e) of section 501 (relating
19	to opponents exceeding limits and independent
20	expenditures).
21	"(b) Use of Payments.—Payments received by a
22	candidate under subsection (a) shall be used to defray ex-
23	penditures incurred with respect to the applicable election
24	period for the candidate

"Subtitle B—Administrative 1 **Provisions** 2 3 "SEC. 521. CERTIFICATIONS BY COMMISSION. "(a) General Eligibility.—The Commission shall 4 determine whether a candidate is eligible to receive bene-5 fits under subtitle A. The initial determination shall be 7 based on the candidate's filings under this title. Any sub-8 sequent determination shall be based on relevant addi-9 tional information submitted in such form and manner as 10 the Commission may require. 11 "(b) Certification of Benefits.— 12 "(1) In general.—Not later than 5 business 13 days after an eligible Senate candidate files a re-14 quest with the Secretary of the Senate to receive 15 benefits under section 504, the Commission shall 16 certify eligibility for, and the amount of, such bene-17 fits. 18 "(2) Requests.—Any request for payments 19 under paragraph (1) shall contain— "(A) such information and be made in ac-20 21 cordance with such procedures as the Commis-22 sion may provide by regulation; and 23 "(B) a verification signed by the candidate

and the treasurer of the principal campaign

1	committee of such candidate stating that the in-
2	formation furnished in support of the request,
3	to the best of their knowledge, is correct and
4	fully satisfies the requirement of this title.

- "(3) Partial Certification.—If the Commission determines that any portion of a request does not meet the requirement for certification, the Commission shall withhold the certification for that portion only and inform the candidate as to how the request may be corrected.
- "(4) CERTIFICATION WITHHELD.—The Commission may withhold certification if it determines that a candidate who is otherwise eligible has engaged in a pattern of activity indicating that the candidate's filings under this title cannot be relied upon.

17 "SEC. 522. EXAMINATION AND AUDITS; REPAYMENTS AND CIVIL PENALTIES.

"(a) Examinations and Audits.—

"(1) GENERAL ELECTIONS.—After each general election, the Commission shall conduct an examination and audit of the campaign accounts of 5 percent of the eligible Senate candidates, as designated

- by the Commission through the use of an appropriate statistical method of random selection, to determine whether such candidates have complied with the conditions of eligibility and other requirements of this title. The Commission shall conduct an examination and audit of the accounts of all candidates for election to an office where any eligible candidate for the office is selected for examination and audit.
 - "(2) SPECIAL ELECTION.—After each special election involving an eligible candidate, the Commission shall conduct an examination and audit of the campaign accounts of all candidates in the election to determine whether the candidates have complied with the conditions of eligibility and other requirements of this Act.
 - "(3) AFFIRMATIVE VOTE.—The Commission may conduct an examination and audit of the campaign accounts of any eligible Senate candidate in a general election if the Commission determines that there exists reason to believe whether such candidate may have violated any provision of this title.

22 "(b) Repayments.—

"(1) IN GENERAL.—If the Commission determines that any amount of a payment to a candidate

under this title was in excess of the aggregate payments to which such candidate was entitled, or was not used as provided for in this title, the Commission shall so notify such candidate, and such candidate shall pay the amount of such payment.

> "(2) EXCESS EXPENDITURES OF CAN-DIDATES.—If the Commission determines that any eligible candidate who has received benefits under this title has made expenditures in excess of any limit under subtitle A, the Commission shall notify the candidate and the candidate shall pay the amount of the excess.

"(c) CIVIL PENALTIES.—

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"(1) Excess expenditures.—

"(A) Low amount of excess expenditures.—Any eligible Senate candidate who makes expenditures that exceed a limitation under subtitle A by 2.5 percent or less shall pay to the Commission an amount equal to the amount of the excess expenditures.

"(B) Medium amount of excess ex-Penditures.—Any eligible Senate candidate who makes expenditures that exceed a limitation under subtitle A by more than 2.5 percent and less than 5 percent shall pay to the Commission an amount equal to three times the amount of the excess expenditures.

"(C) Large amount of excess expenditures.—Any eligible Senate candidate who makes expenditures that exceed a limitation under subtitle A by 5 percent or more shall pay to the Commission an amount equal to three times the amount of the excess expenditures plus, if the Commission determines such excess expenditures were willful, a civil penalty in an amount determined by the Commission.

- "(2) MISUSED FUNDS OF CANDIDATES.—If the Commission determines that an eligible Senate candidate used any amount received under this title in a manner not provided for in this title, the Commission may assess a civil penalty against such candidate in an amount not greater than 200 percent of the amount involved.
- "(d) UNEXPENDED FUNDS.—Any amount received by an eligible Senate candidate under this title and not expended on or before the date of the general election shall be repaid within 30 days of the election, except that a reasonable amount may be retained for a period not exceeding

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- 1 120 days after the date of the general election for the liq-
- 2 uidation of all obligations to pay expenditures for the gen-
- 3 eral election incurred during the general election period.
- 4 At the end of such 120-day period, any unexpended funds
- 5 received under this title shall be promptly repaid.
- 6 "(e) Limit on Period for Notification.—No no-
- 7 tification shall be made by the Commission under this sec-
- 8 tion with respect to an election more than 3 years after
- 9 the date of such election.

10 "SEC. 523. JUDICIAL REVIEW.

- 11 "(a) JUDICIAL REVIEW.—Any agency action by the
- 12 Commission made under the provisions of this title shall
- 13 be subject to review by the United States Court of Appeals
- 14 for the District of Columbia Circuit upon petition filed in
- 15 such court within 30 days after the agency action by the
- 16 Commission for which review is sought. It shall be the
- 17 duty of the Court of Appeals, ahead of all matters not
- 18 filed under this title, to advance on the docket and expedi-
- 19 tiously take action on all petitions filed pursuant to this
- 20 title.
- 21 "(b) Application of Title 5.—The provisions of
- 22 chapter 7 of title 5, United States Code, shall apply to
- 23 judicial review of any agency action by the Commission.

1	"(c) AGENCY ACTION.—For purposes of this section,
2	the term 'agency action' has the meaning given such term
3	by section 551(13) of title 5, United States Code.
4	"SEC. 524. REPORTS TO CONGRESS; CERTIFICATIONS; REG-
5	ULATIONS.
6	"(a) Reports.—The Commission shall, as soon as
7	practicable after each election, submit a full report to the
8	Senate and House of Representatives setting forth—
9	"(1) the expenditures (shown in such detail as
10	the Commission determines appropriate) made by
11	each eligible candidate and the authorized commit-
12	tees of such candidate;
13	"(2) the amounts of benefits certified by the
14	Commission as available to each eligible candidate
15	under this title; and
16	"(3) the amount of repayments, if any, required
17	under section 522, and the reasons for each repay-
18	ment required.
19	"(b) Determinations by Commission.—Subject to
20	sections 522 and 523 , all determinations (including certifi-
21	cations under section 521) made by the Commission under
22	this title shall be final and conclusive.
23	"(c) Rules and Regulations.—The Commission is
24	authorized to prescribe such rules and regulations, in ac-
25	cordance with the provisions of subsection (d), to conduct

- 1 such audits, examinations and investigations, and to re-
- 2 quire the keeping and submission of such books, records,
- 3 and information, as it deems necessary to carry out the
- 4 functions and duties imposed on it by this title.
- 5 "(d) Report of Proposed Regulations.—The
- 6 Commission shall submit to the House of Representatives
- 7 and to the Senate a report containing a detailed expla-
- 8 nation and justification of each rule and regulation of the
- 9 Commission under this title. No such rule, regulation, or
- 10 form may take effect until a period of 30 calendar days
- 11 has elapsed after the report is received. As used in this
- 12 subsection, the terms 'rule' and 'regulation' mean a provi-
- 13 sion or series of interrelated provisions stating a single,
- 14 separable rule of law.
- 15 "SEC. 525. CLOSED CAPTIONING REQUIREMENT FOR TELE-
- 16 VISION COMMERCIALS OF ELIGIBLE CAN-
- 17 DIDATES.
- 18 "No eligible Senate candidate may receive amounts
- 19 under subtitle A unless such candidate has certified that
- 20 any television commercial prepared or distributed by the
- 21 candidate will be prepared in a manner that contains, is
- 22 accompanied by, or otherwise readily permits closed cap-
- 23 tioning of the oral content of the commercial to be broad-
- 24 cast by way of line 21 of the vertical blanking interval,
- 25 or by way of comparable successor technologies.

"Subtitle C—Congressional Election Campaign Fund

- 3 "SEC. 531. ESTABLISHMENT AND OPERATION OF THE FUND.
- 4 "(a) In General.—There is hereby established on
- 5 the books of the Treasury of the United States a special
- 6 fund to be known as the Congressional Election Campaign
- 7 Fund (hereafter in this title referred to as the 'Fund').
- 8 The amounts designated for the Fund shall remain avail-
- 9 able without fiscal year limitation for purposes of provid-
- 10 ing benefits under this title and making expenditures for
- 11 the administration of the Fund. The Secretary shall main-
- 12 tain such accounts in the Fund as may be required by
- 13 this title or which the Secretary determines to be nec-
- 14 essary to carry out the provisions of this title.
- 15 "(b) Payments Upon Certification.—Upon re-
- 16 ceipt of a certification from the Commission under section
- 17 521, except as provided in subsection (c), the Secretary
- 18 shall issue within 48 hours to an eligible candidate the
- 19 amount of payments certified by the Commission to the
- 20 eligible candidate out of the Fund.
- 21 "(c) Reductions in Payments if Funds Insuffi-
- 22 CIENT.—

"(1) IN GENERAL.—If, at the time of a certification by the Commission under section 521 for payment to an eligible candidate, the Secretary determines that the monies in the Fund are not, or may not be, sufficient to satisfy the full entitlement of all eligible candidates, the Secretary shall withhold from the amount of such payment such amount as the Secretary determines to be necessary to assure that each eligible candidate will receive the same pro rata share of such candidate's full entitlement.

"(2) Payment upon finding of sufficient monies.—Amounts withheld under paragraph (1) shall be paid during the same election cycle when the Secretary determines that there are sufficient monies in the Fund to pay all, or a portion thereof, to all eligible candidates from whom amounts have been withheld, except that if only a portion is to be paid, it shall be paid in such manner that each eligible candidate receives an equal pro rata share of such portion.

"(3) Estimates.—

"(A) IN GENERAL.—Not later than March 31 of any calendar year in which there is a regularly scheduled general election, the Secretary,

1	after	consulta	tion	with	the	Co	ommissio	n,	shall
2	make	an estim	nate o	of—					
3		"(i)	the	amoı	ınt	of	monies	in	the

- "(i) the amount of monies in the Fund which will be available to make payments required by this title in the succeeding calendar year, taking into account the amounts estimated to be transferred to the Fund during the calendar year of the election; and
- "(ii) the amount of expenditures which will be required under this title in such calendar year.

"(B) Notice of estimated reduction.—If the Secretary determines that there will be insufficient monies in the Fund to make the expenditures required by this title for any calendar year, the Secretary shall notify each candidate on April 30 of such calendar year (or, if later, the date on which an individual becomes a candidate) of the amount which the Secretary estimates will be the pro rata reduction in each eligible candidate's payments under this subsection. Such notice shall be by registered mail.

- 1 "(d) NOTIFICATION.—The Secretary shall notify the
- 2 Commission and each eligible candidate by registered mail
- 3 of any reduction of any payment by reason of
- 4 subsection (c).

5 "SEC. 532. DESIGNATION OF RECEIPTS TO THE FUND.

- 6 "(a) APPROPRIATION.—There are hereby appro-
- 7 priated to the Fund the following amounts:
- 8 "(1) Designated amounts.—Amounts des-
- 9 ignated to the Fund under sections 6096(a)(2) and
- 10 6097 of the Internal Revenue Code of 1986.
- 11 "(2) Payments and Penalties.—Payments
- and civil penalties received by the Commission under
- 13 section 522.
- 14 "(b) Authorization of Appropriations.—These
- 15 are authorized to be appropriated for each fiscal year to
- 16 the Fund the excess (if any) of—
- 17 "(1) the aggregate payments required to be
- made from the Fund under this title for the fiscal
- 19 year, over
- 20 "(2) the sum of the balance in the Fund as of
- 21 the close of the preceding fiscal year plus amounts
- paid into the Fund under subsection (a)."
- 23 (b) Effective Date.—The amendments made by
- 24 this section shall apply to elections occurring after Decem-
- 25 ber 31, 1998.

1 SEC. 102. REPORTING REQUIREMENTS.

- 2 Title III of FECA is amended by adding after section
- 3 304 the following new sections:
- 4 "REPORTING REQUIREMENTS FOR SENATE CANDIDATES
- 5 "Sec. 304A. (a) Candidate Other Than Eligi-
- 6 BLE SENATE CANDIDATE.—(1) Each candidate for the of-
- 7 fice of United States Senator who does not file a certifi-
- 8 cation with the Secretary of the Senate under section
- 9 503(b)(2) shall file with the Secretary of the Senate a dec-
- 10 laration as to whether such candidate intends to make ex-
- 11 penditures for any primary, runoff, or general election in
- 12 excess of the expenditure limit applicable to an eligible
- 13 Senate candidate under section 501. Such declaration
- 14 shall be filed at the time provided in section 503(b)(2)(B).
- 15 "(2) Any candidate for the United States Senate who
- 16 qualifies for the ballot for a general election—
- 17 "(A) who is not an eligible Senate candidate
- under section 503; and
- 19 "(B) who either raises aggregate contributions,
- or makes or obligates to make aggregate expendi-
- 21 tures, for any primary, runoff, or general election
- which exceed 75 percent of the expenditure limit ap-
- plicable to an eligible Senate candidate under section
- 24 501,
- 25 shall file a report with the Secretary of the Senate within
- 26 2 business days after such contributions have been raised

- 1 or such expenditures have been made or obligated to be
- 2 made (or, if later, within 2 business days after the date
- 3 of qualification for the general election ballot), setting
- 4 forth the candidate's total contributions and total expendi-
- 5 tures for such election as of such date. Thereafter, such
- 6 candidate shall file additional reports (until such contribu-
- 7 tions or expenditures exceed 200 percent of such limit)
- 8 with the Secretary of the Senate within 2 business days
- 9 after each time additional contributions are raised, or ex-
- 10 penditures are made or are obligated to be made, which
- 11 in the aggregate exceed an amount equal to 10 percent
- 12 of such limit and after the total contributions or expendi-
- 13 tures exceed 100, 120, 140, 160, 180, and 200 percent
- 14 of such limit.
- 15 "(3) The Commission—
- "(A) shall, within 2 business days of receipt of a declaration or report under paragraph (1) or (2), notify each eligible Senate candidate in the election
- involved about such declaration or report; and
- 20 "(B) if an opposing candidate has raised aggre-
- gate contributions, or made or has obligated to make
- aggregate expenditures, in excess of the applicable
- election expenditure limit under section 501, shall
- certify, pursuant to the provisions of subsection (d),
- such eligibility for payment of any amount to which

- 1 such eligible Senate candidate is entitled under sec-
- 2 tion 504(a).
- 3 "(4) Notwithstanding the reporting requirements
- 4 under this subsection, the Commission may make its own
- 5 determination that a candidate in a general election who
- 6 is not an eligible Senate candidate has raised aggregate
- 7 contributions, or made or has obligated to make aggregate
- 8 expenditures, in the amounts which would require a report
- 9 under paragraph (2). The Commission shall, within 2
- 10 business days after making each such determination, no-
- 11 tify each eligible Senate candidate in the election involved
- 12 about such determination, and shall, when such contribu-
- 13 tions or expenditures exceed the election expenditure limit
- 14 under section 501, certify (pursuant to the provisions of
- 15 subsection (d)) such candidate's eligibility for payment of
- 16 any amount under section 504(a).
- 17 "(b) Reports on Personal Funds.—(1) Any can-
- 18 didate for the United States Senate who during the elec-
- 19 tion cycle expends more than the limitation under section
- 20 502 during the election cycle from his personal funds, the
- 21 funds of his immediate family, and personal loans incurred
- 22 by the candidate and the candidate's immediate family
- 23 shall file a report with the Secretary of the Senate within
- 24 2 business days after such expenditures have been made
- 25 or loans incurred.

- 1 "(2) The Commission within 2 business days after
- 2 a report has been filed under paragraph (1) shall notify
- 3 each eligible Senate candidate in the election involved
- 4 about each such report.
- 5 "(3) Notwithstanding the reporting requirements
- 6 under this subsection, the Commission may make its own
- 7 determination that a candidate for the United States Sen-
- 8 ate has made expenditures in excess of the amount under
- 9 paragraph (1). The Commission within 2 business days
- 10 after making such determination shall notify each eligible
- 11 Senate candidate in the general election involved about
- 12 each such determination.
- 13 "(c) Certifications.—Notwithstanding section
- 14 521(a), the certification required by this section shall be
- 15 made by the Commission on the basis of reports filed in
- 16 accordance with the provisions of this Act, or on the basis
- 17 of the Commission's own investigation or determination.
- 18 "(d) Shorter Periods for Reports and Notices
- 19 During Election Week.—Any report, determination,
- 20 or notice required by reason of an event occurring during
- 21 the 7-day period ending with the general election shall be
- 22 made within 24 hours (rather than 2 business days) of
- 23 the event.
- 24 "(e) Copies of Reports and Public Inspec-
- 25 Tion.—The Secretary of the Senate shall transmit a copy

- 1 of any report or filing received under this section or under
- 2 subtitle A of title V as soon as possible (but no later than
- 3 4 working hours of the Commission) after receipt of such
- 4 report or filing, and shall make such report or filing avail-
- 5 able for public inspection and copying in the same manner
- 6 as the Commission under section 311(a)(4), and shall pre-
- 7 serve such reports and filings in the same manner as the
- 8 Commission under section 311(a)(5).
- 9 "(f) Definitions.—For purposes of this section, any
- 10 term used in this section which is used in title V shall
- 11 have the same meaning as when used in title V."
- 12 SEC. 103. REPORTING REQUIREMENTS FOR CERTAIN INDE-
- 13 **PENDENT EXPENDITURES.**
- 14 Section 304(c) of FECA (2 U.S.C. 434(c)) is amend-
- 15 ed—
- 16 (1) in paragraph (2), by striking the undesig-
- 17 nated matter after subparagraph (C);
- 18 (2) by redesignating paragraph (3) as para-
- 19 graph (8); and
- 20 (3) by inserting after paragraph (2), as amend-
- 21 ed by paragraph (1), the following new paragraphs:
- 22 "(3)(A) Any person (including a political committee)
- 23 making, obligating to make, or intending to make inde-
- 24 pendent expenditures (including those described in sub-
- 25 section (b)(6)(B)(iii)) with respect to a candidate in an

- 1 election aggregating \$1,000 or more shall file a report
- 2 within 24 hours after the date on which such person takes
- 3 such action. An additional report shall be filed each time
- 4 the person makes, obligates to make, or intends to make
- 5 independent expenditures aggregating \$1,000 or more are
- 6 made with respect to the same candidate after the latest
- 7 report filed under this subparagraph.
- 8 "(B) A report under subparagraph (A) shall be filed
- 9 with the Clerk of the House of Representatives, the Sec-
- 10 retary of the Senate, or the Commission, whichever is ap-
- 11 plicable, and the Secretary of State of the State involved,
- 12 and shall identify each candidate whom the expenditure
- 13 is actually intended to support or to oppose. The Clerk
- 14 of the House of Representatives and the Secretary of the
- 15 Senate shall as soon as possible (but not later than 4
- 16 working hours of the Commission) after receipt of a report
- 17 transmit it to the Commission. Not later than 2 business
- 18 days after the Commission receives a report, the Commis-
- 19 sion shall transmit a copy of the report to each candidate
- 20 seeking nomination or election to that office.
- 21 "(4) The Commission may, upon a request of a can-
- 22 didate or on its own initiative, make its own determination
- 23 that a person has made, has incurred obligations to make,
- 24 or intends to make independent expenditures with respect
- 25 to any candidate in any election which in the aggregate

- 1 exceed the applicable amounts under paragraph (3). The
- 2 Commission shall notify each candidate in such election
- 3 of such determination within 2 business days after making
- 4 it. Any determination made at the request of a candidate
- 5 shall be made within 48 hours of the request.
- 6 "(5) At the time at which an eligible Senate can-
- 7 didate is notified under paragraph (3) or (4) with respect
- 8 to expenditures during a general election period, the Com-
- 9 mission shall certify eligibility to receive benefits under
- 10 section 504.
- 11 "(6) The Clerk of the House of Representatives and
- 12 the Secretary of the Senate shall make any report received
- 13 under this subsection available for public inspection and
- 14 copying in the same manner as the Commission under sec-
- 15 tion 311(a)(4), and shall preserve such statements in the
- 16 same manner as the Commission under section 311(a)(5).
- 17 "(7)(A) A person that makes a reservation of broad-
- 18 cast time to which section 315(a) of the Communications
- 19 Act of 1947 (47 U.S.C. 315(a)) applies, the payment for
- 20 which would constitute an independent expenditure, shall
- 21 at the time of the reservation—
- 22 "(i) inform the broadcast licensee that payment
- for the broadcast time will constitute an independent
- 24 expenditure;

1	"(ii) inform the broadcast licensee of the names
2	of all candidates for the office to which the proposed
3	broadcast relates and state whether the message to
4	be broadcast is intended to be made in support of
5	or in opposition to each such candidate; and
6	"(iii) provide the broadcast licensee a copy of
7	the report described in paragraph (3).
8	"(B) For purposes of this paragraph, the term
9	'broadcast' includes any cablecast."
10	Subtitle B—Reduction in Limit on
11	PAC Contributions to Senate
12	Candidates
13	SEC. 111. REDUCTION IN LIMIT ON PAC CONTRIBUTIONS
14	TO SENATE CANDIDATES.
15	Section $315(a)(2)(A)$ of FECA (2 U.S.C.
16	441a(a)(2)(A)) is amended to read as follows:
17	"(A) to any candidate and the candidate's
18	authorized political committees with respect
19	to—
20	"(i) any election for Federal office
21	(other than United States Senator) which,
22	in the aggregate, exceed \$5,000, or
23	"(ii) any election for the office of
24	United States Senator which, in the aggre-
25	gate, exceed \$2,000."

1 TITLE II—PUBLIC FINANCING

2	SYSTEM
3	SEC. 201. INCREASE IN CURRENT VOLUNTARY CHECKOFF
4	SYSTEM.
5	(a) In General.—Section 6096(a) of the Internal
6	Revenue Code of 1986 (relating to designation by individ-
7	uals) is amended to read as follows:
8	"(a) In General.—Every individual (other than a
9	nonresident alien) whose income tax liability for the tax-
10	able year is \$10 or more may designate that \$10 shall
11	be paid over to the Federal election campaign funds as
12	follows:
13	"(1) \$3 to the Presidential Election Campaign
14	Fund in accordance with the provisions of section
15	9006(a).
16	"(2) \$7 to the Congressional Election Cam-
17	paign Fund in accordance with the provisions of
18	subtitle C of title V of the Federal Election Cam-
19	paign Act of 1971.
20	In the case of a joint return of a husband and wife having
21	an income tax liability of \$20 or more, each spouse may
22	designate that \$10 shall be paid as provided in the preced-
23	ing sentence."

- 1 (b) Conforming Amendment.—Section 9006(a) is
- 2 amended by striking "section 6096" and inserting "sec-
- 3 tion 6096(a)(1)".
- 4 (c) Effective Date.—The amendments made by
- 5 this section shall apply to taxable years beginning after
- 6 December 31, 1996.
- 7 SEC. 202. VOLUNTARY CONTRIBUTIONS TO CONGRES-
- 8 SIONAL ELECTION CAMPAIGN FUND.
- 9 (a) General Rule.—Part VIII of subchapter A of
- 10 chapter 61 of the Internal Revenue Code of 1986 (relating
- 11 to returns and records) is amended by adding at the end
- 12 the following:
- 13 "Subpart B—Designation of Additional Amounts to
- 14 Congressional Election Campaign Fund

"Sec. 6097. Designation of additional amounts.

- 15 "SEC. 6097. DESIGNATION OF ADDITIONAL AMOUNTS.
- 16 "(a) General Rule.—Every individual (other than
- 17 a nonresident alien) who files an income tax return for
- 18 any taxable year may designate an additional amount
- 19 which is not less than \$1 and not more than \$5,000 to
- 20 be paid over to the Congressional Election Campaign
- 21 Fund established under subtitle C of title V of the Federal
- 22 Election Campaign Act of 1971.
- 23 "(b) Manner and Time of Designation.—A des-
- 24 ignation under subsection (a) may be made for any taxable

1	year only at the time of filing the income tax return for
2	the taxable year. Such designation shall be made on the
3	page bearing the taxpayer's signature.
4	"(c) Treatment of Additional Amounts.—Any
5	additional amount designated under subsection (a) for any
6	taxable year shall, for all purposes of law, be treated as
7	an additional income tax imposed by chapter 1 for such
8	taxable year.
9	"(d) Income Tax Return.—For purposes of this
10	section, the term 'income tax return' means the return of
11	the tax imposed by chapter 1."
12	(b) Deductibility of Contributions.—
13	(1) IN GENERAL.—Part VII of subchapter B of
14	chapter 1 of the Internal Revenue Code of 1986 (re-
15	lating to additional itemized deductions for individ-
16	uals) is amended by redesignating section 221 as
17	section 222 and by inserting after section 220 the
18	following new section:
19	"SEC. 221. CONTRIBUTIONS TO CONGRESSIONAL ELECTION
20	CAMPAIGN FUND.
21	"There shall be allowed as a deduction for any tax-
22	able year an amount equal to the lesser of—
23	"(1) the amount designated on the income tax
24	return for the taxable year under section 6097(a), or
25	"(2) \$100 (\$200 in the case of a joint return)."

1	(2) Above-the-line deduction.—Section
2	62(a) of such Code is amended by adding after para-
3	graph (16) the following new paragraph:
4	"(17) Congressional campaign fund con-
5	TRIBUTIONS.—The deduction allowed by section
6	221."
7	(c) Conforming Amendments.—
8	(1) Part VIII of subchapter A of chapter 61 of
9	such Code is amended by striking the heading and
10	inserting:
11	"PART VIII—DESIGNATION OF AMOUNTS TO
12	ELECTION CAMPAIGN FUNDS
	"Subpart A. Federal Election Campaign Funds. "Subpart B. Designation of additional amounts to Congressional Election Campaign Fund.
13	"Subpart A—Federal Election Campaign Funds".
14	(2) The table of parts for subchapter A of chap-
15	ton 61 of such Code is amonded by striking the item
	ter 61 of such Code is amended by striking the item
16	relating to part VIII and inserting:
16	
1617	relating to part VIII and inserting:
	relating to part VIII and inserting: "Part VIII. Designation of amounts to election campaign funds."
17	relating to part VIII and inserting: "Part VIII. Designation of amounts to election campaign funds." (3) The table of sections for part VII of sub-
17 18	relating to part VIII and inserting: "Part VIII. Designation of amounts to election campaign funds." (3) The table of sections for part VII of sub- chapter B of chapter 1 of such Code is amended by

- 1 (d) Effective Date.—The amendments made by
- 2 this subsection shall apply to taxable years beginning after
- 3 December 31, 1996.

4 TITLE III—PROVISIONS RELAT-

5 ING TO SOFT MONEY OF PO-

6 LITICAL PARTIES

- 7 SEC. 301. SOFT MONEY OF POLITICAL PARTIES.
- 8 Title III of FECA (2 U.S.C. 301 et seq.) is amended
- 9 by adding at the end the following:
- 10 "SEC. 324. SOFT MONEY OF POLITICAL PARTIES.
- 11 "(a) National Committees.—A national commit-
- 12 tee of a political party (including a national congressional
- 13 campaign committee of a political party, an entity that
- 14 is established, financed, maintained, or controlled by the
- 15 national committee, a national congressional campaign
- 16 committee of a political party, and an officer or agent of
- 17 any such party or entity but not including an entity regu-
- 18 lated under subsection (b)) shall not solicit or receive any
- 19 contributions, donations, or transfers of funds, or spend
- 20 any funds, not subject to the limitations, prohibitions, and
- 21 reporting requirements of this Act.
- 22 "(b) State, District, and Local Committees.—
- 23 "(1) Limitation.—Any amount that is ex-
- pended or disbursed by a State, district, or local
- committee of a political party (including an entity

1	that is established, financed, maintained, or con-
2	trolled by a State, district, or local committee of a
3	political party and an agent or officer of any such
4	committee or entity) during a calendar year in which
5	a Federal election is held, for any activity that might
6	affect the outcome of a Federal election, including
7	any voter registration or get-out-the-vote activity,
8	any generic campaign activity, and any communica-
9	tion that identifies a candidate (regardless of wheth-
10	er a candidate for State or local office is also men-
11	tioned or identified) shall be made from funds sub-
12	ject to the limitations, prohibitions, and reporting
13	requirements of this Act.
14	"(2) Activity not included in paragraph
15	(1).—
16	"(A) In General.—Paragraph (1) shall
17	not apply to an expenditure or disbursement
18	made by a State, district, or local committee of
19	a political party for—
20	"(i) a contribution to a candidate for
21	State or local office if the contribution is
22	not designated or otherwise earmarked to
23	pay for an activity described in paragraph
24	(1);

1	"(ii) the costs of a State, district, or
2	local political convention;
3	"(iii) the non-Federal share of a
4	State, district, or local party committee's
5	administrative and overhead expenses (but
6	not including the compensation in any
7	month of any individual who spends more
8	than 20 percent of the individual's time on
9	activity during the month that may affect
10	the outcome of a Federal election) except
11	that for purposes of this paragraph, the
12	non-Federal share of a party committee's
13	administrative and overhead expenses shall
14	be determined by applying the ratio of the
15	non-Federal disbursements to the total
16	Federal expenditures and non-Federal dis-
17	bursements made by the committee during
18	the previous presidential election year to
19	the committee's administrative and over-
20	head expenses in the election year in ques-
21	tion;
22	"(iv) the costs of grassroots campaign
23	materials, including buttons, bumper stick-
24	ers, and yard signs that name or depict

1 only a candidate for State or local office; 2 and "(v) the cost of any campaign activity 3 4 conducted solely on behalf of a clearly identified candidate for State or local of-5 6 fice, if the candidate activity is not an ac-7 tivity described in paragraph (1). 8 "(B) Fundraising.—Any amount that is 9 expended or disbursed by a national, State, dis-10 trict, or local committee, by an entity that is es-11 tablished, financed, maintained, or controlled by 12 a State, district, or local committee of a politi-13 cal party, or by an agent or officer of any such 14 committee or entity to raise funds that are 15 used, in whole or in part, to pay the costs of 16 an activity described in subparagraph (A) shall 17 be made from funds subject to the limitations, 18 prohibitions, and reporting requirements of this 19 Act. "(c) Tax-Exempt Organizations.—No national, 20 21 State, district, or local committee of a political party shall 22 solicit any funds for or make any donations to an organi-23 zation that is exempt from Federal taxation under section 24 501(c) of the Internal Revenue Code of 1986.

•S 229 IS

"(d) Candidates.—

25

1	"(1) In general.—Except as provided in para-
2	graph (2), no candidate, individual holding Federal
3	office, or agent of a candidate or individual holding
4	Federal office may—
5	"(A) solicit or receive funds in connection
6	with an election for Federal office unless the
7	funds are subject to the limitations, prohibi-
8	tions, and reporting requirements of this Act;
9	or
10	"(B) solicit or receive funds that are to be
11	expended in connection with any election for
12	other than a Federal election unless the
13	funds—
14	"(i) are not in excess of the amounts
15	permitted with respect to contributions to
16	candidates and political committees under
17	section 315(a) (1) and (2); and
18	"(ii) are not from sources prohibited
19	by this Act from making contributions with
20	respect to an election for Federal office.
21	"(2) Exception.—Paragraph (1) does not
22	apply to the solicitation or receipt of funds by an in-
23	dividual who is a candidate for a State or local office
24	if the solicitation or receipt of funds is permitted

1	under State law for the individual's State or local
2	campaign committee."
3	SEC. 302. STATE PARTY GRASSROOTS FUNDS.
4	(a) Individual Contributions.—Section
5	315(a)(1) of FECA (2 U.S.C. 441a(a)(1)) is amended—
6	(1) in subparagraph (B) by striking "or" at the
7	end;
8	(2) by redesignating subparagraph (C) as sub-
9	paragraph (D); and
10	(3) by inserting after subparagraph (B) the fol-
11	lowing:
12	"(C) to—
13	"(i) a State Party Grassroots Fund estab-
14	lished and maintained by a State committee of
15	a political party in any calendar year which, in
16	the aggregate, exceed \$20,000; and
17	"(ii) any other political committee estab-
18	lished and maintained by a State committee of
19	a political party in any calendar year which, in
20	the aggregate, exceed \$5,000;
21	except that the aggregate contributions described in
22	this subparagraph that may be made by a person to
23	the State Party Grassroots Fund and all committees
24	of a State Committee of a political party in any

1	State in any calendar year shall not exceed \$20,000;
2	or''.
3	(b) Multicandidate Committee Contributions
4	TO STATE PARTY.—Section 315(a)(2) of FECA (2 U.S.C.
5	441a(a)(2)) is amended—
6	(1) in subparagraph (B), by striking "or" at
7	the end;
8	(2) by redesignating subparagraph (C) as sub-
9	paragraph (D); and
10	(3) by inserting after subparagraph (B) the fol-
11	lowing:
12	"(C) to—
13	"(i) a State Party Grassroots Fund estab-
14	lished and maintained by a State committee of
15	a political party in any calendar year which in
16	the aggregate, exceed \$15,000; and
17	"(ii) any other political committee estab-
18	lished and maintained by a State committee of
19	a political party which, in the aggregate, exceed
20	\$5,000;
21	except that the aggregate contributions described in
22	this subparagraph that may be made by a multican-
23	didate political committee to the State Party Grass-
24	roots Fund and all committees of a State Committee

1	of a political party in any State in any calendar year
2	shall not exceed \$15,000; or".
3	(c) Overall Limit.—
4	(1) In general.—Section 315(a) of FECA (2
5	U.S.C. 441a(a)) is amended by striking paragraph
6	(3) and inserting the following:
7	"(3) Overall limit.—
8	"(A) Election cycle.—No individual
9	shall make contributions during any election
10	cycle that, in the aggregate, exceed \$60,000.
11	"(B) Calendar year.—No individual
12	shall make contributions during any calendar
13	year—
14	"(i) to all candidates and their au-
15	thorized political committees that, in the
16	aggregate, exceed \$25,000; or
17	"(ii) to all political committees estab-
18	lished and maintained by State committees
19	of a political party that, in the aggregate
20	exceed \$20,000.
21	"(C) Nonelection Years.—For purposes
2.2.	of subparagraph (B)(i) any contribution made

1	to a candidate or the candidate's authorized po-
2	litical committees in a year other than the cal-
3	endar year in which the election is held with re-
4	spect to which the contribution is made shall be
5	treated as being made during the calendar year
6	in which the election is held."
7	(2) Definition.—Section 301 of FECA (2
8	U.S.C. 431) is amended by adding at the end the
9	following:
10	"(20) Election cycle.—The term 'election
11	cycle' means—
12	"(A) in the case of a candidate or the au-
13	thorized committees of a candidate, the period
14	beginning on the day after the date of the most
15	recent general election for the specific office or
16	seat that the candidate seeks and ending on the
17	date of the next general election for that office
18	or sea; and
19	"(B) in the case of all other persons, the
20	period beginning on the first day following the
21	date of the last general election and ending or
22	the date of the next general election."
23	(d) STATE PARTY GRASSROOTS FUNDS —

1	(1) IN GENERAL.—Title III of FECA (2 U.S.C.
2	301 et seq.) (as amended by section 301) is amend-
3	ed by adding at the end the following:
4	"SEC. 325. STATE PARTY GRASSROOTS FUNDS.
5	"(a) Definition.—In this section, the term 'State
6	or local candidate committee' means a committee estab-
7	lished, financed, maintained, or controlled by a candidate
8	for other than Federal office.
9	"(b) Transfers.—Notwithstanding section
10	315(a)(4), no funds may be transferred by a State com-
11	mittee of a political party from its State Party Grassroots
12	Fund to any other State Party Grassroots Fund or to any
13	other political committee, except a transfer may be made
14	to a district or local committee of the same political party
15	in the same State if the district or local committee—
16	"(1) has established a separate segregated fund
17	for the purposes described in section 324(b)(1); and
18	"(2) uses the transferred funds solely for those
19	purposes.
20	"(c) Amounts Received by Grassroots Funds
21	FROM STATE AND LOCAL CANDIDATE COMMITTEES.—
22	"(1) In general.—Any amount received by a
23	State Party Grassroots Fund from a State or local
24	candidate committee for expenditures described in
25	section 324(b)(1) that are for the benefit of that

1	candidate shall be treated as meeting the require-
2	ments of 324(b)(1) and section 304(d) if—
3	"(A) the amount is derived from funds
4	which meet the requirements of this Act with
5	respect to any limitation or prohibition as to
6	source or dollar amount specified in section
7	315(a) (1)(A) and (2)(A); and
8	"(B) the State or local candidate commit-
9	tee—
10	"(i) maintains, in the account from
11	which payment is made, records of the
12	sources and amounts of funds for purposes
13	of determining whether those requirements
14	are met; and
15	"(ii) certifies that the requirements
16	were met.
17	"(2) Determination of compliance.—For
18	purposes of paragraph (1)(A), in determining wheth-
19	er the funds transferred meet the requirements of
20	this Act described in paragraph (1)(A)—
21	"(A) a State or local candidate commit-
22	tee's cash on hand shall be treated as consisting
23	of the funds most recently received by the com-
24	mittee; and

- 1 "(B) the committee must be able to dem-2 onstrate that its cash on hand contains funds 3 meeting those requirements sufficient to cover 4 the transferred funds.
- "(3) Reporting.—Notwithstanding paragraph 5 6 (1), any State Party Grassroots Fund that receives 7 a transfer described in paragraph (1) from a State 8 or local candidate committee shall be required to 9 meet the reporting requirements of this Act, and 10 shall submit to the Commission all certifications re-11 ceived, with respect to receipt of the transfer from 12 the candidate committee."
 - (2) Definition.—Section 301 of FECA (2 U.S.C. 431) (as amended by subsection (c)(2)) is amended by adding at the end the following:
- "(21) STATE PARTY GRASSROOTS FUND.—The 16 17 term 'State Party Grassroots Fund' means a sepa-18 rate segregated fund established and maintained by 19 a State committee of a political party solely for the 20 purpose of making expenditures and other disbursements described in section 324(b)."

22 SEC. 303. REPORTING REQUIREMENTS.

(a) Reporting Requirements.—Section 304 of 23 FECA (2 U.S.C. 434) is amended by adding at the end the following new subsection:

13

14

15

21

- 1 "(d) Political Committees.—(1) The national
- 2 committee of a political party, any congressional campaign
- 3 committee of a political party, and any subordinate com-
- 4 mittee of either, shall report all receipts and disburse-
- 5 ments during the reporting period, whether or not in con-
- 6 nection with an election for Federal office.
- 7 "(2) A political committee (not described in para-
- 8 graph (1)) to which section 324(b)(1) applies shall report
- 9 all receipts and disbursements.
- 10 "(3) Any political committee shall include in its re-
- 11 port under paragraph (1) or (2) the amount of any con-
- 12 tribution received by a national committee which is to be
- 13 transferred to a State committee for use directly (or pri-
- 14 marily to support) activities described in section 324(b)(2)
- 15 and shall itemize such amounts to the extent required by
- 16 subsection (b)(3)(A).
- 17 "(4) Any political committee to which paragraph (1)
- 18 or (2) does not apply shall report any receipts or disburse-
- 19 ments that are used in connection with a Federal election.
- 20 "(5) If a political committee has receipts or disburse-
- 21 ments to which this subsection applies from any person
- 22 aggregating in excess of \$200 for any calendar year, the
- 23 political committee shall separately itemize its reporting
- 24 for such person in the same manner as required in sub-
- 25 section (b) (3)(A), (5), or (6).

1 "(6) Reports required to be filed under this sub-2 section shall be filed for the same time periods required 3 for political committees under subsection (a)." (b) REPORT OF EXEMPT CONTRIBUTIONS.—Section 4 301(8) of FECA (2 U.S.C. 431(8)) is amended by inserting at the end the following: 7 "(C) The exclusion provided in subpara-8 graph (B)(viii) shall not apply for purposes of 9 any requirement to report contributions under 10 this Act, and all such contributions aggregating 11 in excess of \$200 shall be reported." 12 (c) Reports by State Committees.—Section 304 of FECA (2 U.S.C. 434), as amended by subsection (a), is amended by adding at the end the following new sub-14 15 section: 16 "(e) FILING OF STATE REPORTS.—In lieu of any re-17 port required to be filed by this Act, the Commission may allow a State committee of a political party to file with 18 19 the Commission a report required to be filed under State 20 law if the Commission determines such reports contain 21 substantially the same information." 22 (d) Other Reporting Requirements.— 23 (1)AUTHORIZED COMMITTEES.—Section 24 304(b)(4) of FECA (2 U.S.C. 434(b)(4)) is amend-

ed—

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1	(A) by striking "and" at the end of sub-
2	paragraph (H);
3	(B) by inserting "and" at the end of sub-
4	paragraph (I); and
5	(C) by adding at the end the following new
6	subparagraph:
7	"(J) in the case of an authorized commit-
8	tee, disbursements for the primary election, the
9	general election, and any other election in which
10	the candidate participates;".
11	(2) Names and addresses.—Section
12	304(b)(5)(A) of FECA (2 U.S.C. $434(b)(5)(A)$) is
13	amended—
14	(A) by striking "within the calendar year";
15	and
16	(B) by inserting ", and the election to
17	which the operating expenditure relates" after
18	"operating expenditure".
19	TITLE IV—PROHIBITION OF CON-
20	TRIBUTIONS BY INDIVIDUALS
21	INELIGIBLE TO VOTE
22	SEC. 401. PROHIBITION OF CONTRIBUTIONS BY INDIVID-
23	UALS INELIGIBLE TO VOTE.
24	(a) Prohibition.—Section 319 of the Federal Elec-
25	tion Campaign Act of 1971 (2 U.S.C. 441e) is amended—

1	(1) in the heading by adding "AND INDIVID-
2	UALS NOT QUALIFIED TO REGISTER TO
3	VOTE" at the end; and
4	(2) in subsection (a)—
5	(A) by striking "(a) It shall" and inserting
6	the following:
7	"(a) Prohibitions.—
8	"(1) Foreign nationals.—It shall"; and
9	(B) by adding at the end the following:
10	"(2) Individuals not qualified to vote.—
11	It shall be unlawful for an individual who is not
12	qualified to register to vote in a Federal election to
13	make a contribution, or to promise expressly or
14	impliedly to make a contribution, in connection with
15	a Federal election; or for any person to solicit, ac-
16	cept, or receive a contribution in connection with a
17	Federal election from an individual who is not quali-
18	fied to register to vote in a Federal election.".
19	(b) Inclusion in Definition of Identifica-
20	TION.—Section 301(13) of the Federal Election Campaign
21	Act of 1971 (2 U.S.C. 431(13)) is amended—
22	(1) in subparagraph (A)—
23	(A) by striking "and" the first place it ap-
24	pears; and

1	(B) by inserting ", and an affirmation that
2	the individual is an individual who is not pro-
3	hibited by section 319 from making a contribu-
4	tion" after "employer"; and
5	(2) in subparagraph (B) by inserting "and an
6	affirmation that the person is a person that is not
7	prohibited by section 319 from making a contribu-
8	tion" after "such person".

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