107TH CONGRESS 2D SESSION

S. 3124

To amend the Communications Act of 1934 to revise and expand the lowest unit cost provision applicable to political campaign broadcasts, to establish commercial broadcasting station minimum airtime requirements for candidate-centered and issue-centered programming before primary and general elections, to establish a voucher system for the purchase of commercial broadcast airtime for political advertisements, and for other purposes.

IN THE SENATE OF THE UNITED STATES

OCTOBER 16, 2002

Mr. McCain (for himself, Mr. Feingold, and Mr. Durbin) introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

A BILL

To amend the Communications Act of 1934 to revise and expand the lowest unit cost provision applicable to political campaign broadcasts, to establish commercial broadcasting station minimum airtime requirements for candidate-centered and issue-centered programming before primary and general elections, to establish a voucher system for the purchase of commercial broadcast airtime for political advertisements, 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,

1 SECTION 1. SHORT TITLE.

2	This Act may be cited as the "Political Campaign
3	Broadcast Activity Improvements Act".
4	SEC. 2. MEDIA RATES.
5	(a) Lowest Unit Charge; National Commit-
6	TEES.—Section 315(b) of the Communications Act of
7	1934 (47 U.S.C. 315(b)) is amended—
8	(1) by striking "to such office" in paragraph
9	(1) and inserting "to such office, or by a national
10	committee of a political party on behalf of such can-
11	didate in connection with such campaign,"; and
12	(2) by inserting "(at any time during the 120-
13	day period preceding the date of the use)" in sub-
14	paragraph (A) of paragraph (1) after "charge".
15	(b) Preemption; Audits.—
16	(1) In general.—Section 315 of such Act (47
17	U.S.C. 315) is amended—
18	(A) by redesignating subsections (c) and
19	(d) as subsections (e) and (f), respectively and
20	moving them to follow the existing subsection
21	(e);
22	(B) by redesignating the existing sub-
23	section (e) as subsection (e); and
24	(C) by inserting after subsection (c) the
25	following:
26	"(d) Preemption.—

1 "(1) IN GENERAL.—Except as provided in para-2 graph (2), a licensee shall not preempt the use of a 3 broadcasting station by an eligible candidate or po-4 litical committee of a political party who has pur-5 chased and paid for such use.

- "(2) CIRCUMSTANCES BEYOND CONTROL OF LI-CENSEE.—If a program to be broadcast by a broadcasting station is preempted because of circumstances beyond the control of the station, any candidate or party advertising spot scheduled to be broadcast during that program may also be preempted.
- "(e) Audits.—During the 45-day period preceding a primary election and the 60-day period preceding a general election, the Commission shall conduct such audits as it deems necessary to ensure that each broadcaster to which this section applies is allocating television broadcast advertising time in accordance with this section and section 312."
- 20 (2) Conforming amendment.—Section 504
 21 of the Bipartisan Campaign Reform Act of 2002 is
 22 amended by striking "315), as amended by this Act,
 23 is amended by redesignating subsections (e) and (f)
 24 as subsections (f) and (g), respectively, and" and in25 serting "315) is amended by".

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1	(c) Stylistic Amendments.—Section 315 of such
2	Act (47 U.S.C. 315) is amended—
3	(1) by striking "For purposes of this
4	section—" in subsection (e), as redesignated by sub-
5	section (b)(1)(A) of this section, and inserting
6	"Definitions.—In this section:";
7	(2) by striking "the" in paragraph (1) of that
8	subsection and inserting "Broadcasting sta-
9	TION.—The";
10	(3) by striking "the" in paragraph (2) of that
11	subsection and inserting "LICENSEE; STATION LI-
12	CENSEE.—The"; and
13	(4) by inserting "Regulations.—" in sub-
14	section (f), as so redesignated, before "The Commis-
15	sion".
16	SEC. 3. MINIMUM TIME REQUIREMENTS FOR CANDIDATE-
17	CENTERED OR ISSUE-CENTERED BROAD-
18	CASTS BY BROADCASTING STATIONS.
19	(a) In General.—
20	(1) Program content requirements.—In
21	the administration of the Communications Act of
22	1934 (47 U.S.C. 151 et seq.), the Federal Commu-
23	nications Commission may not determine that a
24	broadcasting station has met its obligation to oper-
25	ate in the public interest unless the station dem-

1	onstrates	to	the	satisfaction	of	the	Commission
2	that—						

- (A) it broadcast at least 2 hours per week of candidate-centered programming or issuecentered programming during each of the 6 weeks preceding a Federal election, including at least 4 of the weeks immediately preceding a general election; and
- (B) not less than 1 hour of such programming was broadcast in each of those weeks during the period beginning at 5:00 p.m. and ending at 11:35 p.m. in the time zone in which the primary broadcast audience for the station is located.
- (2) Nightowl broadcasts not counted.—
 For purposes of paragraph (1) any such programming broadcast between midnight and 6:00 a.m. in the time zone in which the primary broadcast audience for the station is located shall not be taken into account.

(b) Definitions.—In this section:

(1) Broadcasting station.—The term "broadcasting station" has the meaning given that term by section 315(e)(1) of the Communications Act of 1934.

1	(2) Candidate-centered programming.—
2	The term "candidate-centered programming"—
3	(A) includes debates, interviews, candidate
4	statements, and other program formats that
5	provide for a discussion of issues by the can-
6	didate; but
7	(B) does not include paid political adver-
8	tisements.
9	(3) FEDERAL ELECTION.—The term "Federal
10	election" has the meaning given that term in section
11	315A(g)(2) of the Communications Act of 1934.
12	(4) Issue-centered programming.—The
13	term "issue-centered programming"—
14	(A) includes debates, interviews, state-
15	ments, and other program formats that provide
16	for a discussion of any ballot measure which ap-
17	pears on a ballot in a forthcoming election; but
18	(B) does not include paid political adver-
19	tisements.
20	SEC. 4. POLITICAL ADVERTISEMENTS VOUCHER PROGRAM.
21	(a) In General.—Title III of the Communications
22	Act of 1934 (47 U.S.C. 301 et seq.) is amended by insert-
23	ing after section 315 the following:

1	"SEC. 315A. POLITICAL ADVERTISEMENT VOUCHER PRO-
2	GRAM.
3	"(a) In General.—The Commission shall establish
4	and administer a voucher program for the purchase of
5	airtime on broadcast stations for political advertisements
6	in accordance with the provisions of this section.
7	"(b) Candidates.—
8	"(1) DISBURSEMENT OF VOUCHERS.—Begin-
9	ning no earlier than January of each even-numbered
10	year after 2002, the Commission shall disburse
11	vouchers at least once each month for the purchase
12	of radio or television broadcast airtime for political
13	advertisements on broadcasting stations to each in-
14	dividual certified by the Federal Election Commis-
15	sion under paragraph (2) as an eligible candidate.
16	"(2) FEC TO CERTIFY ELIGIBLE CAN-
17	DIDATES.—The Commission may not disburse
18	vouchers under paragraph (1) to an individual, until
19	the Federal Election Commission has made the fol-
20	lowing certifications with respect to that individual:
21	"(A) QUALIFICATION.—The individual is a
22	legally-qualified candidate in a Federal election.
23	"(B) AGREEMENT.—The individual has
24	agreed in writing—
25	"(i) to keep and furnish to the Fed-
26	eral Election Commission such records,

1	books, and other information as it may re-
2	quire; and
3	"(ii) to repay to the Federal Commu-
4	nications Commission an amount equal to
5	150 percent of the dollar value of vouchers
6	received from the Commission if the Fed-
7	eral Election Commission makes a final de-
8	termination that the individual violated
9	any term of the agreement.
10	"(C) House of Representatives can-
11	DIDATES.—For candidates for election to the
12	House of Representatives, that—
13	"(i) the individual has received at
14	least \$25,000 in contributions from indi-
15	viduals, not counting any amount in excess
16	of \$250 received from any individual;
17	"(ii) the individual agrees not know-
18	ingly to make expenditures from the indi-
19	vidual's personal funds, or the personal
20	funds of the individual's immediate family,
21	in connection with the campaign for elec-
22	tion to the House of Representatives in ex-
23	cess of, in the aggregate, \$125,000; and
24	"(iii) the individual faces opposition
25	by at least 1 other candidate who has re-

1	ceived contributions or made expenditures
2	of, in the aggregate, at least \$25,000 or
3	who has been certified by the Federal Elec-
4	tion Commission under this paragraph as
5	eligible to receive vouchers under para-
6	graph (1).
7	"(D) SENATE CANDIDATES.—For can-
8	didates for election to the Senate, that—
9	"(i) the individual has received at
10	least \$25,000 in contributions from indi-
11	viduals, not counting any amount in excess
12	of \$250 received from any individual, mul-
13	tiplied by the number of Representatives
14	from the State in which the individual
15	seeks election;
16	"(ii) the individual agrees not know-
17	ingly to make expenditures from the indi-
18	vidual's personal funds, or the personal
19	funds of the individual's immediate family,
20	in connection with the campaign for elec-
21	tion to the House of Representatives in ex-
22	cess of, in the aggregate, \$500,000; and
23	"(iii) the individual faces opposition
24	by at least 1 other candidate who has re-
25	ceived contributions or made expenditures

1	of, in the aggregate, at least \$25,000 mul-
2	tiplied by the number of Representatives
3	from the State in which the individual
4	seeks election or who has been certified by
5	the Federal Election Commission under
6	this paragraph as eligible to receive vouch-
7	ers under paragraph (1).
8	"(E) Presidential candidates.—For
9	candidates for nomination for election, or elec-
10	tion, to the Office of President—
11	"(i) the term 'Federal election' in-
12	cludes a primary election (as defined in
13	section 9032(7) of the Internal Revenue
14	Code of 1986 (26 U.S.C. 9032(7))); and
15	"(ii) in order to be eligible to receive
16	vouchers under this section, the candidate
17	shall execute the agreement described in
18	subparagraph (B).
19	"(3) Certification process.—In carrying
20	out its duties under paragraph (2), the Federal
21	Election Commission shall—
22	"(A) provide the requested certification, if
23	the individual meets the requirements for cer-
24	tification, within 7 days after it receives the in-
25	formation necessary therefor; and

"(B) shall comply with the requirements of chapter 35 of title 44, United States Code, (commonly known as the Paperwork Reduction Act) and take other appropriate steps to minimize the paperwork burden on candidates seeking certification under this subsection.

"(c) POLITICAL PARTIES.—

- "(1) DISBURSEMENT OF VOUCHERS.—In January, 2004, and January of each even-numbered year thereafter, the Commission shall disburse vouchers for the purchase of radio or television broadcast airtime for political advertisements on broadcasting stations to each political party committee certified by the Federal Election Commission under paragraph (2) as an eligible committee.
- "(2) FEC TO CERTIFY ELIGIBLE COMMITTEES.—The Commission may not disburse vouchers under paragraph (1) to a political party committee, until the Federal Election Commission has made the following certifications with respect to that committee:
 - "(A) NATIONAL PARTY COMMITTEES.—

 The committee is the national committee of a political party or the national congressional campaign committee of a political party (as

1	those terms are used in section 323(a)(1) of the
2	Federal Election Campaign Act of 1971 (2
3	U.S.C. $441i(a)(1)$).
4	"(B) MINOR PARTY COMMITTEES.—In the
5	case of a political party committee that is not
6	described in subparagraph (A), the committee
7	meets the candidate base requirement of sub-
8	paragraph (C).
9	"(C) CANDIDATE BASE.—The committee
10	has candidates—
11	"(i) for election to the House of Rep-
12	resentatives who have been certified by the
13	Federal Election Commission under sub-
14	section (b)(2) as eligible candidates in at
15	least 22 districts; or
16	"(ii) for election to the Senate in at
17	least 5 States who have been certified by
18	the Federal Election Commission under
19	subsection (b)(2) as eligible candidates.
20	"(D) AGREEMENT.—The committee agrees
21	in writing—
22	"(i) to keep and furnish to the Fed-
23	eral Election Commission such records,
24	books, and other information as it may re-
25	quire; and

1	"(ii) to repay to the Federal Commu-
2	nications Commission an amount equal to
3	150 percent of the dollar value of vouchers
4	received from the Commission if the Fed-
5	eral Election Commission makes a final de-
6	termination that the committee violated
7	any term of the agreement.
8	"(d) Amounts.—
9	"(1) Calendar year 2004 aggregates.—For
10	calendar year 2004, the Commission shall disburse
11	vouchers in the aggregate amount of not more than
12	\$750,000,000, of which—
13	"(A) not more than $$650,000,000$ shall be
14	available for disbursement to candidates under
15	subsection (b); and
16	"(B) not more than $$100,000,000$ shall be
17	available for disbursement to political parties
18	under subsection (c).
19	"(2) Per-candidate amount.—
20	"(A) IN GENERAL.—Except as provided in
21	subparagraphs (B) and (C), the Commission
22	shall disburse vouchers to an individual can-
23	did ate under subsection (b)(1) with respect to a
24	Federal election equal, in the aggregate, to \$3
25	multiplied by the contributions received by that

1	individual with respect to that election, not
2	counting any amount in excess of \$250 received
3	from any individual.
4	"(B) MAXIMUM.—Except as provided in
5	subparagraph (C), the Commission may not dis-
6	burse vouchers to an individual candidate under
7	subsection (b)(1) with respect to a Federal elec-
8	tion of more than—
9	"(i) \$375,000, for a candidate for
10	election to the House of Representatives;
11	or
12	"(ii) \$375,000 multiplied by the num-
13	ber of Representatives from the State from
14	which the individual seeks election, for a
15	candidate for election to the Senate.
16	"(C) Special rule for presidential
17	CANDIDATES.—The Commission shall disburse
18	vouchers to a candidate for nomination for elec-
19	tion, or election, to the Office of President who
20	receives payments under section 9037 or 9006
21	of the Internal Revenue Code of 1986 (26
22	U.S.C. 9037 or 9006), respectively, equal to—
23	"(i) \$1 for each dollar received under
24	section 9037 of such Code: and

1	"(ii) 50 cents for each dollar received
2	under section 9006 of such Code.
3	"(3) Per-committee amount.—
4	"(A) IN GENERAL.—The \$100,000,000
5	available to be disbursed to political parties
6	shall be disbursed as follows:
7	"(i) The Commission shall reserve a
8	percentage, determined by the Commission,
9	of the amount available for disbursement
10	as provided in subparagraph (B) to polit-
11	ical party committees described in sub-
12	section (e)(2)(B) that have been or will be
13	certified by the Federal Election Commis-
14	sion as eligible political party committees.
15	"(ii) The Commission shall disburse
16	the remainder of the amount available for
17	disbursement in equal amounts among po-
18	litical party committees described in sub-
19	section (c)(2)(A) that have been or will be
20	certified by the Federal Election Commis-
21	sion as eligible political party committees.
22	"(B) MINOR PARTY COMMITTEE
23	AMOUNT.—From the amount reserved under
24	subparagraph (A)(i), the Commission shall dis-
25	burse to political party committees described in

1	subsection $(c)(2)(B)$ certified by the Federal
2	Election Commission as eligible political party
3	committees—
4	"(i) the same amount as the Commis-
5	sion disburses to each political party com-
6	mittee under subparagraph (A)(ii) if the
7	political party with which the political com-
8	mittee is affiliated has—
9	"(I) candidates for election to the
10	House of Representatives certified by
11	the Federal Election Commission
12	under subsection $(b)(2)$ as eligible
13	candidates in 218 or more districts; or
14	"(II) candidates for election to
15	the Senate certified by the Federal
16	Election Commission under subsection
17	(b)(2) as eligible candidates in 17 or
18	more of the States in which elections
19	for United States Senator are being
20	held; and
21	"(ii) a percentage of such amount, de-
22	termined under subparagraph (C), if the
23	political party with which the political com-
24	mittee is affiliated does not qualify for the
25	full amount under clause (i).

1	"(C) Proportionate amount deter-
2	MINATION.—The amount the Commission may
3	disburse to a political party committee de-
4	scribed in subparagraph (B)(ii) is a percentage
5	of the amount disbursed to a political party
6	committee under subparagraph $(A)(2)$ equal to
7	the greater of the following percentages:
8	"(i) A percentage—
9	"(I) the numerator of which is
10	the number of districts in which the
11	party has candidates for election to
12	the House of Representatives certified
13	by the Federal Election Commission
14	under subsection $(b)(2)$ as eligible
15	candidates; and
16	"(II) the denominator of which is
17	435.
18	"(ii) A percentage—
19	"(I) the numerator of which is
20	the number of States in which the
21	party has candidates for election to
22	the Senate certified by the Federal
23	Election Commission under subsection
24	(b)(2) as eligible candidates; and

1	"(II) the denominator of which is
2	33 (or 34 in any year in which there
3	are 34 Senators for election).
4	"(e) Inflation Adjustment.—Each dollar amount
5	in this section shall be adjusted for even-numbered years
6	after 2002 in the same manner as the limitations in sec-
7	tion 315(b) and (d) of the Federal Election Campaign Act
8	of 1971 are adjusted under section 301(c) of that Act,
9	except that, for the purpose of applying section 301(c)—
10	"(1) '(commencing in 2004)' shall be sub-
11	stituted for '(commencing in 1976)' in paragraph
12	(1) of that section; and
13	(2) '2002' shall be substituted for '1974' in
14	paragraph (2)(B) of that section.
15	"(f) Use.—
16	"(1) Exclusive use.—Vouchers disbursed by
17	the Commission under this section may be used ex-
18	clusively for the purpose described in subsection (b)
19	by the candidate or political party committee to
20	which the vouchers were disbursed, except that—
21	"(A) a candidate may exchange vouchers
22	with a political party under paragraph (2); and
23	"(B) a political party may use vouchers to
24	purchase broadcast airtime for political adver-

1	tisements for its candidates in a general elec-
2	tion for any Federal, State, or local office.
3	"(2) Exchange with political party com-
4	MITTEE.—
5	"(A) In general.—A individual who re-
6	ceives a voucher under this section may transfer
7	the right to use all or a portion of the value of
8	the voucher to a committee, described in sub-
9	section (c)(2)(A), of the political party of which
10	the individual is a candidate in exchange for
11	money in an amount equal to the cash value of
12	the voucher or portion exchanged.
13	"(B) Continuation of candidate obli-
14	GATIONS.—The transfer of a voucher, in whole
15	or in part, to a political party committee under
16	this paragraph does not release the candidate
17	from any obligation under the agreement made
18	under subsection (b)(2) or otherwise modify
19	that agreement or its application to that can-
20	didate.
21	"(C) Party committee obligations.—
22	Any political party committee to which a vouch-
23	er or portion thereof is transferred under sub-
24	paragraph (A)—

1	"(i) shall account fully, in accordance
2	with such requirements as the Commission
3	may establish, for the receipt of the vouch-
4	er; and
5	"(ii) may not use the transferred
6	voucher or portion thereof for any purpose
7	other than a purpose described in para-
8	graph (1)(B).
9	"(D) Voucher as a contribution
10	UNDER FECA.—If a candidate transfers a
11	voucher or any portion thereof to a political
12	party committee under subparagraph (A)—
13	"(i) the value of the voucher or por-
14	tion thereof transferred shall be treated as
15	a contribution from the candidate to the
16	committee for purposes of sections 302
17	and 304 of the Federal Election Campaign
18	Act of 1971 (2 U.S.C. 432 and 434);
19	"(ii) the committee may, in exchange,
20	provide to the candidate only funds subject
21	to the prohibitions, limitations, and report-
22	ing requirements of the Federal Election
23	Campaign Act of 1971 (2 U.S.C. 431 et
24	seq.);

1 "(iii) the money received in exchange
2 by the candidate shall be treated as a con3 tribution from the committee to the can4 didate for purposes of those sections; and
5 "(iv) the amount, if identified as a
6 'voucher exchange' shall not be considered
7 a contribution for the purposes of section
8 315 of that Act (2 U.S.C. 441a).

"(g) Value; Acceptance; Redemption.—

- "(1) Voucher.—Each voucher disbursed by the Commission under this section shall have a value in dollars, redeemable upon presentation to the Commission, together with such documentation and other information as the Commission may require, for the purchase of broadcast airtime for political advertisements in accordance with this section.
- "(2) Acceptance.—A broadcasting station shall accept vouchers in payment for the purchase of broadcast airtime for political advertisements in accordance with this section.
- "(3) Redemption.—The Commission shall redeem vouchers accepted by broadcasting stations under paragraph (2) upon presentation, subject to such documentation, verification, accounting, and application requirements as the Commission may im-

pose to ensure the accuracy and integrity of the voucher redemption system. The Commission shall use amounts in the Political Advertising Voucher Account established under subsection (h) to redeem vouchers presented under this subsection.

"(4) Expiration.—

"(A) CANDIDATES.—A voucher may only be used to pay for broadcast airtime for political advertisements to be broadcast before midnight on the day before the date of the Federal election in connection with which it was issued and shall be null and void for any other use or purpose.

"(B) EXCEPTION FOR POLITICAL PARTY COMMITTEES.—A voucher held by a political party committee may be used to pay for broadcast airtime for political advertisements to be broadcast before midnight on December 31st of the odd-numbered year following the year in which the voucher was issued by the Commission.

- "(5) Voucher as expenditure under feca.—
- 24 "(A) CONGRESSIONAL CAMPAIGNS.—Ex-25 cept as provided in subparagraph (B), for pur-

1 poses of the Federal Election Campaign Act of 2 1971 (2 U.S.C. 431 et seq.), the use of a 3 voucher to purchase broadcast airtime con-4 stitutes an expenditure as defined in section 5 301(9)(A) of that Act (2 U.S.C. 431(9)(A)). 6 "(B) Presidential campaigns.—Not-7 withstanding any provision of the Federal Elec-8 tion Campaign Act of 1971 or chapter 95 or 96 9 of the Internal Revenue Code of 1986 to the 10 contrary, the use of a voucher by a candidate 11 for nomination for election, or election, to the 12 Office of President does not constitute an ex-13 penditure for purposes of that Act or chapter. 14 "(h) Political ADVERTISING VOUCHER 15 COUNT.— "(1) In General.—The Commission shall es-16 17 tablish an account to be known as the Political Ad-18 vertising Voucher Account, which shall be credited 19 with commercial television spectrum use fees as-20 sessed under this subsection, together with any 21 amounts repaid or otherwise reimbursed under this 22 section. 23 "(2) Spectrum use fee.— "(A) IN GENERAL.—The Commission shall 24

assess, and collect annually, a spectrum use fee

1	based on a percentage of a broadcasting sta-
2	tion's gross revenues in an amount necessary to
3	carry out the provisions of this section.
4	"(B) Limitations.—The percentage
5	under subparagraph (A) may not be—
6	"(i) greater than 1 percent; nor
7	"(ii) less than .05 percent.
8	"(C) AVAILABILITY.—Any amount as-
9	sessed and collected under this paragraph shall
10	be retained by the Commission as an offsetting
11	collection for the purposes of making disburse-
12	ments under this section, except that—
13	"(i) the salaries and expenses account
14	of the Commission shall be credited with
15	such sums as are necessary from those
16	amounts for the costs of developing and
17	implementing the program established by
18	this section; and
19	"(ii) the Commission may reimburse
20	the Federal Election Commission for any
21	expenses incurred by the Commission
22	under this section.
23	"(D) FEE DOES NOT APPLY TO PUBLIC
24	BROADCASTING STATIONS.—Subparagraph (A)
25	does not apply to a public telecommunications

- 1 entity (as defined in section 397(12) of this 2 Act). 3 "(3) Administrative provisions.—Except as 4 otherwise provided in this subsection, section 9 ap-5 plies to the assessment and collection of fees under 6 this subsection to the same extent as if those fees 7 were regulatory fees imposed under section 9. "(i) Definitions.—In this section: 8 9 "(1) Broadcasting station.—The term 10 'broadcasting station' has the meaning given that 11 term by section 315(e)(1). "(2) FEDERAL ELECTION.—The term 'Federal 12 13 election' means any regularly-scheduled, primary, 14 runoff, or special election held to nominate or elect 15 a candidate to Federal office. "(3) FEDERAL OFFICE.—The term 'Federal of-16 17 fice' has the meaning given that term by section 18 101(3) of the Federal Election Campaign Act of 19 1971 (2 U.S.C. 431(3)). 20 "(4) Legally-Qualified candidate.—The term 'legally-qualified candidate' means a legally 21 22 qualified candidate within the meaning of section 23 315.
- 24 "(5) POLITICAL PARTY.—The term 'political party' means a major party or a minor party as de-

- fined in section 9002(3) or (4) of the Internal Revenue Code of 1986 (26 U.S.C. 9002(3) or (4)).
- 3 "(6) OTHER TERMS.—Except as otherwise provided in this section, any term used in this section
- 5 that is defined in section 301 of the Federal Elec-
- 6 tion Campaign of 1971 (2 U.S.C. 431) has the
- 7 meaning given that term by section 301 of that Act.
- 8 "(j) Regulations.—The Commission shall prescribe
- 9 such regulations as may be necessary to carry out the pro-
- 10 visions of this section. In developing the regulations, the
- 11 Commission shall consult with the Federal Elections Com-
- 12 mission.".
- 13 (b) Delayed Effective Date for Presidential
- 14 CANDIDATES.—The provisions of subsections (b)(2)(E)
- 15 and (d)(2)(C) of section 315A of the Communications Act
- 16 of 1934, as added by subsection (a), shall take effect on
- 17 January 1, 2008.

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