108TH CONGRESS 2D SESSION

H.R.5127

To amend the Federal Election Campaign Act of 1971 to define political committee and clarify when organizations described in section 527 of the Internal Revenue Code of 1986 must register as political committees, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

September 22, 2004

Mr. Shays (for himself and Mr. Meehan) introduced the following bill; which was referred to the Committee on House Administration

A BILL

- To amend the Federal Election Campaign Act of 1971 to define political committee and clarify when organizations described in section 527 of the Internal Revenue Code of 1986 must register as political committees, 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.
- This Act may be cited as the "527 Reform Act of
- 5 2004".

1 SEC. 2. TREATMENT OF SECTION 527 ORGANIZATIONS.

2	(a) Definition of Political Committee.—Sec-
3	tion 301(4)(A) of the Federal Election Campaign Act of
4	1971 (2 U.S.C. 431(4)(A)) is amended to read as follows:
5	"(A) any committee, club, association, or
6	other group of persons that—
7	"(i) during one calendar year, receives
8	contributions aggregating in excess of
9	\$1,000 or makes expenditures aggregating
10	in excess of \$1,000; and
11	"(ii) has as its major purpose the
12	nomination or election of one or more can-
13	didates;".
14	(b) Definition of Major Purpose for Section
15	527 Organizations.—Title III of the Federal Election
16	Campaign Act of 1971 (2 U.S.C. 431 et seq.) is amended
17	by adding at the end the following new section:
18	"SEC. 325. DEFINITIONS AND RULES FOR DETERMINING
19	ORGANIZATIONS AND DISBURSEMENTS IN-
20	FLUENCING FEDERAL ELECTIONS.
21	"(a) Major Purpose of Section 527 Organiza-
22	Tions.—For purposes of section 301(4)(A)—
23	"(1) In general.—A committee, club, associa-
24	tion, or group of persons that—

1	"(A) is an organization described in sec-
2	tion 527 of the Internal Revenue Code of 1986,
3	and
4	"(B) is not described in paragraph (2),
5	has as its major purpose the nomination or election
6	of one or more candidates.
7	"(2) Excepted organizations.—Subject to
8	paragraph (3), a committee, club, association, or
9	other group of persons described in this paragraph
10	is—
11	"(A) an organization described in section
12	527(i)(5) of the Internal Revenue Code of
13	1986, or
14	"(B) any other organization which is one
15	of the following:
16	"(i) A committee, club, association, or
17	other group of persons whose election or
18	nomination activities relate exclusively to
19	elections where no candidate for Federal
20	office appears on the ballot.
21	"(ii) A committee, club, association,
22	or other group of persons that is orga-
23	nized, operated, and makes disbursements
24	exclusively for one or more of the following
25	purposes:

1	"(I) Influencing the selection,
2	nomination, election, or appointment
3	of one or more candidates to non-Fed-
4	eral offices.
5	"(II) Influencing one or more
6	State or local ballot initiatives, State
7	or local referenda, State or local con-
8	stitutional amendments, State or local
9	bond issues, or other State or local
10	ballot issues.
11	"(III) Influencing the selection,
12	appointment, nomination, or con-
13	firmation of one or more individuals
14	to non-elected offices.
15	"(IV) Paying expenses described
16	in the last sentence of section
17	527(e)(2) of the Internal Revenue
18	Code of 1986 or expenses of a news-
19	letter fund described in section 527(g)
20	of such Code.
21	"(3) Section 527 organizations making
22	CERTAIN DISBURSEMENTS.—A committee, club, as-
23	sociation, or other group of persons described in
24	paragraph (2)(B) shall not be considered to be de-
25	scribed in such paragraph for purposes of paragraph

1	(1)(B) if it makes disbursements for a public com-
2	munication that promotes, supports, attacks, or op-
3	poses a clearly identified candidate for Federal office
4	during the period beginning on the first day of the
5	calendar year preceding the calendar year in which
6	the general election for the office sought by the
7	clearly identified candidate occurs and ending on the
8	date of the general election.".
9	SEC. 3. CERTAIN EXPENSES BY MAJOR PURPOSE ORGANIC
10	ZATIONS TREATED AS EXPENDITURES.
11	(a) In General.—Section 301(9)(A)(i) of the Fed-
12	eral Election Campaign Act of 1971 (2 U.S.C.
13	431(9)(A)(i)) is amended by inserting ", including any
14	amount described in section 325(b)" after "office".
15	(b) Applicable Communications.—Section 325 of
16	the Federal Election Campaign Act of 1971 (as added by
17	section 2(b)) is amended by adding at the end the fol-
18	lowing new subsection:
19	"(b) Certain Expenditures for Major Purpose
20	Organizations.—
21	"(1) In General.—Subject to paragraph (2), a
22	purchase, payment, distribution, loan, advance, de-
23	posit, or gift of money or anything of value for—
24	"(A) a public communication that refers to
25	a clearly identified candidate for Federal office

or to a political party (regardless of whether a candidate for State or local office is also mentioned or identified) and that promotes, supports, attacks, or opposes a candidate for that office or a political party (regardless of whether the communication expressly advocates a vote for or against a candidate), or

"(B) voter registration activity, voter identification, get-out-the-vote activity, or generic campaign activity conducted in connection with an election in which a candidate for Federal office appears on the ballot (regardless of whether a candidate for State or local office also appears on the ballot),

shall be an expenditure under section 301(9)(A)(i) if made by, or on behalf of, a political committee (as defined in section 301(4)) or a committee, club, association, or other group of persons for which the nomination or election of one or more candidates is its major purpose.

"(2) EXCEPTION.—Any funds used for purposes described in paragraph (1) that, in accordance with allocation rules set forth in section 325(c), are disbursed from a non-Federal account shall not be treated as expenditures.".

1	SEC. 4. RULES FOR ALLOCATION OF EXPENSES BETWEEN
2	FEDERAL AND NON-FEDERAL ACTIVITIES.
3	Section 325 of the Federal Election Campaign Act
4	of 1971 (as added by section 2(b) and amended by section
5	3) is amended by adding at the end the following:
6	"(c) Allocation and Funding Rules for Ex-
7	PENSES OF SEPARATE SEGREGATED FUNDS AND NON-
8	CONNECTED COMMITTEES RELATING TO FEDERAL AND
9	Non-Federal Activities.—
10	"(1) In general.—In the case of any dis-
11	bursements by any separate segregated fund or non-
12	connected committee for which allocation rules are
13	provided under paragraph (2)—
14	"(A) the disbursements shall be allocated
15	between Federal and non-Federal accounts in
16	accordance with this subsection and regulations
17	prescribed by the Commission, and
18	"(B) in the case of disbursements allocated
19	to non-Federal accounts, may be paid only from
20	a qualified non-Federal account.
21	"(2) Costs to be allocated and alloca-
22	TION RULES.—Disbursements by any separate seg-
23	regated fund or nonconnected committee in connec-
24	tion with Federal and non-Federal elections for any
25	of the following categories of activity shall be allo-
26	cated as follows:

- "(A) At least 50 percent of any administrative expenses, including rent, utilities, office supplies, and salaries not attributable to a clearly identified candidate shall be paid with funds from a Federal account, except that for a separate segregated fund such expenses may be paid instead by its connected organization.
 - "(B) At least 50 percent of the direct costs of a fundraising program or event, including disbursements for solicitation of funds and for planning and administration of actual fundraising events, where Federal and non-Federal funds are collected through such program or event shall be paid with funds from a Federal account, except that for a separate segregated fund such costs may be paid instead by its connected organization.
 - "(C) At least 50 percent of the expenses for public communications or voter drive activities that refer to a political party, but do not refer to any clearly identified Federal or non-Federal candidate, shall be paid with funds from a Federal account.
 - "(D) 100 percent of the expenses for public communications or voter drive activities that

refer to a political party, and refer to one or more clearly identified Federal candidates, but do not refer to any clearly identified non-Federal candidates, shall be paid with funds from a Federal account.

"(E) At least 50 percent of the expenses for public communications or voter drive activities that refer to a political party, and refer to one or more clearly identified non-Federal candidates, but do not refer to any clearly identified Federal candidates, shall be paid with funds from a Federal account, except that this subparagraph shall not apply to communications or activities that relate exclusively to elections where no candidate for Federal office appears on the ballot.

"(F) At least 50 percent of the expenses for public communications and voter drive activities that refer to one or more clearly identified candidates for Federal office and one or more clearly defined non-Federal candidates, without regard to whether the communication refers to a political party, shall be paid with funds from a Federal account.

1	"(3) Qualified non-federal account.—For
2	purposes of this subsection—
3	"(A) IN GENERAL.—The term 'qualified
4	non-Federal account' means an account which
5	consists solely of amounts—
6	"(i) that, subject to the limitations of
7	subparagraphs (B) and (C), are raised by
8	the separate segregated fund or noncon-
9	nected committee only from individuals,
10	and
11	"(ii) with respect to which all other
12	requirements of Federal, State, or local
13	law are met.
14	"(B) Limitation on individual dona-
15	TIONS.—
16	"(i) In general.—A separate seg-
17	regated fund or nonconnected committee
18	may not accept more than \$25,000 in
19	funds for its qualified non-Federal account
20	from any one individual in any calendar
21	year.
22	"(ii) Affiliation.—For purposes of
23	this subparagraph, all qualified non-Fed-
24	eral accounts of separate segregated funds
25	or nonconnected committees which are di-

1	rectly or indirectly established, financed,
2	maintained, or controlled by the same per-
3	son or persons shall be treated as one ac-
4	count.
5	"(C) Fundraising limitation.—No do-
6	nation to a qualified non-Federal account may
7	be solicited, received, directed, transferred, or
8	spent by or in the name of any person described
9	in subsection (a) or (e) of section 323.
10	"(4) Voter drive activity and federal ac-
11	COUNT DEFINED.—For purposes of this sub-
12	section—
13	"(A) VOTER DRIVE ACTIVITY.—The term
14	'voter drive activity' means any of the following
15	activities conducted in connection with an elec-
16	tion in which a candidate for Federal office ap-
17	pears on the ballot (regardless of whether a
18	candidate for State or local office also appears
19	on the ballot):
20	"(i) Voter registration activity.
21	"(ii) Voter identification.
22	"(iii) Get-out-the-vote activity.
23	"(iv) Generic campaign activity.
24	"(B) FEDERAL ACCOUNT.—The term
25	'Federal account' means an account which con-

sists solely of contributions subject to the limitations, prohibitions, and reporting requirements of this Act. Nothing in this subsection or in section 323(b)(2)(B)(iii) shall be construed to infer that a limit other than the limit under section 315(a)(1)(C) applies to contributions to the account.".

8 SEC. 5. CONSTRUCTION.

- 9 No provision of this Act, or amendment made by this 10 Act, shall be construed—
- 11 (1) as approving, ratifying, or endorsing a regu-12 lation promulgated by the Federal Election Commis-13 sion, or
- 14 (2) as establishing, modifying, or otherwise af-15 feeting the definition of political organization for 16 purposes of the Internal Revenue Code of 1986.

17 SEC. 6. EFFECTIVE DATE.

The amendments made by this Act shall take effect on January 1, 2005.

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