H. R. 1826

To reform the financing of House elections, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 31, 2009

Mr. Larson of Connecticut (for himself, Mr. Nadler of New York, Ms. Pin-Gree of Maine, Mr. Jones, Mr. Platts, Mr. Cooper, Mr. Holt, Mr. Cohen, Mr. Heinrich, Mr. Polis of Colorado, Ms. Edwards of Maryland, Mr. Capuano, and Mr. Doyle) introduced the following bill; which was referred to the Committee on House Administration, and in addition to the Committees on Energy and Commerce and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To reform the financing of House 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; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Fair Elections Now Act".
- 6 (b) Table of Contents.—The table of contents of
- 7 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—FAIR ELECTIONS FINANCING OF HOUSE ELECTION CAMPAIGNS

- Sec. 101. Findings and declarations.
- Sec. 102. Eligibility requirements and benefits of fair elections financing of House election campaigns.

"TITLE V—FAIR ELECTIONS FINANCING OF HOUSE ELECTION CAMPAIGNS

"Subtitle A—General Provisions

- "Sec. 501. Definitions.
- "Sec. 502. Fair Elections Fund.

"Subtitle B—Eligibility and Certification

- "Sec. 511. Eligibility.
- "Sec. 512. Qualifying contribution requirement.
- "Sec. 513. Contribution and expenditure requirements.
- "Sec. 514. Debate requirement.
- "Sec. 515. Certification.

"Subtitle C—Benefits

- "Sec. 521. Benefits for participating candidates.
- "Sec. 522. Allocations from the Fund.
- "Sec. 523. Matching payments for qualified small dollar contributions.
- "Sec. 524. Political advertising vouchers.

"Subtitle D—Administrative Provisions

- "Sec. 531. Fair Elections Oversight Board.
- "Sec. 532. Administration provisions.
- "Sec. 533. Violations and penalties.
- Sec. 103. Prohibition on joint fundraising committees.
- Sec. 104. Limitation on coordinated expenditures by political party committees with participating candidates.
- Sec. 105. Deposit of proceeds from recovered spectrum auctions.
- Sec. 106. Designation of overpayments as contributions to Fair Elections Fund.

TITLE II—IMPROVING VOTER INFORMATION

- Sec. 201. Broadcasts relating to all House candidates.
- Sec. 202. Broadcast rates for participating candidates.
- Sec. 203. FCC to prescribe standardized form for reporting candidate campaign ads.

TITLE III—RESPONSIBILITIES OF THE FEDERAL ELECTION COMMISSION

- Sec. 301. Petition for certiorari.
- Sec. 302. Filing by all candidates with Commission.
- Sec. 303. Electronic filing of FEC reports.

TITLE IV—MISCELLANEOUS PROVISIONS

Sec. 401. Severability. Sec. 402. Effective date.

1 TITLE I—FAIR ELECTIONS FI-

2 NANCING OF HOUSE ELEC-

3 TION CAMPAIGNS

4	SEC.	101.	FINDINGS	AND DECL	ARATIONS
т	BEC.	101.	THIDHIG	\mathbf{A}	

- 5 (a) Undermining of Democracy by Campaign
- 6 Contributions From Private Sources.—The House
- 7 of Representatives finds and declares that the current sys-
- 8 tem of privately financed campaigns for election to the
- 9 House of Representatives has the capacity, and is often
- 10 perceived by the public, to undermine democracy in the
- 11 United States by—
- 12 (1) creating a culture that fosters actual or per-
- ceived conflicts of interest, by encouraging Members
- of the House to accept large campaign contributions
- from private interests that are directly affected by
- 16 Federal legislation;
- 17 (2) diminishing or appearing to diminish Mem-
- bers' accountability to constituents by compelling
- legislators to be accountable to the major contribu-
- tors who finance their election campaigns;
- 21 (3) undermining the meaning of the right to
- vote by allowing monied interests to have a dis-
- proportionate and unfair influence within the polit-
- 24 ical process;

1	(4) imposing large, unwarranted costs on tax-
2	payers through legislative and regulatory distortions
3	caused by unequal access to lawmakers for campaign
4	contributors;
5	(5) making it difficult for some qualified can-
6	didates to mount competitive House election cam-
7	paigns;
8	(6) disadvantaging challengers and discouraging
9	competitive elections, because large campaign con-
10	tributors tend to donate their money to incumbent
11	Members, thus causing House elections to be less
12	competitive; and
13	(7) burdening incumbents with a preoccupation
14	with fundraising and thus decreasing the time avail-
15	able to carry out their public responsibilities.
16	(b) Enhancement of Democracy by Providing
17	ALLOCATIONS FROM THE FAIR ELECTIONS FUND.—The
18	House of Representatives finds and declares that pro-
19	viding the option of the replacement of large private cam-
20	paign contributions with allocations from the Fair Elec-

(1) reducing the actual or perceived conflicts of
 interest created by fully private financing of the elec-

21 tions Fund for all primary, runoff, and general elections

to the House of Representatives would enhance American

democracy by—

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- tion campaigns of public officials and restoring public confidence in the integrity and fairness of the electoral and legislative processes through a program which allows participating candidates to adhere to substantially lower contribution limits for contributors with an assurance that there will be sufficient funds for such candidates to run viable electoral campaigns;
 - (2) increasing the public's confidence in the accountability of Members to the constituents who elect them, which derives from the program's qualifying criteria to participate in the voluntary program and the conclusions that constituents may draw regarding candidates who qualify and participate in the program;
 - (3) helping to reduce the ability to make large campaign contributions as a determinant of a citizen's influence within the political process by facilitating the expression of support by voters at every level of wealth, encouraging political participation, incentivizing participation on the part of Members through the matching of small dollar contributions;
 - (4) potentially saving taxpayers billions of dollars that may be (or that are perceived to be) currently allocated based upon legislative and regu-

1	latory agendas skewed by the influence of campaign
2	contributions;
3	(5) creating genuine opportunities for all Amer-
4	icans to run for the House of Representatives and
5	encouraging more competitive elections;
6	(6) encouraging participation in the electoral
7	process by citizens of every level of wealth; and
8	(7) freeing Members from the incessant pre-
9	occupation with raising money, and allowing them
10	more time to carry out their public responsibilities.
11	SEC. 102. ELIGIBILITY REQUIREMENTS AND BENEFITS OF
12	FAIR ELECTIONS FINANCING OF HOUSE
13	ELECTION CAMPAIGNS.
14	The Federal Election Campaign Act of 1971 (2
15	U.S.C. 431 et seq.) is amended by adding at the end the
16	following:
17	"TITLE V—FAIR ELECTIONS FI-
18	NANCING OF HOUSE ELEC-
19	TION CAMPAIGNS
20	"Subtitle A—General Provisions
21	"SEC. 501. DEFINITIONS.
21	
21	"In this title:
	"In this title: "(1) ALLOCATION FROM THE FUND.—The term

1	money from the Fair Elections Fund to a partici-
2	pating candidate pursuant to section 522.
3	"(2) Board.—The term 'Board' means the
4	Fair Elections Oversight Board established under
5	section 531.
6	"(3) Fair elections qualifying period.—
7	The term 'Fair Elections qualifying period' means,
8	with respect to any candidate for the office of Rep-
9	resentative in, or Delegate or Resident Commis-
10	sioner to, the Congress, the period—
11	"(A) beginning on the date on which the
12	candidate files a statement of intent under sec-
13	tion $511(a)(1)$; and
14	"(B) ending on the date that is 60 days
15	before—
16	"(i) the date of the primary election;
17	or
18	"(ii) in the case of a State that does
19	not hold a primary election, the date pre-
20	scribed by State law as the last day to
21	qualify for a position on the general elec-
22	tion ballot.
23	"(4) Fair elections start date.—The term
24	'Fair Elections start date' means, with respect to
25	any candidate, the date that is 180 days before—

1	"(A) the date of the primary election; or
2	"(B) in the case of a State that does not
3	hold a primary election, the date prescribed by
4	State law as the last day to qualify for a posi-
5	tion on the general election ballot.
6	"(5) Fund.—The term 'Fund' means the Fair
7	Elections Fund established by section 502.
8	"(6) Immediate family.—The term 'imme-
9	diate family' means, with respect to any candidate—
10	"(A) the candidate's spouse;
11	"(B) a child, stepchild, parent, grand-
12	parent, brother, half-brother, sister, or half-sis-
13	ter of the candidate or the candidate's spouse;
14	and
15	"(C) the spouse of any person described in
16	subparagraph (B).
17	"(7) MATCHING CONTRIBUTION.—The term
18	'matching contribution' means a matching payment
19	provided to a participating candidate for qualified
20	small dollar contributions, as provided under section
21	523.
22	"(8) Nonparticipating candidate.—The
23	term 'nonparticipating candidate' means a candidate
24	for the office of Representative in, or Delegate or

1	Resident Commissioner to, the Congress who is not
2	a participating candidate.
3	"(9) Participating candidate.—The term
4	'participating candidate' means a candidate for the
5	office of Representative in, or Delegate or Resident
6	Commissioner to, the Congress who is certified
7	under section 515 as being eligible to receive an allo-
8	cation from the Fund.
9	"(10) QUALIFYING CONTRIBUTION.—The term
10	'qualifying contribution' means, with respect to a
11	candidate, a contribution that—
12	"(A) is in an amount that is—
13	"(i) not less than the greater of \$5 or
14	the amount determined by the Commission
15	under section 531; and
16	"(ii) not more than the greater of
17	\$100 or the amount determined by the
18	Commission under section 531.
19	"(B) is made by an individual—
20	"(i) who is a resident of the State in
21	which such Candidate is seeking election;
22	and
23	"(ii) who is not otherwise prohibited
24	from making a contribution under this Act;

1	"(C) is made during the Fair Elections
2	qualifying period; and
3	"(D) meets the requirements of section
4	512(b).
5	"(11) Qualified small dollar contribu-
6	TION.—The term 'qualified small dollar contribution'
7	means, with respect to a candidate, any contribution
8	(or a series of contributions)—
9	"(A) which is not a qualifying contribution
10	(or does not include a qualifying contribution);
11	"(B) which is made by an individual who
12	is not prohibited from making a contribution
13	under this Act; and
14	"(C) the aggregate amount of which does
15	not exceed the greater of—
16	"(i) \$100 per election; or
17	"(ii) the amount determined by the
18	Commission under section 531.
19	"SEC. 502. FAIR ELECTIONS FUND.
20	"(a) Establishment.—There is established in the
21	Treasury a fund to be known as the 'Fair Elections Fund'.
22	"(b) Amounts Held by Fund.—The Fund shall
23	consist of the following amounts:
24	"(1) Appropriated amounts.—

1	"(A) In general.—Amounts appropriated
2	to the Fund, including trust fund amounts ap-
3	propriated pursuant to applicable provisions of
4	the Internal Revenue Code of 1986.
5	"(B) Proceeds from recovered spec-
6	TRUM AUCTIONS.—Amounts deposited pursuant
7	to section $309(j)(8)(E)(ii)(II)$ of the Commu-
8	nications Act of 1934.
9	"(C) Designations of overpayments
10	AS CONTRIBUTIONS.—Amounts appropriated to
11	the Fund equivalent to the amounts of the over-
12	payments of tax to which designations under
13	section 6097 of the Internal Revenue Code of
14	1986 apply.
15	"(2) Voluntary contributions.—Voluntary
16	contributions to the Fund.
17	"(3) Other deposites.—Amounts deposited
18	into the Fund under—
19	"(A) section 513(c) (relating to exceptions
20	to contribution requirements);
21	"(B) section 521(c) (relating to remittance
22	of allocations from the Fund);
23	"(C) section 533 (relating to violations);
24	and
25	"(D) any other section of this Act.

1	"(4) Investment returns.—Interest on, and
2	the proceeds from, the sale or redemption of, any
3	obligations held by the Fund under subsection (c)
4	"(c) Investment.—The Commission shall invest
5	portions of the Fund in obligations of the United States
6	in the same manner as provided under section 9602(b)
7	of the Internal Revenue Code of 1986.
8	"(d) Use of Fund.—
9	"(1) IN GENERAL.—The sums in the Fund
10	shall be used to provide benefits to participating
11	candidates as provided in subtitle C.
12	"(2) Insufficient amounts.—Under regula-
13	tions established by the Commission, rules similar to
14	the rules of section 9006(c) of the Internal Revenue
15	Code shall apply.
16	"Subtitle B—Eligibility and
17	Certification
18	"SEC. 511. ELIGIBILITY.
19	"(a) In General.—A candidate for the office of
20	Representative in, or Delegate or Resident Commissioner
21	to, the Congress is eligible to receive an allocation from
22	the Fund for any election if the candidate meets the fol-
23	lowing requirements:
24	"(1) The candidate files with the Commission a
25	statement of intent to seek certification as a partici-

1	pating candidate under this title during the period
2	beginning on the Fair Elections start date and end-
3	ing on the last day of the Fair Elections qualifying
4	period.
5	"(2) The candidate meets the qualifying con-
6	tribution requirements of section 512.
7	"(3) Not later than the last day of the Fair
8	Elections qualifying period, the candidate files with
9	the Commission an affidavit signed by the candidate
10	and the treasurer of the candidate's principal cam-
11	paign committee declaring that the candidate—
12	"(A) has complied and, if certified, will
13	comply with the contribution and expenditure
14	requirements of section 513;
15	"(B) if certified, will comply with the de-
16	bate requirements of section 514;
17	"(C) if certified, will not run as a non-
18	participating candidate during such year in any
19	election for the office that such candidate is
20	seeking; and
21	"(D) has either qualified or will take steps
22	to qualify under State law to be on the ballot
23	"(b) General Election.—Notwithstanding sub-
24	section (a), a candidate shall not be eligible to receive an
25	allocation from the Fund for a general election or a gen-

1	eral runoff election unless the candidate's party nominated
2	the candidate to be placed on the ballot for the general
3	election or the candidate otherwise qualified to be on the
4	ballot under State law.
5	"SEC. 512. QUALIFYING CONTRIBUTION REQUIREMENT.
6	"(a) In General.—A candidate for the office of
7	Representative in, or Delegate or Resident Commissioner
8	to, the Congress meets the requirement of this section if,
9	during the Fair Elections qualifying period, the candidate
10	obtains—
11	"(1) a number of qualifying contributions equal
12	to or greater than 1,500; and
13	"(2) a total dollar amount of qualifying con-
14	tributions equal to or greater than \$50,000.
15	"(b) REQUIREMENTS RELATING TO RECEIPT OF
16	QUALIFYING CONTRIBUTION.—Each qualifying contribu-
17	tion—
18	"(1) may be made by means of a personal
19	check, money order, debit card, credit card, or elec-
20	tronic payment account;
21	"(2) shall be accompanied by a signed state-
22	ment containing—
23	"(A) the contributor's name and the con-
24	tributor's address in the State in which the con-
25	tributor is registered to vote:

1	"(B) an oath declaring that the contrib-
2	utor—
3	"(i) understands that the purpose of
4	the qualifying contribution is to show sup-
5	port for the candidate so that the can-
6	didate may qualify for Fair Elections fi-
7	nancing;
8	"(ii) is making the contribution in his
9	or her own name and from his or her own
10	funds;
11	"(iii) has made the contribution will-
12	ingly; and
13	"(iv) has not received anything of
14	value in return for the contribution; and
15	"(3) shall be acknowledged by a receipt that is
16	sent to the contributor with a copy kept by the can-
17	didate for the Commission and a copy kept by the
18	candidate for the election authorities in the State
19	with respect to which the candidate is seeking elec-
20	tion; and
21	"(c) Verification of Qualifying Contribu-
22	TIONS.—The Commission shall establish procedures for
23	the auditing and verification of qualifying contributions to
24	ensure that such contributions meet the requirements of
25	this section.

1	"SEC. 513. CONTRIBUTION AND EXPENDITURE REQUIRE-
2	MENTS.
3	"(a) General Rule.—A candidate for the office of
4	Representative in, or Delegate or Resident Commissioner
5	to, the Congress meets the requirements of this section
6	if, during the election cycle of the candidate, the can-
7	didate—
8	"(1) except as provided in subsection (b), ac-
9	cepts no contributions other than—
10	"(A) qualifying contributions;
11	"(B) qualified small dollar contributions;
12	"(C) allocations from the Fund under sec-
13	tion 522;
14	"(D) matching contributions under section
15	523; and
16	"(E) vouchers provided to the candidate
17	under section 524;
18	"(2) makes no expenditures from any amounts
19	other than from—
20	"(A) qualifying contributions;
21	"(B) qualified small dollar contributions;
22	"(C) allocations from the Fund under sec-
23	tion 522;
24	"(D) matching contributions under section
25	523∙ and

1	"(E) vouchers provided to the candidate
2	under section 524; and
3	"(3) makes no expenditures from personal
4	funds or the funds of any immediate family member
5	(other than funds received through qualified small
6	dollar contributions and qualifying contributions).
7	For purposes of this subsection, a payment made by a po-
8	litical party in coordination with a participating candidate
9	shall not be treated as a contribution to or as an expendi-
10	ture made by the participating candidate.
11	"(b) Contributions for Leadership PACs,
12	ETC.—A political committee of a participating candidate
13	which is not an authorized committee of such candidate
14	may accept contributions other than contributions de-
15	scribed in subsection (a)(1) from any person if—
16	"(1) the aggregate contributions from such per-
17	son for any calendar year do not exceed \$100; and
18	"(2) no portion of such contributions is dis-
19	bursed in connection with the campaign of the par-
20	ticipating candidate.
21	"(c) Exception.—Notwithstanding subsection (a), a
22	candidate shall not be treated as having failed to meet
23	the requirements of this section if any contributions that
24	are not qualified small dollar contributions, qualifying con-
25	tributions, or contributions that meet the requirements of

- 1 subsection (b) and that are accepted before the date the
- 2 candidate files a statement of intent under section
- 3 511(a)(1) are—
- 4 "(1) returned to the contributor; or
- 5 "(2) submitted to the Commission for deposit in
- 6 the Fund.

7 "SEC. 514. DEBATE REQUIREMENT.

- 8 "A candidate for the office of Representative in, or
- 9 Delegate or Resident Commissioner to, the Congress
- 10 meets the requirements of this section if the candidate
- 11 participates in at least—
- "(1) 1 public debate before the primary election
- with other participating candidates and other willing
- candidates from the same party and seeking the
- same nomination as such candidate; and
- 16 "(2) 2 public debates before the general election
- with other participating candidates and other willing
- candidates seeking the same office as such can-
- didate.
- 20 "SEC. 515. CERTIFICATION.
- 21 "(a) IN GENERAL.—Not later than 5 days after a
- 22 candidate files an affidavit under section 511(a)(3), the
- 23 Commission shall—
- 24 "(1) certify whether or not the candidate is a
- 25 participating candidate; and

1	"(2) notify the candidate of the Commission's
2	determination.
3	"(b) Revocation of Certification.—
4	"(1) In General.—The Commission may re-
5	voke a certification under subsection (a) if—
6	"(A) a candidate fails to qualify to appear
7	on the ballot at any time after the date of cer-
8	tification; or
9	"(B) a candidate otherwise fails to comply
10	with the requirements of this title, including
11	any regulatory requirements prescribed by the
12	Commission.
13	"(2) Repayment of Benefits.—If certifi-
14	cation is revoked under paragraph (1), the candidate
15	shall repay to the Fund an amount equal to the
16	value of benefits received under this title plus inter-
17	est (at a rate determined by the Commission) on any
18	such amount received.
19	"Subtitle C—Benefits
20	"SEC. 521. BENEFITS FOR PARTICIPATING CANDIDATES.
21	"(a) In General.—For each election with respect
22	to which a candidate is certified as a participating can-
23	didate, such candidate shall be entitled to—

1	"(1) an allocation from the Fund to make or
2	obligate to make expenditures with respect to such
3	election, as provided in section 522;
4	"(2) matching contributions, as provided in sec-
5	tion 523; and
6	"(3) for the general election, vouchers for
7	broadcasts of political advertisements, as provided in
8	section 524.
9	"(b) Restriction on Uses of Allocations From
10	THE FUND.—Allocations from the Fund received by a par-
11	ticipating candidate under sections 522 and matching con-
12	tributions under section 523 may only be used for cam-
13	paign-related costs.
14	"(c) Remitting Allocations From the Fund.—
15	"(1) In general.—Not later than the date
16	that is 45 days after an election in which the partici-
17	pating candidate appeared on the ballot, such par-
18	ticipating candidate shall remit to the Commission
19	for deposit in the Fund an amount equal to the less-
20	er of—
21	"(A) the amount of money in the can-
22	didate's campaign account; or
23	"(B) the sum of the allocations from the
24	Fund received by the candidate under section

1	522 and the matching contributions received by
2	the candidate under section 523.
3	"(2) Exception.—In the case of a candidate
4	who qualifies to be on the ballot for a primary run-
5	off election, a general election, or a general runoff
6	election, the amounts described in paragraph (1)
7	may be retained by the candidate and used in such
8	subsequent election, and paragraph (1) shall apply
9	to the last applicable election in the election cycle.
10	"SEC. 522. ALLOCATIONS FROM THE FUND.
11	"(a) In General.—The Commission shall make allo-
12	cations from the Fund under section 521(a)(1) to a par-
13	ticipating candidate—
14	"(1) in the case of amounts provided under
15	subsection (c)(1), not later than 48 hours after the
16	date on which such candidate is certified as a par-
17	ticipating candidate under section 515;
18	"(2) in the case of a general election, not later
19	than 48 hours after—
20	"(A) the date of the certification of the re-
21	sults of the primary election or the primary
22	runoff election; or
23	"(B) in any case in which there is no pri-
24	mary election, the date the candidate qualifies
25	to be placed on the ballot; and

"(3) in the case of a primary runoff election or a general runoff election, not later than 48 hours after the certification of the results of the primary election or the general election, as the case may be. "(b) METHOD OF PAYMENT.—The Commission shall distribute funds available to participating candidates under this section through the use of an electronic funds exchange or a debit card.

"(c) Amounts.—

- "(1) PRIMARY ELECTION ALLOCATION; INITIAL ALLOCATION.—Except as provided in paragraph (5), the Commission shall make an allocation from the Fund for a primary election to a participating candidate in an amount equal to 40 percent of the base amount with respect to such participating candidate.
- "(2) Primary runoff election allocation Tion.—The Commission shall make an allocation from the Fund for a primary runoff election to a participating candidate in an amount equal to 25 percent of the amount the participating candidate was eligible to receive under this section for the primary election.
- "(3) GENERAL ELECTION ALLOCATION.—Except as provided in paragraph (5), the Commission shall make an allocation from the Fund for a gen-

eral election to a participating candidate in an amount equal to 60 percent of the base amount with respect to such participating candidate.

> "(4) GENERAL RUNOFF ELECTION ALLOCA-TION.—The Commission shall make an allocation from the Fund for a general runoff election to a participating candidate in an amount equal to 25 percent of the base amount with respect to such candidate.

"(5) Uncontested elections.—

"(A) IN GENERAL.—In the case of a primary or general election that is an uncontested election, the Commission shall make an allocation from the Fund to a participating candidate for such election in an amount equal to 25 percent of the allocation for that election with respect to such candidate.

"(B) Uncontested election defined between the Fined.—For purposes of this subparagraph, an election is uncontested if not more than 1 candidate has campaign funds (including payments from the Fund) in an amount equal to or greater than 10 percent of the allocation a candidate would be entitled to receive under this section

1	for that election (determined without regard to
2	this paragraph).
3	"(d) Base Amount.—The base amount for any can-
4	didate is an amount equal to 80 percent of the national
5	average spending of the cycle by winning candidates in the
6	last two election cycles.
7	"SEC. 523. MATCHING PAYMENTS FOR QUALIFIED SMALL
8	DOLLAR CONTRIBUTIONS.
9	"(a) In General.—The Commission shall pay to
10	each participating candidate an amount equal to 400 per-
11	cent of the amount of qualified small dollar contributions
12	received by the candidate from individuals who are resi-
13	dents of the State in which such participating candidate
14	is seeking election.
15	"(b) Limitation.—The maximum payment under
16	this section shall be the greater of—
17	"(1) 200 percent of the allocation under para-
18	graphs (1) through (4) of subsection (e) for that
19	election with respect to such candidate; or
20	"(2) the percentage of the allocation determined
21	by the Commission under section 531.
22	"(c) Time of Payment.—The Commission shall
23	make payments under this section not later than 2 busi-
24	ness days after the receipt of a report made under sub-
25	section (d).

1	"(d) Reports.—
2	"(1) In general.—Each participating can-
3	didate shall file reports of receipts of qualified small
4	dollar contributions at such times and in such man-
5	ner as the Commission may by regulations prescribe.
6	"(2) Contents of Reports.—Each report
7	under this subsection shall disclose—
8	"(A) the amount of each qualified small
9	dollar contribution received by the candidate;
10	"(B) the amount of each qualified small
11	dollar contribution received by the candidate
12	from a resident of the State in which the can-
13	didate is seeking election; and
14	"(C) the name, address, and occupation of
15	each individual who made a qualified small dol-
16	lar contribution to the candidate.
17	"(3) Frequency of Reports.—Reports under
18	this subsection shall be made no more frequently
19	than—
20	"(A) once every month until the date that
21	is 90 days before the date of the election;
22	"(B) once every week after the period de-
23	scribed in subparagraph (A) and until the date
24	that is 21 days before the election; and

- 1 "(C) once every day after the period de-
- 2 scribed in subparagraph (B).
- 3 "(4) Limitation on regulations.—The
- 4 Commission may not prescribe any regulations with
- 5 respect to reporting under this subsection with re-
- 6 spect to any election after the date that is 180 days
- 7 before the date of such election.
- 8 "(e) Appeals.—The Commission shall provide a
- 9 written explanation with respect to any denial of any pay-
- 10 ment under this section and shall provide for the oppor-
- 11 tunity for review and reconsideration within 5 business
- 12 days of such denial.

13 "SEC. 524. POLITICAL ADVERTISING VOUCHERS.

- 14 "(a) IN GENERAL.—The Commission shall establish
- 15 and administer a voucher program for the purchase of
- 16 airtime on broadcasting stations for political advertise-
- 17 ments in accordance with the provisions of this section.
- 18 "(b) Candidates.—The Commission shall only dis-
- 19 burse vouchers under the program established under sub-
- 20 section (a) to participants certified pursuant to section
- 21 515 who have agreed in writing to keep and furnish to
- 22 the Commission such records, books, and other informa-
- 23 tion as it may require.
- 24 "(c) Amounts.—The Commission shall disburse
- 25 vouchers to each candidate certified under subsection (b)

in the amount of \$100,000 or the amount determined by 2 the Commission under section 531. 3 "(d) Use.— 4 "(1) Exclusive use.—Vouchers disbursed by 5 the Commission under this section may be used only 6 for the purchase of broadcast airtime for political 7 advertisements relating to a general election for the 8 office of Member of the House of Representatives 9 (including a Delegate or Resident Commissioner to 10 the Congress) by the participating candidate to 11 which the vouchers were disbursed, except that— "(A) a candidate may exchange vouchers 12 13 with a political party under paragraph (2); and 14 "(B) a political party may use vouchers 15 only to purchase broadcast airtime for political 16 advertisements for generic party advertising (as 17 defined by the Commission in regulations), to 18 support candidates for State or local office in a 19 general election, or to support participating 20 candidates of the party in a general election for 21 Federal office, but only if it discloses the value 22 of the voucher used as an expenditure under 23 section 315(d). 24 "(2) Exchange with political party com-

MITTEE.—

1	"(A) In general.—A participating can-
2	didate who receives a voucher under this section
3	may transfer the right to use all or a portion
4	of the value of the voucher to a committee of
5	the political party of which the individual is a
6	candidate in exchange for money in an amount
7	equal to the cash value of the voucher or por-
8	tion exchanged.
9	"(B) Continuation of candidate obli-
10	GATIONS.—The transfer of a voucher, in whole
11	or in part, to a political party committee under
12	this paragraph does not release the candidate
13	from any obligation under the agreement made
14	under subsection (b) or otherwise modify that
15	agreement or its application to that candidate.
16	"(C) Party committee obligations.—
17	Any political party committee to which a vouch-
18	er or portion thereof is transferred under sub-
19	paragraph (A)—
20	"(i) shall account fully, in accordance
21	with such requirements as the Commission
22	may establish, for the receipt of the vouch-
23	er; and
24	"(ii) may not use the transferred
25	voucher or portion thereof for any purpose

1	other than a purpose described in para-
2	graph (1)(B).
3	"(D) Voucher as a contribution.—If a
4	candidate transfers a voucher or any portion
5	thereof to a political party committee under
6	subparagraph (A)—
7	"(i) the value of the voucher or por-
8	tion thereof transferred shall be treated as
9	a contribution from the candidate to the
10	committee, and from the committee to the
11	candidate, for purposes of sections 302
12	and 304;
13	"(ii) the committee may, in exchange,
14	provide to the candidate only funds subject
15	to the prohibitions, limitations, and report-
16	ing requirements of title III of this Act;
17	and
18	"(iii) the amount, if identified as a
19	'voucher exchange' shall not be considered
20	a contribution for the purposes of sections
21	315 and 513.
22	"(e) Value; Acceptance; Redemption.—
23	"(1) Voucher.—Each voucher disbursed by
24	the Commission under this section shall have a value
25	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 impose to ensure the accuracy and integrity of the voucher redemption system.

"(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

1	party committee may be used to pay for broad-
2	cast airtime for political advertisements to be
3	broadcast before midnight on December 31st of
4	the odd-numbered year following the year in
5	which the voucher was issued by the Commis-
6	sion.
7	"(5) VOUCHER AS EXPENDITURE.—The use of
8	a voucher to purchase broadcast airtime constitutes
9	an expenditure as defined in section $301(9)(A)$.
10	"(f) Definitions.—In this section:
11	"(1) Broadcasting station.—The term
12	'broadcasting station' has the meaning given that
13	term by section 315(f)(1) of the Communications
14	Act of 1934.
15	"(2) Political party.—The term 'political
16	party' means a major party or a minor party as de-
17	fined in section 9002 (3) or (4) of the Internal Rev-
18	enue Code of 1986 (26 U.S.C. 9002 (3) or (4)).
19	"Subtitle D—Administrative
20	Provisions
21	"SEC. 531. FAIR ELECTIONS OVERSIGHT BOARD.
22	"(a) Establishment.—There is established within
23	the Federal Election Commission an entity to be known
24	as the 'Fair Elections Oversight Board'.
25	"(b) Structure and Membership.—

1	"(1) IN GENERAL.—The Board shall be com-
2	posed of 5 members appointed by the President, of
3	whom—
4	"(A) 2 shall be appointed after consulta-
5	tion with the majority leader of the House of
6	Representatives;
7	"(B) 2 shall be appointed after consulta-
8	tion with the minority leader of the House of
9	Representatives; and
10	"(C) 1 shall be appointed upon the rec-
11	ommendation of the members appointed under
12	subparagraphs (A) and (B).
13	"(2) Qualifications.—
14	"(A) IN GENERAL.—The members shall be
15	individuals who are nonpartisan and, by reason
16	of their education, experience, and attainments,
17	exceptionally qualified to perform the duties of
18	members of the Board.
19	"(B) Prohibition.—No member of the
20	Board may be—
21	"(i) an employee of the Federal Gov-
22	ernment;
23	"(ii) a registered lobbyist; or
24	"(iii) an officer or employee of a polit-
25	ical party or political campaign.

1	"(3) Date.—Members of the Board shall be
2	appointed not later than 60 days after the date of
3	the enactment of this Act.
4	"(4) Terms.—A member of the Board shall be
5	appointed for a term of 5 years.
6	"(5) Vacancies.—A vacancy on the Board
7	shall be filled not later than 30 calendar days after
8	the date on which the Board is given notice of the
9	vacancy, in the same manner as the original ap-
10	pointment. The individual appointed to fill the va-
11	cancy shall serve only for the unexpired portion of
12	the term for which the individual's predecessor was
13	appointed.
14	"(6) Chairperson.—The Board shall des-
15	ignate a Chairperson from among the members of
16	the Board.
17	"(c) Duties and Powers.—
18	"(1) Administration.—The Board shall have
19	such duties and powers as the Commission may pre-
20	scribe, including the power to administer the provi-
21	sions of this title.
22	"(2) Review of fair elections financ-
23	ING.—
24	"(A) IN GENERAL.—After each general
25	election for Federal office, the Board shall con-

1	duct a comprehensive review of the Fair Elec-
2	tions financing program under this title, includ-
3	ing—
4	"(i) the maximum dollar amount of
5	qualified small dollar contributions under
6	section $501(11)$;
7	"(ii) the maximum and minimum dol-
8	lar amounts for qualifying contributions
9	under section 501(10);
10	"(iii) the number and value of quali-
11	fying contributions a candidate is required
12	to obtain under section 512 to qualify for
13	allocations from the Fund;
14	"(iv) the amount of allocations from
15	the Fund that candidates may receive
16	under section 522;
17	"(v) the maximum amount of match-
18	ing contributions a candidate may receive
19	under section 523;
20	"(vi) the amount and usage of vouch-
21	ers under section 524;
22	"(vii) the overall satisfaction of par-
23	ticipating candidates and the American
24	public with the program; and

1	"(viii) such	other mat	ters relating to
2	financing of H	Iouse of	Representatives
3	campaigns as th	he Board	determines are
4	appropriate.		

"(B) CRITERIA FOR REVIEW.—In conducting the review under subparagraph (A), the Board shall consider the following:

"(i) QUALIFYING CONTRIBUTIONS AND QUALIFIED SMALL DOLLAR CON-TRIBUTIONS.—The Board shall consider whether the number and dollar amount of qualifying contributions required and maximum dollar amount for such qualifying contributions and qualified small dollar contributions strikes a balance regarding the importance of voter involvement, the need to assure adequate incentives for participating, and fiscal responsibility, taking into consideration the number of primary and general election participating candidates, the electoral performance of those candidates, program cost, and any other information the Board determines is appropriate.

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1	"(ii) Review of program bene-
2	FITS.—The Board shall consider whether
3	the totality of the amount of funds allowed
4	to be raised by participating candidates
5	(including through qualifying contributions
6	and small dollar contributions), allocations
7	from the Fund under sections 522, match-
8	ing contributions under section 523, and
9	vouchers under section 524 are sufficient
10	for voters in each State to learn about the
11	candidates to cast an informed vote, taking
12	into account the historic amount of spend-
13	ing by winning candidates, media costs,
14	primary election dates, and any other in-
15	formation the Board determines is appro-
16	priate.
17	"(C) Adjustment of amounts.—
18	"(i) In general.—Based on the re-
19	view conducted under subparagraph (A)
20	the Board shall provide for the adjust-
21	ments of the following amounts:
22	"(I) the maximum dollar amount
23	of qualified small dollar contributions
24	under section 501(11)(C);

1	"(II) the maximum and min-
2	imum dollar amounts for qualifying
3	contributions under section
4	501(10)(A);
5	"(III) the number and value of
6	qualifying contributions a candidate is
7	required to obtain under section
8	512(a)(1);
9	"(IV) the base amount for can-
10	didates under section 522(d);
11	"(V) the maximum amount of
12	matching contributions a candidate
13	may receive under section 523(b); and
14	"(VI) the dollar amount for
15	vouchers under section 524(c).
16	"(ii) Regulations.—The Commis-
17	sion shall promulgate regulations providing
18	for the adjustments made by the Board
19	under clause (i).
20	"(D) Report.—Not later than March 30
21	following any general election for Federal office,
22	the Board shall submit a report to Congress on
23	the review conducted under paragraph (1).
24	Such report shall contain a detailed statement

1	of the findings, conclusions, and recommenda-
2	tions of the Board based on such review.
3	"(d) Meetings and Hearings.—
4	"(1) Meetings.—The Board may hold such
5	hearings, sit and act at such times and places, take
6	such testimony, and receive such evidence as the
7	Board considers advisable to carry out the purposes
8	of this Act.
9	"(2) QUORUM.—Three members of the Board
10	shall constitute a quorum for purposes of voting, but
11	a quorum is not required for members to meet and
12	hold hearings.
13	"(e) Reports.—Not later than March 30, 2011, and
14	every 2 years thereafter, the Board shall submit to the
15	Committee on House Administration of the House of Rep-
16	resentatives a report documenting, evaluating, and making
17	recommendations relating to the administrative implemen-
18	tation and enforcement of the provisions of this title.
19	"(f) Administration.—
20	"(1) Compensation of members.—
21	"(A) IN GENERAL.—Each member, other
22	than the Chairperson, shall be paid at a rate
23	equal to the daily equivalent of the minimum
24	annual rate of basic pay prescribed for level IV

of the Executive Schedule under section 5315 to title 5, United States Code.

"(B) CHAIRPERSON.—The Chairperson shall be paid at a rate equal to the daily equivalent of the minimum annual rate of basic pay prescribed for level III of the Executive Schedule under section 5314 of title 5, United States Code.

"(2) Personnel.—

- "(A) DIRECTOR.—The Board shall have a staff headed by an Executive Director. The Executive Director shall be paid at a rate equivalent to a rate established for the Senior Executive Service under section 5382 of title 5, United States Code.
- "(B) STAFF APPOINTMENT.—With the approval of the Chairperson, the Executive Director may appoint such personnel as the Executive Director and the Board determines to be appropriate.
- "(C) ACTUARIAL EXPERTS AND CONSULT-ANTS.—With the approval of the Chairperson, the Executive Director may procure temporary and intermittent services under section 3109(b) of title 5, United States Code.

1	"(D) Detail of government employ-
2	EES.—Upon the request of the Chairperson, the
3	head of any Federal agency may detail, without
4	reimbursement, any of the personnel of such
5	agency to the Board to assist in carrying out
6	the duties of the Board. Any such detail shall
7	not interrupt or otherwise affect the civil service
8	status or privileges of the Federal employee.
9	"(E) OTHER RESOURCES.—The Board
10	shall have reasonable access to materials, re-
11	sources, statistical data, and other information
12	from the Library of Congress and other agen-
13	cies of the executive and legislative branches of
14	the Federal Government. The Chairperson of
15	the Board shall make requests for such access
16	in writing when necessary.
17	"(g) AUTHORIZATION OF APPROPRIATIONS.—There
18	are authorized to be appropriated such sums as are nec-
19	essary to carry out the purposes of this subtitle.
20	"SEC. 532. ADMINISTRATION PROVISIONS.
21	"The Commission shall prescribe regulations to carry
22	out the purposes of this title, including regulations—
23	"(1) to establish procedures for—
24	"(A) verifying the amount of valid quali-
25	fying contributions with respect to a candidate;

1	"(B) effectively and efficiently monitoring
2	and enforcing the limits on the raising of quali-
3	fied small dollar contributions;
4	"(C) effectively and efficiently monitoring
5	and enforcing the limits on the use of personal
6	funds by participating candidates;
7	"(D) monitoring the use of allocations
8	from the Fund and matching contributions
9	under this title through audits or other mecha-
10	nisms; and
11	"(E) the administration of the voucher
12	program under section 524; and
13	"(2) regarding the conduct of debates in a man-
14	ner consistent with the best practices of States that
15	provide public financing for elections.
16	"SEC. 533. VIOLATIONS AND PENALTIES.
17	"(a) Civil Penalty for Violation of Contribu-
18	TION AND EXPENDITURE REQUIREMENTS.—If a can-
19	didate who has been certified as a participating candidate
20	under section 515(a) accepts a contribution or makes an
21	expenditure that is prohibited under section 513, the Com-
22	mission shall assess a civil penalty against the candidate
23	in an amount that is not more than 3 times the amount
24	of the contribution or expenditure. Any amounts collected
25	under this subsection shall be deposited into the Fund

1	"(b) Repayment for Improper Use of Fair
2	ELECTIONS FUND.—
3	"(1) In general.—If the Commission deter-
4	mines that any benefit made available to a partici-
5	pating candidate under this title was not used as
6	provided for in this title or that a participating can-
7	didate has violated any of the dates for remission of
8	funds contained in this title, the Commission shall
9	so notify the candidate and the candidate shall pay
10	to the Fund an amount equal to—
11	"(A) the amount of benefits so used or not
12	remitted, as appropriate; and
13	"(B) interest on any such amounts (at a
14	rate determined by the Commission).
15	"(2) OTHER ACTION NOT PRECLUDED.—Any
16	action by the Commission in accordance with this
17	subsection shall not preclude enforcement pro-
18	ceedings by the Commission in accordance with sec-
19	tion 309(a), including a referral by the Commission
20	to the Attorney General in the case of an apparent
21	knowing and willful violation of this title.".

1	SEC. 103. PROHIBITION ON JOINT FUNDRAISING COMMIT-
2	TEES.
3	Section 302(e) of the Federal Election Campaign Act
4	of 1971 (2 U.S.C. 432(e)) is amended by adding at the
5	end the following new paragraph:
6	"(6) No authorized committee of a candidate
7	may establish a joint fundraising committee with a
8	political committee other than an authorized com-
9	mittee of a candidate.".
10	SEC. 104. LIMITATION ON COORDINATED EXPENDITURES
11	BY POLITICAL PARTY COMMITTEES WITH
12	PARTICIPATING CANDIDATES.
13	(a) In General.—Section 315(d)(3) of the Federal
14	Election Campaign Act of 1971 (2 U.S.C. 441a(d)) is
15	amended—
16	(1) by redesignating subparagraphs (A) and
17	(B) as subparagraphs (B) and (C), respectively; and
18	(2) by inserting before subparagraph (B), as re-
19	designated by paragraph (1), the following new sub-
20	paragraph:
21	"(A) in the case of a candidate for election
22	to the office of Representative in, or Delegate
23	or Resident Commissioner to, the Congress who
24	is a participating candidate (as defined in sec-
25	tion 501) the lesser of—

1	"(i) 10 percent of the allocation from
2	the Fair Elections Fund that the partici-
3	pating candidate is eligible to receive for
4	the general election under section 522(c);
5	or
6	"(ii) the amount which would (but for
7	this subparagraph) apply with respect to
8	such candidate under subparagraph (B);".
9	(b) Conforming Amendment.—Section 315(d)(3)
10	of such Act (2 U.S.C. 441a(d)(3)) is amended—
11	(1) in subparagraph (B) (as redesignated by
12	subsection (a)), by inserting "who is not a partici-
13	pating candidate (as so defined)" after "only one
14	Representative"; and
15	(2) in subparagraph (C) (as redesignated by
16	subsection (a)), by inserting "who is not a partici-
17	pating candidate (as so defined)" after "any other
18	State".
19	SEC. 105. DEPOSIT OF PROCEEDS FROM RECOVERED SPEC-
20	TRUM AUCTIONS.
21	Section 309(j)(8)(E)(ii) of the Communications Act
22	of 1934 (47 U.S.C. 309(j)(8)(E)(ii)) is amended—
23	(1) by striking "deposited in" and inserting the
24	following: "deposited as follows:

1	"(I) 90 percent of such proceeds
2	deposited in"; and
3	(2) by adding at the end the following:
4	"(II) 10 percent of such proceeds
5	deposited in the Fair Elections Fund
6	established under section 502 of the
7	Federal Election Campaign Act of
8	1971.".
9	SEC. 106. DESIGNATION OF OVERPAYMENTS AS CONTRIBU-
10	TIONS TO FAIR ELECTIONS FUND.
11	(a) In General.—Subchapter A of chapter 61 of the
12	Internal Revenue Code of 1986 is amended by adding at
13	the end the following new part:
14	"PART IX—DESIGNATION OF OVERPAYMENTS AS
15	CONTRIBUTIONS TO FAIR ELECTIONS FUND
	"Sec. 6097. Designation.
16	"SEC. 6097. DESIGNATION.
17	"(a) In General.—Every individual (other than a
18	nonresident alien) whose income tax liability for the tax-
19	able year is \$10 or more may designate that \$10 shall
20	be paid over to the Fair Elections Fund in accordance
21	with the provisions of section 502 of the Federal Election
22	Campaign Act of 1971. In the case of a joint return of
23	husband and wife having an income tax liability of \$20

- 1 or more, each spouse may designate that \$10 shall be paid
- 2 to the fund.
- 3 "(b) Definitions.—For purposes of this section—
- 4 "(1) Fair elections fund.—The term 'Fair
- 5 Elections Fund' means the fund established by sec-
- 6 tion 502 of the Federal Election Campaign Act of
- 7 1971.
- 8 "(2) Income tax liability.—The term 'in-
- 9 come tax liability' has the meaning given such term
- 10 by section 6096(b).
- 11 "(c) Manner and Time of Designation.—A des-
- 12 ignation under subsection (a) may be made with respect
- 13 to any taxable year—
- 14 "(1) at the time of filing the return of the tax
- imposed by chapter 1 for such taxable year, or
- 16 "(2) at any other time (after the time of filing
- 17 the return of the tax imposed by chapter 1 for such
- taxable year) specified in regulations prescribed by
- the Secretary.
- 20 Such designation shall be made in such manner as the
- 21 Secretary prescribes by regulations except that such des-
- 22 ignation shall be made either on the first page of the re-
- 23 turn or on the page bearing the taxpayer's signature.
- 24 "(d) Overpayments Treated as Refunded.—
- 25 For purposes of this title, any portion of an overpayment

1	of tax designated under subsection (a) shall be treated as
2	being refunded to the taxpayer as of the last date pre-
3	scribed for filing the return of tax imposed by chapter 1
4	(determined without regard to extensions).".
5	(b) CLERICAL AMENDMENT.—The table of parts for
6	subchapter A of chapter 61 of such Code is amended by
7	adding at the end the following new item:
	"Part IX. Designation of Overpayments as Contributions to Fair Elections Fund".
8	(c) Effective Date.—The amendments made by
9	this section shall apply to taxable years ending after the
10	date of the enactment of this Act.
11	TITLE II—IMPROVING VOTER
12	INFORMATION
13	SEC. 201. BROADCASTS RELATING TO ALL HOUSE CAN-
14	DIDAMEG
	DIDATES.
15	(a) Lowest Unit Charge; National Commit-
15 16	
	(a) Lowest Unit Charge; National Commit-
16	(a) Lowest Unit Charge; National Committees.—Section 315(b) of the Communications Act of
16 17	(a) Lowest Unit Charge; National Committees.—Section 315(b) of the Communications Act of 1934 (47 U.S.C. 315(b)) is amended—
161718	 (a) Lowest Unit Charge; National Committees.—Section 315(b) of the Communications Act of 1934 (47 U.S.C. 315(b)) is amended— (1) by striking "to such office" in paragraph
16 17 18 19	 (a) Lowest Unit Charge; National Committees.—Section 315(b) of the Communications Act of 1934 (47 U.S.C. 315(b)) is amended— (1) by striking "to such office" in paragraph (1) and inserting "to such office, or by a national
16 17 18 19 20	 (a) Lowest Unit Charge; National Committees.—Section 315(b) of the Communications Act of 1934 (47 U.S.C. 315(b)) is amended— (1) by striking "to such office" in paragraph (1) and inserting "to such office, or by a national committee of a political party on behalf of such can-
16 17 18 19 20 21	 (a) Lowest Unit Charge; National Committees.—Section 315(b) of the Communications Act of 1934 (47 U.S.C. 315(b)) is amended— (1) by striking "to such office" in paragraph (1) and inserting "to such office, or by a national committee of a political party on behalf of such candidate in connection with such campaign,"; and

1 (b) Preemption; Audits.—Section 315 of such Act 2 (47 U.S.C. 315) is amended— 3 (1) by redesignating subsections (f) and (g) as 4 subsections (e) and (f), respectively and moving 5 them to follow the existing subsection (e); 6 (2) by redesignating the existing subsection (e) 7 as subsection (c); and 8 (3) by inserting after subsection (c) (as redesig-9 nated by paragraph (2)) the following: 10 "(d) Preemption.— 11 "(1) In general.—Except as provided in para-12 graph (2), and notwithstanding the requirements of 13 subsection (b)(1)(A), a licensee shall not preempt 14 the use of a broadcasting station by a legally quali-15 fied candidate for the office of Representative in, or 16 Delegate or Resident Commissioner to, the Congress 17 who has purchased and paid for such use. 18 "(2) CIRCUMSTANCES BEYOND CONTROL OF LI-19 CENSEE.—If a program to be broadcast by a broad-20 station is preempted because of circasting 21 cumstances beyond the control of the station, any 22 candidate or party advertising spot scheduled to be 23 broadcast during that program shall be treated in 24 the same fashion as a comparable commercial adver-

tising spot.

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"(e) Audits.—During the 30-day period preceding 1 2 a primary election and the 60-day period preceding a gen-3 eral election, the Commission shall conduct such audits as it deems necessary to ensure that each broadcaster to 4 which this section applies is allocating television broadcast 6 advertising time in accordance with this section and sec-7 tion 312.". 8 (c) REVOCATION OF LICENSE FOR FAILURE TO PER-MIT Access.—Section 312(a)(7) of the Communications Act of 1934 (47 U.S.C. 312(a)(7)) is amended— 10 11 (1) by striking "or repeated"; 12 (2) by inserting "or cable system" after "broad-13 casting station"; and (3) by striking "his candidacy" and inserting 14 "the candidacy of the candidate, under the same 15 16 terms, conditions, and business practices as apply to 17 the most favored advertiser of the licensee". 18 (d) STYLISTIC AMENDMENTS.—Section 315 of such Act (47 U.S.C. 315) is amended— 20 (1) by striking "the" in subsection (f)(1), as re-21 designated by subsection (b)(1), and inserting 22 "Broadcasting station.—"; 23 (2) by striking "the" in subsection (f)(2), as re-24 designated by subsection (b)(1), and inserting "LI-CENSEE; STATION LICENSEE.—"; and 25

1	(3) by inserting "Regulations.—" in sub-
2	section (g), as redesignated by subsection (b)(1), be-
3	fore "The Commission".
4	SEC. 202. BROADCAST RATES FOR PARTICIPATING CAN-
5	DIDATES.
6	Section 315(b) of the Communications Act of 1934
7	(47 U.S.C. 315(b)), as amended by section 201(a), is
8	amended—
9	(1) in paragraph (1)(A), by striking "paragraph
10	(2)" and inserting "paragraphs (2) and (3)"; and
11	(2) by adding at the end the following:
12	"(3) Participating candidates.—In the case
13	of a participating candidate (as defined under sec-
14	tion 501(9) of the Federal Election Campaign Act of
15	1971), the charges made for the use of any broad-
16	casting station for a television broadcast shall not
17	exceed 80 percent of the lowest charge described in
18	paragraph (1)(A) during—
19	"(A) the 45 days preceding the date of a
20	primary or primary runoff election in which the
21	candidate is opposed; and
22	"(B) the 60 days preceding the date of a
23	general or special election in which the can-
24	didate is opposed.

1	"(4) Rate cards.—A licensee shall provide to
2	a candidate for Representative in, or Delegate or
3	Resident Commissioner to, the Congress a rate card
4	that discloses—
5	"(A) the rate charged under this sub-
6	section; and
7	"(B) the method that the licensee uses to
8	determine the rate charged under this sub-
9	section.".
10	SEC. 203. FCC TO PRESCRIBE STANDARDIZED FORM FOR
11	REPORTING CANDIDATE CAMPAIGN ADS.
12	(a) In General.—Within 90 days after the date of
13	enactment of this Act, the Federal Communications Com-
14	mission shall initiate a rulemaking proceeding to establish
15	a standardized form to be used by broadcasting stations,
16	as defined in section 315(f)(1) of the Communications Act
17	of 1934 (47 U.S.C. 315(f)(1)), to record and report the
18	purchase of advertising time by or on behalf of a candidate
19	for nomination for election, or for election, to Federal elec-
20	tive office.
21	(b) Contents.—The form prescribed by the Com-
22	mission under subsection (a) shall require, broadcasting
23	stations to report to the Commission and to the Federal
24	Election Commission, at a minimum—
25	(1) the station call letters and mailing address:

1	(2) the name and telephone number of the sta-
2	tion's sales manager (or individual with responsi-
3	bility for advertising sales);
4	(3) the name of the candidate who purchased
5	the advertising time, or on whose behalf the adver-
6	tising time was purchased, and the Federal elective
7	office for which he or she is a candidate;
8	(4) the name, mailing address, and telephone
9	number of the person responsible for purchasing
10	broadcast political advertising for the candidate;
11	(5) notation as to whether the purchase agree-
12	ment for which the information is being reported is
13	a draft or final version; and
14	(6) the following information about the adver-
15	tisement:
16	(A) The date and time of the broadcast.
17	(B) The program in which the advertise-
18	ment was broadcast.
19	(C) The length of the broadcast airtime.
20	(c) Internet Access.—In its rulemaking under
21	subsection (a), the Commission shall require any broad-
22	casting station required to file a report under this section
23	that maintains an Internet website to make available a
24	link to such reports on that website.

1 TITLE III—RESPONSIBILITIES

2 OF THE FEDERAL ELECTION

3 **COMMISSION**

- 4 SEC. 301. PETITION FOR CERTIORARI.
- 5 Section 307(a)(6) of the Federal Election Campaign
- 6 Act of 1971 (2 U.S.C. 437d(a)(6)) is amended by insert-
- 7 ing "(including a proceeding before the Supreme Court on
- 8 certiorari)" after "appeal".
- 9 SEC. 302. FILING BY ALL CANDIDATES WITH COMMISSION.
- Section 302(g) of the Federal Election Campaign Act
- 11 of 1971 (2 U.S.C. 432(g)) is amended to read as follows:
- 12 "(g) FILING WITH THE COMMISSION.—All des-
- ignations, statements, and reports required to be
- filed under this Act shall be filed with the Commis-
- 15 sion.".
- 16 SEC. 303. ELECTRONIC FILING OF FEC REPORTS.
- 17 Section 304(a)(11) of the Federal Election Campaign
- 18 Act of 1971 (2 U.S.C. 434(a)(11)) is amended—
- 19 (1) in subparagraph (A), by striking "under
- 20 this Act—" and all that follows and inserting
- 21 "under this Act shall be required to maintain and
- 22 file such designation, statement, or report in elec-
- tronic form accessible by computers.";

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1	(2) in subparagraph (B), by striking "48
2	hours" and all that follows through "filed electroni-
3	cally)" and inserting "24 hours"; and
4	(3) by striking subparagraph (D).
5	TITLE IV—MISCELLANEOUS
6	PROVISIONS
7	SEC. 401. SEVERABILITY.
8	If any provision of this Act or amendment made by
9	this Act, or the application of a provision or amendment
10	to any person or circumstance, is held to be unconstitu-
11	tional, the remainder of this Act and amendments made
12	by this Act, and the application of the provisions and
13	amendment to any person or circumstance, shall not be
14	affected by the holding.
15	SEC. 402. EFFECTIVE DATE.
16	Except as otherwise provided for in this Act, this Act
17	and the amendments made by this Act shall take effect
18	on January 1, 2011.

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