111TH CONGRESS 2D SESSION S. 3295

To amend the Federal Election Campaign Act of 1971 to prohibit foreign influence in Federal elections, to prohibit government contractors from making expenditures with respect to such elections, and to establish additional disclosure requirements with respect to spending in such elections, and for other purposes.

IN THE SENATE OF THE UNITED STATES

April 30, 2010

Mr. SCHUMER (for himself, Mr. FEINGOLD, Mr. WYDEN, Mr. BAYH, Mr. FRANKEN, Mr. DURBIN, Mrs. MURRAY, Mr. LEAHY, Mr. BENNET, Mr. BROWN of Ohio, Mr. REED, Mr. WHITEHOUSE, Mr. SPECTER, Mr. MERKLEY, Ms. KLOBUCHAR, Mr. KAUFMAN, Mr. UDALL of Colorado, Mr. BINGAMAN, Mrs. GILLIBRAND, Mr. CASEY, Mr. BEGICH, Ms. MIKUL-SKI, Mr. SANDERS, Mr. HARKIN, Mr. ROCKEFELLER, Mrs. MCCASKILL, Mr. MENENDEZ, Mrs. SHAHEEN, Mr. LAUTENBERG, Mrs. FEINSTEIN, Mr. TESTER, Mr. BAUCUS, Mr. CONRAD, Mrs. BOXER, Mr. AKAKA, Mr. NELSON of Florida, Mr. LEVIN, and Mr. BURRIS) introduced the following bill; which was read twice and referred to the Committee on Rules and Administration

A BILL

To amend the Federal Election Campaign Act of 1971 to prohibit foreign influence in Federal elections, to prohibit government contractors from making expenditures with respect to such elections, and to establish additional disclosure requirements with respect to spending in such 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 "Democracy Is Strengthened by Casting Light On Spend-
- 6 ing in Elections Act" or the "DISCLOSE Act".
- 7 (b) TABLE OF CONTENTS.—The table of contents of

8 this Act is as follows:

Sec. 1. Short title; table of contents. Sec. 2. Findings.

TITLE I—REGULATION OF CERTAIN POLITICAL SPENDING

- Sec. 101. Prohibiting independent expenditures and electioneering communications by government contractors.
- Sec. 102. Application of ban on contributions and expenditures by foreign nationals to foreign-controlled domestic corporations.
- Sec. 103. Treatment of payments for coordinated communications as contributions.
- Sec. 104. Treatment of political party communications made on behalf of candidates.

TITLE II—PROMOTING EFFECTIVE DISCLOSURE OF CAMPAIGN-RELATED ACTIVITY

Subtitle A—Treatment of Independent Expenditures and Electioneering Communications Made by All Persons

- Sec. 201. Independent expenditures.
- Sec. 202. Electioneering communications.

Subtitle B—Expanded Requirements for Corporations and Other Organizations

- Sec. 211. Additional information required to be included in reports on disbursements by covered organizations.
- Sec. 212. Rules regarding use of general treasury funds by covered organizations for campaign-related activity.
- Sec. 213. Optional use of separate account by covered organizations for campaign-related activity.
- Sec. 214. Modification of rules relating to disclaimer statements required for certain communications.

Subtitle C-Reporting Requirements for Registered Lobbyists

Sec. 221. Requiring registered lobbyists to report information on independent expenditures and electioneering communications.

Subtitle D-Filing by Senate Candidates With Commission

Sec. 231. Filing by Senate candidates with Commission.

TITLE III—DISCLOSURE BY COVERED ORGANIZATIONS OF INFORMATION ON CAMPAIGN-RELATED ACTIVITY

Sec. 301. Requiring disclosure by covered organizations of information on campaign-related activity.

TITLE IV—TELEVISION MEDIA RATES

Sec. 401. Television media rates.

TITLE V—OTHER PROVISIONS

Sec. 501. Judicial review.Sec. 502. Severability.Sec. 503. Effective date.

1 SEC. 2. FINDINGS.

2 (a) GENERAL FINDINGS.—Congress finds and de3 clares as follows:

4 (1)Throughout the history of the United 5 States, the American people have been rightly con-6 cerned about the power of special interests to control 7 our democratic processes. That was true over 100 8 years ago when Congress first enacted legislation in-9 tended to restrict corporate funds from being used 10 in Federal elections, legislation that Congress in 11 1947 reaffirmed was intended to include inde-12 pendent expenditures. The Supreme Court held such 13 legislation to be constitutional in 1990 in Austin v. 14 Michigan Chamber of Commerce (494 U.S. 652) 15 and again in 2003 in McConnell v. F.E.C. (540 U.S. 16 93).

1 (2) The Supreme Court's decision in Citizens 2 United v. Federal Election Commission on January 3 21, 2010, reverses established jurisprudence and 4 sound policy to greatly increase the dangers of 5 undue special interest influence over the democratic 6 process. That decision has opened the floodgates for 7 corporations and labor unions to spend unlimited 8 sums from their general treasury accounts to influ-9 ence the outcome of elections.

10 (3) Congress must take action to ensure that 11 the American public has all the information nec-12 essary to exercise its free speech and voting rights, 13 and must otherwise take narrowly tailored steps to 14 regulate independent expenditures and electioneering 15 communications in elections.

16 (b) FINDINGS RELATING TO GOVERNMENT CON-17 TRACTORS.—Congress finds and declares as follows:

(1) Government contracting is an activity that
is particularly susceptible to improper influence, and
to the appearance of improper influence. Government contracts must be awarded based on an objective evaluation of how well bidders or potential contractors meet relevant statutory criteria.

24 (2) Independent expenditures and electioneering25 communications that benefit particular candidates or

elected officials or disfavor their opponents can lead
 to apparent and actual ingratiation, access, influ ence, and quid pro quo arrangements. Government
 contracts should be awarded based on an objective
 application of statutory criteria, not based on other
 forms of inappropriate or corrupting influence.

7 (3) Prohibiting independent expenditures and 8 electioneering communications by persons negoti-9 ating for or performing government contracts will 10 prevent government officials involved in or with in-11 fluence over the contracting process from influencing 12 the contracting process based, consciously or other-13 wise, on this kind of inappropriate or corrupting in-14 fluence.

15 (4) Prohibiting independent expenditures and 16 electioneering communications by persons negoti-17 ating for or performing government contracts will 18 likewise prevent such persons from feeling pressure, 19 whether actually exerted by government officials or 20 not, to make expenditures and to fund communica-21 tions in order to maximize their chances of receiving 22 contracts, or to match similar expenditures and com-23 munications made by their competitors.

24 (5) Furthermore, because government contracts25 often involve large amounts of public money, it is

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1 critical that the public perceive that the government 2 contracts are awarded strictly in accordance with 3 prescribed statutory standards, and not based on 4 other forms of inappropriate or corrupting influence. The public's confidence in government is under-5 6 mined when corporations that make significant expenditures during Federal election campaigns later 7 8 receive government funds.

9 (6) Prohibiting independent expenditures and 10 electioneering communications by persons negoti-11 ating for or performing government contracts will 12 prevent any appearance that government contracts 13 were awarded based in whole or in part on such ex-14 penditures or communications, or based on the inap-15 propriate or corrupting influence such expenditures 16 and communications can create and appear to cre-17 ate.

(7) In these ways, prohibiting independent expenditures and electioneering communications by
persons negotiating for or performing government
contracts will protect the actual and perceived integrity of the government contracting process.

23 (8) Moreover, the risks of waste, fraud and
24 abuse, all resulting in economic losses to taxpayers,
25 are significant when would-be public contractors or

applicants for public funds make expenditures in
 Federal election campaigns in order to affect elec toral outcomes.

4 (c) FINDINGS RELATING TO FOREIGN CORPORA-5 TIONS.—Congress finds and declares as follows:

6 (1) The Supreme Court's decision in the Citi-7 zens United case has provided the means by which 8 United States corporations controlled by foreign en-9 tities can freely spend money to influence United 10 States elections.

(2) Foreign corporations commonly own U.S.
corporations in whole or in part, and U.S. corporate
equity and debt are also held by foreign individuals,
sovereign wealth funds, and even foreign nations at
levels which permit effective control over those U.S.
entities.

17 (3) As recognized in many areas of the law, for18 eign ownership interests and influences are exerted
19 in a perceptible way even when the entity is not ma20 jority-foreign-owned.

(4) The Federal Government has broad constitutional power to protect American interests and
sovereignty from foreign interference and intrusion.

(5) Congress has a clear interest in minimizing
 foreign intervention, and the perception of foreign
 intervention, in United States elections.

4 (d) FINDINGS RELATING TO COORDINATED EXPEND5 ITURES.—Congress finds and declares as follows:

6 (1) It has been the consistent view of Congress
7 and the courts that coordinated expenditures in
8 campaigns for election are no different in nature
9 from contributions.

10 (2) Existing rules still allow donors to evade 11 contribution limits by making campaign expendi-12 tures which, while technically qualifying as inde-13 pendent expenditures under law, are for all relevant 14 purposes coordinated with candidates and political 15 parties and thus raise the potential for corruption or 16 the appearance of corruption.

17 (3) Such arrangements have the potential to 18 give rise to the reality or appearance of corruption 19 to the same degree that direct contributions to a 20 candidate may give rise to the reality or appearance 21 of corruption. Moreover, expenditures which are in 22 fact made in coordination with a candidate or polit-23 ical party have the potential to lessen the public's 24 trust and faith in the rules and the integrity of the 25 electoral process.

(4) The government therefore has a compellinginterest in making sure that expenditures that arede facto coordinated with a candidate are treated assuch to prevent corruption, the appearance of corruption, or the perception that some participants are

circumventing the laws and regulations which govern

7 the financing of election campaigns.

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8 (e) FINDINGS RELATING TO DISCLOSURES AND DIS9 CLAIMERS.—Congress finds and declares as follows:

10 (1) The American people have a compelling in-11 terest in knowing who is funding independent ex-12 penditures and electioneering communications to in-13 fluence Federal elections, and the government has a 14 compelling interest in providing the public with that 15 information. Effective disclaimers and prompt disclo-16 sure of expenditures, and the disclosure of the fund-17 ing sources for these expenditures, can provide 18 shareholders, voters, and citizens with the informa-19 tion needed to evaluate the actions by special inter-20 ests seeking influence over the democratic process. 21 Transparency promotes accountability, increases the 22 fund of information available to the public con-23 cerning the support given to candidates by special 24 interests, sheds the light of publicity on political 25 spending, and encourages the leaders of organizations to act only upon legitimate organizational pur poses.

3 (2) Protecting this compelling interest has be-4 come particularly important to address the antici-5 pated increase in special interest spending on elec-6 tion-related communications which will result from 7 the Supreme Court's decision in the Citizens United 8 case. The current disclosure and disclaimer require-9 ments were designed for a campaign finance system 10 in which such expenditures were subject to prohibi-11 tions that no longer apply.

12 (3) More rigorous disclosure and disclaimer re-13 quirements are necessary to protect against the eva-14 sion of current rules. Organizations that engage in 15 election-related communications have used a variety 16 of methods to attempt to obscure their sponsorship 17 of communications from the general public. Robust 18 disclosure and disclaimer requirements are necessary 19 to ensure that the electorate is informed about who 20 is paying for particular election-related communica-21 tions, and so that the shareholders and members of 22 these organizations are aware of their organizations' 23 election-related spending.

24 (4) The current lack of accountability and25 transparency allow special interest political spending

1	to serve as a private benefit for the officials of spe-
2	cial interest organizations, to the detriment of the
3	organizations and their shareholders and members.
4	(f) FINDINGS RELATING TO CAMPAIGN SPENDING BY
5	LOBBYISTS.—Congress finds and declares as follows:
6	(1) Lobbyists and lobbying organizations, and
7	through them, their clients, influence the public deci-
8	sion-making process in a variety of ways.
9	(2) In recent years, scandals involving undue
10	lobbyist influence have lowered public trust in gov-
11	ernment and jeopardized the willingness of voters to
12	take part in democratic governance.
13	(3) One way in which lobbyists may unduly in-
14	fluence Federal officials is through their or their cli-
15	ents making independent expenditures or election-
16	eering communications targeting elected officials.
17	(4) Disclosure of such independent expenditures
18	and electioneering communications will allow the
19	public to examine connections between such spend-
20	ing and official actions, and will therefore limit the
21	ability of lobbyists to exert an undue influence on
22	elected officials.
23	(g) FINDINGS RELATING TO LOWEST UNIT
24	CHARGE.—Congress finds and declares as follows:

1 (1) The purpose of the First Amendment is to 2 ensure a robust marketplace of ideas. The govern-3 ment has a compelling interest in ensuring that 4 Americans have access to this robust marketplace of 5 ideas through the variety of media supported by the 6 government.

7 (2) In recent years, the cost of political commu-8 nication has been artificially inflated as candidates, 9 parties, interest groups, and commercial advertisers 10 compete for a dwindling supply of airtime in the pe-11 riods before elections. Candidates for Federal elec-12 tion are currently forced to pay higher premiums for "nonpreemptible" advertisement time so as not to be 13 14 replaced by commercial advertisements in such peri-15 ods.

16 (3) The high cost of advertising for Federal 17 candidates and their political parties makes it less 18 likely that Americans will receive information nec-19 essary to engage fully in the electoral process and 20 hear directly from all participants. The high cost of 21 advertising for Federal candidates and political par-22 ties also drives the demand for large, potentially cor-23 rupting contributions to Federal election campaigns 24 and forces elected officials to spend more time raising money and less time performing their official re sponsibilities.

3 (4) Lower advertising costs enhance the ability 4 of candidates to present and the public to receive in-5 formation necessary for the effective operation of the 6 democratic process. Lower advertising costs reduce 7 the potential for corrupting contributions to Federal election campaigns. Lower advertising costs allow 8 9 elected officials to spend more time serving the pub-10 lic interest instead of raising funds to pay for cam-11 paign advertisements.

12 TITLE I—REGULATION OF 13 CERTAIN POLITICAL SPENDING

14 SEC. 101. PROHIBITING INDEPENDENT EXPENDITURES AND

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ELECTIONEERING COMMUNICATIONS

BY

16 GOVERNMENT CONTRACTORS.

17 (a) PROHIBITION APPLICABLE TO GOVERNMENT18 CONTRACTORS.—

19 (1) PROHIBITION.—

20 (A) IN GENERAL.—Section 317(a)(1) of
21 the Federal Election Campaign Act (2 U.S.C.
22 441c(a)(1)) is amended by striking "purpose or
23 use; or" and inserting the following: "purpose
24 or use, to make any independent expenditure,

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1	or to disburse any funds for an electioneering
2	communication; or".
3	(B) Conforming Amendment.—The
4	heading of section 317 of such Act (2 U.S.C.
5	441c) is amended by striking "CONTRIBU-
6	TIONS" and inserting "CONTRIBUTIONS, INDE-
7	PENDENT EXPENDITURES, AND ELECTION-
8	EERING COMMUNICATIONS".
9	(2) Threshold for application of ban.—
10	Section 317 of such Act (2 U.S.C. 441c) is amend-
11	ed—
12	(A) by redesignating subsections (b) and
13	(c) as subsections (c) and (d); and
14	(B) by inserting after subsection (a) the
15	following new subsection:
16	"(b) To the extent that subsection $(a)(1)$ prohibits
17	a person who enters into a contract described in such sub-
18	section from making any independent expenditure or dis-
19	bursing funds for an electioneering communication, such
20	subsection shall apply only if the value of the contract is
21	equal to or greater than \$50,000.".
22	(b) Application to Recipients of Assistance
23	UNDER TROUBLED ASSET PROGRAM.—Section 317(a) of
24	such Act (2 U.S.C. 441c(a)) is amended—

1	(1) by striking "or" at the end of paragraph
2	(1);
3	(2) by redesignating paragraph (2) as para-
4	graph (3); and
5	(3) by inserting after paragraph (1) the fol-
6	lowing new paragraph:
7	((2)) who enters into negotiations for financial
8	assistance under title I of the Emergency Economic
9	Stabilization Act of 2008 (12 U.S.C. 5211 et seq.)
10	(relating to the purchase of troubled assets by the
11	Secretary of the Treasury), during the period—
12	"(A) beginning on the later of the com-
13	mencement of the negotiations or the date of
14	the enactment of the Democracy Is Strength-
15	ened by Casting Light On Spending in Elec-
16	tions Act; and
17	"(B) ending with the later of the termi-
18	nation of such negotiations or the repayment of
19	such financial assistance;
20	directly or indirectly to make any contribution of
21	money or other things of value, or to promise ex-
22	pressly or impliedly to make any such contribution
23	to any political party, committee, or candidate for
24	public office or to any person for any political pur-
25	pose or use, to make any independent expenditure,

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1	or to disburse any funds for an electioneering com-
2	munication; or".
3	(c) Technical Amendment.—Section 317 of such
4	Act (2 U.S.C. 441c) is amended by striking "section 321"
5	each place it appears and inserting "section 316".
6	SEC. 102. APPLICATION OF BAN ON CONTRIBUTIONS AND
7	EXPENDITURES BY FOREIGN NATIONALS TO
8	FOREIGN-CONTROLLED DOMESTIC COR-
9	PORATIONS.
10	(a) Application of Ban.—Section 319(b) of the
11	Federal Election Campaign Act of 1971 (2 U.S.C.
12	441e(b)) is amended—
13	(1) by striking "or" at the end of paragraph
14	(1);
15	(2) by striking the period at the end of para-
16	graph (2) and inserting "; or"; and
17	(3) by adding at the end the following new
18	paragraph:
19	"(3) any corporation which is not a foreign na-
20	tional described in paragraph (1) and—
21	"(A) in which a foreign national described
22	in paragraph (1) or (2) directly or indirectly
23	owns 20 percent or more of the voting shares;
24	"(B) with respect to which the majority of
25	

1	eign nationals described in paragraph (1) or
2	(2);
3	"(C) over which one or more foreign na-
4	tionals described in paragraph (1) or (2) has
5	the power to direct, dictate, or control the deci-
6	sion-making process of the corporation with re-
7	spect to its interests in the United States; or
8	"(D) over which one or more foreign na-
9	tionals described in paragraph (1) or (2) has
10	the power to direct, dictate, or control the deci-
11	sionmaking process of the corporation with re-
12	spect to activities in connection with a Federal,
13	State, or local election, including—
14	"(i) the making of a contribution, do-
15	nation, expenditure, independent expendi-
16	ture, or disbursement for an electioneering
17	communication (within the meaning of sec-
18	tion $304(f)(3)$; or
19	"(ii) the administration of a political
20	committee established or maintained by the

21 corporation.".

(b) CERTIFICATION OF COMPLIANCE.—Section 319
of such Act (2 U.S.C. 441e) is amended by adding at the
end the following new subsection:

1 "(c) Certification of Compliance Required 2 PRIOR TO CARRYING OUT ACTIVITY.—Prior to the making of any contribution, donation, expenditure, inde-3 4 pendent expenditure, or disbursement for an election-5 eering communication by a corporation during a year, the 6 chief executive officer of the corporation (or, if the cor-7 poration does not have a chief executive officer, the high-8 est ranking official of the corporation), shall file a certifi-9 cation with the Commission, under penalty of perjury, that 10 the corporation is not prohibited from carrying out such 11 activity under subsection (b)(3), unless the chief executive 12 officer has previously filed such a certification during the 13 year.".

14SEC. 103. TREATMENT OF PAYMENTS FOR COORDINATED15COMMUNICATIONS AS CONTRIBUTIONS.

16 (a) IN GENERAL.—Section 301(8)(A) of the Federal
17 Election Campaign Act of 1971 (2 U.S.C. 431(8)(A)) is
18 amended—

19 (1) by striking "or" at the end of clause (i);

20 (2) by striking the period at the end of clause
21 (ii) and inserting "; or"; and

(3) by adding at the end the following newclause:

24 "(iii) any payment made by any person25 (other than a candidate, an authorized com-

1 mittee of a candidate, or a political committee 2 of a political party) for a coordinated commu-3 nication (as determined under section 324).". 4 (b) COORDINATED COMMUNICATIONS DESCRIBED.— 5 Section 324 of such Act (2 U.S.C. 431 et seq.) is amended to read as follows:

7 **"SEC. 324. COORDINATED COMMUNICATIONS.**

6

"(a) Coordinated Communications Defined.— 8 9 For purposes of this Act, the term 'coordinated commu-10 nication' means—

11 "(1) a covered communication which is made in 12 cooperation, consultation, or concert with, or at the 13 request or suggestion of, a candidate, an authorized 14 committee of a candidate, or a political committee of 15 a political party; or

"(2) any communication that republishes, dis-16 17 seminates, or distributes, in whole or in part, any 18 broadcast or any written, graphic, or other form of 19 campaign material prepared by a candidate, an au-20 thorized committee of a candidate, or their agents. 21 "(b) COVERED COMMUNICATION DEFINED.—

22 "(1) IN GENERAL.—Except as provided in para-23 graph (4), for purposes of this subsection, the term 24 'covered communication' means, for purposes of the 25 applicable election period described in paragraph (2),

1	a publicly distributed or disseminated communica-
2	tion that refers to a clearly identified candidate for
3	Federal office and is publicly distributed or publicly
4	disseminated during such period.
5	"(2) Applicable election period.—For
6	purposes of paragraph (1), the 'applicable election
7	period' with respect to a communication means—
8	"(A) in the case of a communication which
9	refers to a candidate for the office of President
10	or Vice President, the period—
11	"(i) beginning with the date that is
12	120 days before the date of the first pri-
13	mary election, preference election, or nomi-
14	nating convention for nomination for the
15	office of President which is held in any
16	State; and
17	"(ii) ending with the date of the gen-
18	eral election for such office; or
19	"(B) in the case of a communication which
20	refers to a candidate for any other Federal of-
21	fice, the period—
22	"(i) beginning with the date that is 90
23	days before the earliest of the primary
24	election, preference election, or nominating
25	convention with respect to the nomination

1	for the office that the candidate is seeking;
2	and
3	"(ii) ending with the date of the gen-
4	eral election for such office.
5	"(3) Special rule for public distribution
6	OF COMMUNICATIONS INVOLVING CONGRESSIONAL
7	CANDIDATES.—For purposes of paragraph (1), in
8	the case of a communication involving a candidate
9	for an office other than President or Vice President,
10	the communication shall be considered to be publicly
11	distributed or publicly disseminated only if the dis-
12	semination or distribution occurs in the jurisdiction
13	of the office that the candidate is seeking.
14	"(4) EXCEPTION.—The term 'covered commu-
15	nication' does not include—
16	"(A) a communication appearing in a news
17	story, commentary, or editorial distributed
18	through the facilities of any broadcasting sta-
19	tion, newspaper, magazine, or other periodical
20	publication, unless such facilities are owned or
21	controlled by any political party, political com-
22	mittee, or candidate; or
23	"(B) a communication which constitutes a
24	candidate debate or forum conducted pursuant
25	to the regulations adopted by the Commission

to carry out section 304(f)(3)(B)(iii), or which solely promotes such a debate or forum and is made by or on behalf of the person sponsoring the debate or forum.

5 "(c) TREATMENT OF COORDINATION WITH POLIT-ICAL PARTIES FOR COMMUNICATIONS REFERRING TO 6 7 CANDIDATES.—For purposes of this section, if a commu-8 nication which refers to any clearly identified candidate 9 or candidates of a political party or any opponent of such 10 a candidate or candidates is determined to have been made in cooperation, consultation, or concert with or at the re-11 12 quest or suggestion of a political committee of the political 13 party but not in cooperation, consultation, or concert with or at the request or suggestion of such clearly identified 14 15 candidate or candidates, the communication shall be treated as having been made in cooperation, consultation, or 16 17 concert with or at the request or suggestion of the political 18 committee of the political party but not with or at the 19 request or suggestion of such clearly identified candidate 20 or candidates.".

21 (c) EFFECTIVE DATE.—

(1) IN GENERAL.—This section and the amendments made by this section shall apply with respect
to payments made on or after the expiration of the
30-day period which begins on the date of the enact-

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ment of this Act, without regard to whether or not
 the Federal Election Commission has promulgated
 regulations to carry out such amendments.

4 (2) TRANSITION RULE FOR ACTIONS TAKEN 5 PRIOR TO ENACTMENT.—No person shall be consid-6 ered to have made a payment for a coordinated com-7 munication under section 324 of the Federal Elec-8 tion Campaign Act of 1971 (as amended by sub-9 section (b)) by reason of any action taken by the 10 person prior to the date of the enactment of this 11 Act. Nothing in the previous sentence shall be con-12 strued to affect any determination under any other provision of such Act which is in effect on the date 13 of the enactment of this Act regarding whether a 14 15 communication is made in cooperation, consultation, 16 or concert with, or at the request or suggestion of, 17 a candidate, an authorized committee of a candidate, 18 or a political committee of a political party.

19 SEC. 104. TREATMENT OF POLITICAL PARTY COMMUNICA-

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TIONS MADE ON BEHALF OF CANDIDATES.

(a) TREATMENT OF PAYMENT FOR COMMUNICATION
AS CONTRIBUTION IF MADE UNDER CONTROL OR DIRECTION OF CANDIDATE.—Section 301(8)(A) of the Federal
Election Campaign Act of 1971 (2 U.S.C. 431(8)(A)), as
amended by section 103(a), is amended—

1	(1) by striking "or" at the end of clause (ii);
2	(2) by striking the period at the end of clause
3	(iii) and inserting "; or"; and
4	(3) by adding at the end the following new
5	clause:
6	"(iv) any payment by a political committee
7	of a political party for the direct costs of a com-
8	munication made on behalf of a candidate for
9	Federal office who is affiliated with such party,
10	but only if the communication is controlled by,
11	or made at the direction of, the candidate or an
12	authorized committee of the candidate.".
13	(b) Requiring Control or Direction by Can-
14	DIDATE FOR TREATMENT AS COORDINATED PARTY EX-
15	PENDITURE.—
16	(1) IN GENERAL.—Paragraph (4) of section
17	315(d) of such Act (2 U.S.C. 441a(d)) is amended
18	to read as follows:
19	"(4) Special Rule for Direct Costs of Commu-
20	NICATIONS.—The direct costs incurred by a political com-
21	mittee of a political party for a communication made in
22	connection with the campaign of a candidate for Federal
23	office shall not be subject to the limitations contained in
24	paragraphs (2) and (3) unless the communication is con-

trolled by, or made at the direction of, the candidate or
 an authorized committee of the candidate.".

3 (2) CONFORMING AMENDMENT.—Paragraph (1)
4 of section 315(d) of such Act (2 U.S.C. 441a(d)) is
5 amended by striking "paragraphs (2), (3), and (4)"
6 and inserting "paragraphs (2) and (3)".

7 (c) EFFECTIVE DATE.—This section and the amend8 ments made by this section shall apply with respect to pay9 ments made on or after the expiration of the 30-day period
10 which begins on the date of the enactment of this Act,
11 without regard to whether or not the Federal Election
12 Commission has promulgated regulations to carry out
13 such amendments.

II—**PROMOTING** EFFEC-TITLE 14 DISCLOSURE TIVE OF CAM-15 PAIGN-RELATED ACTIVITY 16 **A**—Treatment of Subtitle Inde-17 pendent Expenditures and Elec-18

19 tioneering Communications
20 Made by All Persons

21 SEC. 201. INDEPENDENT EXPENDITURES.

(a) REVISION OF DEFINITION.—Subparagraph (A) of
section 301(17) of the Federal Election Campaign Act of
1971 (2 U.S.C. 431(17)) is amended to read as follows:

"(A) that, when taken as a whole, ex-1 2 pressly advocates the election or defeat of a clearly identified candidate, or is the functional 3 4 equivalent of express advocacy because it can be 5 interpreted by a reasonable person only as ad-6 vocating the election or defeat of a candidate, 7 taking into account whether the communication 8 involved mentions a candidacy, a political party, 9 or a challenger to a candidate, or takes a posi-10 tion on a candidate's character, qualifications, 11 or fitness for office; and". 12 (b) UNIFORM 24-HOUR REPORTING FOR PERSONS 13 MAKING INDEPENDENT EXPENDITURES EXCEEDING 14 \$10,000 AT ANY TIME.—Section 304(g) of such Act (2)

15 U.S.C. 434(g)) is amended by striking paragraphs (1) and16 (2) and inserting the following:

17 "(1) INDEPENDENT EXPENDITURES EXCEED18 ING THRESHOLD AMOUNT.—

"(A) INITIAL REPORT.—A person (including a political committee) that makes or contracts to make independent expenditures in an
aggregate amount equal to or greater than the
threshold amount described in paragraph (2)
shall file a report describing the expenditures
within 24 hours.

1 "(B) ADDITIONAL REPORTS.—After a per-2 son files a report under subparagraph (A), the 3 person shall file an additional report within 24 4 hours after each time the person makes or con-5 tracts to make independent expenditures in an 6 aggregate amount equal to or greater than the 7 threshold amount with respect to the same elec-8 tion as that to which the initial report relates. 9 THRESHOLD AMOUNT DESCRIBED.—In (2)10 paragraph (1), the 'threshold amount' means— "(A) during the period up to and including 11 12 the 20th day before the date of an election, 13 \$10,000; or 14 "(B) during the period after the 20th day, 15 but more than 24 hours, before the date of an 16 election, \$1,000.". 17 (c) EFFECTIVE DATE.— 18 (1) IN GENERAL.—The amendment made by 19 subsection (a) shall apply with respect to contribu-20 tions and expenditures made on or after the expira-21 tion of the 30-day period which begins on the date 22 of the enactment of this Act, without regard to 23 whether or not the Federal Election Commission has 24 promulgated regulations to carry out such amend-25 ments.

1	(2) Reporting requirements.—The amend-
2	ment made by subsection (b) shall apply with re-
3	spect to reports required to be filed after the date
4	of the enactment of this Act.
5	SEC. 202. ELECTIONEERING COMMUNICATIONS.
6	(a) Period During Which Communications
7	TREATED AS ELECTIONEERING COMMUNICATIONS.—
8	(1) EXPANSION OF PERIOD.—Section
9	304(f)(3)(A)(i)(II) of the Federal Election Cam-
10	paign Act of 1971 (2 U.S.C. $434(f)(3)(A)(i)(II))$ is
11	amended to read as follows:
12	"(II) is made during the period
13	beginning with the date that is 90
14	days before the earliest of the primary
15	election, preference election, or nomi-
16	nating convention with respect to the
17	nomination for the office that the can-
18	didate is seeking and ending with the
19	date of the general election for such
20	office.".
21	(2) Effective date; transition for com-
22	MUNICATIONS MADE PRIOR TO ENACTMENT.—The
23	amendment made by paragraph (1) shall apply with
24	respect to communications made on or after the date
25	of the enactment of this Act, without regard to

1	whether or not the Federal Election Commission has
2	promulgated regulations to carry out such amend-
3	ments, except that no communication which is made
4	prior to the date of the enactment of this Act shall
5	be treated as an electioneering communication under
6	section $304(f)(3)(A)(i)(II)$ of the Federal Election
7	Campaign Act of 1971 (as amended by paragraph
8	(1)) unless the communication would be treated as
9	an electioneering communication under such section
10	if the amendment made by paragraph (1) did not
11	apply.
12	(b) Requiring Reports To Include Information
13	ON INTENDED TARGET OF COMMUNICATIONS.—Section
14	304(f)(2)(D) of such Act (2 U.S.C. $434(f)(2)(D)$) is
15	amended—

16 (1) by striking "and the names" and inserting17 ", the names"; and

(2) by inserting ", and (if applicable) a statement regarding whether the communications are intended to support or oppose such candidates" before
the period at the end.

Subtitle B—Expanded Require ments for Corporations and Other Organizations

4 SEC. 211. ADDITIONAL INFORMATION REQUIRED TO BE IN-

5 CLUDED IN REPORTS ON DISBURSEMENTS BY
6 COVERED ORGANIZATIONS.

7 (a) INDEPENDENT EXPENDITURE REPORTS.—Sec8 tion 304(g) of the Federal Election Campaign Act of 1971
9 (2 U.S.C. 434(g)) is amended by adding at the end the
10 following new paragraph:

11 "(5) DISCLOSURE OF ADDITIONAL INFORMA12 TION BY COVERED ORGANIZATIONS MAKING PAY13 MENTS FOR PUBLIC INDEPENDENT EXPENDI14 TURES.—

"(A) ADDITIONAL INFORMATION.—If a 15 16 covered organization makes or contracts to 17 make public independent expenditures in an ag-18 gregate amount equal to or exceeding \$10,000 19 in a calendar year, the report filed by the orga-20 nization under this subsection shall include, in 21 addition to the information required under 22 paragraph (3), the following information:

23 "(i) If any person made a donation or
24 payment to the covered organization dur25 ing the covered organization reporting pe-

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1	riod which was provided for the purpose of
2	being used for campaign-related activity or
3	in response to a solicitation for funds to be
4	used for campaign-related activity—
5	"(I) subject to subparagraph (C),
6	the identification of each person who
7	made such donations or payments in
8	an aggregate amount equal to or ex-
9	ceeding \$1,000 during such period,
10	presented in the order of the aggre-
11	gate amount of donations or payments
12	made by such persons during such pe-
13	riod (with the identification of the
14	person making the largest donation or
15	payment appearing first); and
16	"(II) if any person identified
17	under subclause (I) designated that
18	the donation or payment be used for
19	campaign-related activity with respect
20	to a specific election or in support of
21	a specific candidate, the name of the
22	election or candidate involved, and if
23	any such person designated that the
24	donation or payment be used for a

1	specific public independent expendi-
2	ture, a description of the expenditure.
3	"(ii) The identification of each person
4	who made unrestricted donor payments to
5	the organization during the covered organi-
6	zation reporting period—
7	"(I) in an aggregate amount
8	equal to or exceeding \$1,000 during
9	such period, if any of the disburse-
10	ments made by the organization for
11	any of the public independent expendi-
12	tures which are covered by the report
13	were not made from the organization's
14	Campaign-Related Activity Account
15	under section 326; or
16	"(II) in an aggregate amount
17	equal to or exceeding \$10,000 during
18	such period, if the disbursements
19	made by the organization for all of
20	the public independent expenditures
21	which are covered by the report were
22	made exclusively from the organiza-
23	tion's Campaign-Related Activity Ac-
24	count under section 326 (but only if
25	the organization has made deposits

1	described in subparagraph (D) of sec-
2	tion $326(a)(2)$ into that Account dur-
3	ing such period in an aggregate
4	amount equal to or greater than
5	\$10,000),
6	presented in the order of the aggregate
7	amount of payments made by such persons
8	during such period (with the identification
9	of the person making the largest payment
10	appearing first).
11	"(B) TREATMENT OF TRANSFERS MADE
12	TO OTHER PERSONS.—
13	"(i) IN GENERAL.—For purposes of
14	the requirement to file reports under this
15	subsection (including the requirement
16	under subparagraph (A) to include addi-
17	tional information in such reports), a cov-
18	ered organization which transfers amounts
19	to another person for the purpose of mak-
20	ing a public independent expenditure by
21	that person or by any other person, or (in
22	accordance with clause (ii)) which is
23	deemed to have transferred amounts to an-
24	other person for the purpose of making a
25	public independent expenditure by that

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1	person or by any other person, shall be
2	considered to have made a public inde-
3	pendent expenditure.
4	"(ii) Rules for deeming trans-
5	FERS MADE FOR PURPOSE OF MAKING EX-
6	PENDITURES.—For purposes of clause (i),
7	in determining whether a covered organiza-
8	tion or any other person who transfers
9	amounts to another person shall be deemed
10	to have transferred the amounts for the
11	purpose of making a public independent
12	expenditure, the following rules apply:
13	"(I) The person shall be deemed
14	to have transferred the amounts for
15	the purpose of making a public inde-
16	pendent expenditure if—
17	"(aa) the person making the
18	public independent expenditure
19	or another person acting on that
20	person's behalf solicited funding
21	from the person or from the per-
22	son to whom the amounts were
23	transferred for making any pub-
24	lic independent expenditures,

1	"(bb) the person and the
2	person to whom the amounts
3	were transferred engaged in sub-
4	stantial discussion (whether writ-
5	ten or verbal) regarding the mak-
6	ing of public independent expend-
7	itures,
8	"(cc) the person or the per-
9	son to whom the amounts were
10	transferred knew or should have
11	known of the covered organiza-
12	tion's intent to make public inde-
13	pendent expenditures, or
14	"(dd) the person or the per-
15	son to whom the amounts were
16	transferred made a public inde-
17	pendent expenditure during the
18	election cycle involved or the pre-
19	vious election cycle (as defined in
20	section 301(25)).
21	((II) The person shall not be
22	deemed to have transferred the
23	amounts for the purpose of making a
24	public independent expenditure if the
25	transfer was a commercial transaction

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1	occurring in the ordinary course of
2	business between the person and the
3	person to whom the amounts were
4	transferred.

"(C) 5 EXCLUSION OF AMOUNTS DES-6 IGNATED FOR OTHER CAMPAIGN-RELATED AC-7 TIVITY.—For purposes of subparagraph (A)(i), 8 in determining the amount of a donation or 9 payment made by a person which was provided 10 for the purpose of being used for campaign-re-11 lated activity or in response to a solicitation for 12 funds to be used for campaign-related activity, 13 there shall be excluded any amount which was 14 designated by the person to be used—

15 "(i) for campaign-related activity dein (i) of 16 scribed clause section 17 325(d)(2)(A) (relating to independent ex-18 penditures) with respect to a different elec-19 tion, or with respect to a candidate in a 20 different election, than an election which is the subject of any of the public inde-21 22 pendent expenditures covered by the report 23 involved; or

24 "(ii) for any campaign-related activity
25 described in clause (ii) of section

1325(d)(2)(A) (relating to electioneering2communications).

3 "(D) EXCLUSION OF AMOUNTS PAID FROM 4 SEPARATE SEGREGATED FUND.—In deter-5 mining the amount of public independent ex-6 penditures made by a covered organization for 7 purposes of this paragraph, there shall be ex-8 cluded any amounts paid from a separate seg-9 regated fund established and administered by 10 the organization under section 316(b)(2)(C).

"(E) COVERED ORGANIZATION REPORTING
PERIOD DESCRIBED.—In this paragraph, the
'covered organization reporting period' is, with
respect to a report filed by a covered organization under this subsection—

"(i) in the case of the first report filed by a covered organization under this subsection which includes information required under this paragraph, the shorter of—

20 "(I) the period which begins on
21 the effective date of the Democracy Is
22 Strengthened by Casting Light On
23 Spending in Elections Act and ends
24 on the last day covered by the report,
25 or

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1	"(II) the 12-month period ending	
2	on the last day covered by the report;	
3	and	
4	"(ii) in the case of any subsequent re-	
5	port filed by a covered organization under	
6	this subsection which includes information	
7	required under this paragraph, the period	
8	occurring since the most recent report filed	
9	by the organization which includes such in-	
10	formation.	
11	"(F) DEFINITIONS.—In this paragraph—	
12	"(i) the terms 'covered organization',	
13	'campaign-related activity', and 'unre-	
14	stricted donor payment' have the meaning	
15	given such terms in section 325; and	
16	"(ii) the term 'public independent ex-	
17	penditure' means an independent expendi-	
18	ture for a public communication (as de-	
19	fined in section $301(22)$).".	
20	(b) Electioneering Communication Reports.—	
21	Section 304(f) of such Act (2 U.S.C. 434(f)) is amended—	
22	(1) by redesignating paragraphs (6) and (7) as	
23	paragraphs (7) and (8) ; and	
24	(2) by inserting after paragraph (5) the end the	
25	following new paragraph:	

1	"(6) DISCLOSURE OF ADDITIONAL INFORMA-
2	TION BY COVERED ORGANIZATIONS.—
3	"(A) Additional information.—If a
4	covered organization files a statement under
5	this subsection, the statement shall include, in
6	addition to the information required under
7	paragraph (2), the following information:
8	"(i) If any person made a donation or
9	payment to the covered organization dur-
10	ing the covered organization reporting pe-
11	riod which was provided for the purpose of
12	being used for campaign-related activity or
13	in response to a solicitation for funds to be
14	used for campaign-related activity—
15	"(I) subject to subparagraph (C),
16	the identification of each person who
17	made such donations or payments in
18	an aggregate amount equal to or ex-
19	ceeding \$1,000 during such period,
20	presented in the order of the aggre-
21	gate amount of donations or payments
22	made by such persons during such pe-
23	riod (with the identification of the
24	person making the largest donation or
25	payment appearing first); and

1	"(II) if any person identified
2	under subclause (I) designated that
3	the donation or payment be used for
4	campaign-related activity with respect
5	to a specific election or in support of
6	a specific candidate, the name of the
7	election or candidate involved, and if
8	any such person designated that the
9	donation or payment be used for a
10	specific electioneering communication,
11	a description of the communication.
12	"(ii) The identification of each person
13	who made unrestricted donor payments to
14	the organization during the covered organi-
15	zation reporting period—
16	"(I) in an aggregate amount
17	equal to or exceeding \$1,000 during
18	such period, if any of the disburse-
19	ments made by the organization for
20	any of the electioneering communica-
21	tions which are covered by the state-
22	ment were not made from the organi-
23	zation's Campaign-Related Activity
24	Account under section 326; or

1	"(II) in an aggregate amount
2	equal to or exceeding \$10,000 during
3	such period, if the disbursements
4	made by the organization for all of
5	the electioneering communications
6	which are covered by the statement
7	were made exclusively from the orga-
8	nization's Campaign-Related Activity
9	Account under section 326 (but only
10	if the organization has made deposits
11	described in subparagraph (D) of sec-
12	tion $326(a)(2)$ into that Account dur-
13	ing such period in an aggregate
14	amount equal to or greater than
15	\$10,000),
16	presented in the order of the aggregate
17	amount of payments made by such persons
18	during such period (with the identification
19	of the person making the largest payment
20	appearing first).
21	"(B) TREATMENT OF TRANSFERS MADE
22	TO OTHER PERSONS.—
23	"(i) IN GENERAL.—For purposes of
24	the requirement to file statements under
25	this subsection (including the requirement

under subparagraph (A) to include addi-1 2 tional information in such statements), a 3 covered organization which transfers 4 amounts to another person for the purpose 5 of making an electioneering communication 6 by that person or by any other person, or 7 (in accordance with clause (ii)) which is 8 deemed to have transferred amounts to an-9 other person for the purpose of making an 10 electioneering communication by that per-11 son or by any other person, shall be con-12 sidered to have made a disbursement for 13 an electioneering communication.

14 "(ii) RULES FOR DEEMING TRANS-15 FERS MADE FOR PURPOSE OF MAKING 16 COMMUNICATIONS.—For purposes of 17 clause (i), in determining whether a cov-18 ered organization or any other person who 19 transfers amounts to another person shall 20 be deemed to have transferred the amounts 21 for the purpose of making an election-22 eering communication, the following rules 23 apply:

24 "(I) The person shall be deemed25 to have transferred the amounts for

the purpose of making an election-
the pulpose of making an election
eering communication if—
"(aa) the person making the
public independent expenditure
or another person acting on that
person's behalf solicited funding
from the person or from the per-
son to whom the amounts were
transferred for making any elec-
tioneering communications,
"(bb) the person and the
person to whom the amounts
were transferred engaged in sub-
stantial discussion (whether writ-
ten or verbal) regarding the mak-
ing of electioneering communica-
tions,
"(cc) the person or the per-
son to whom the amounts were
transferred knew or should have
known of the covered organiza-
tion's intent to make election-
eering communications, or
"(dd) the person or the per-
son to whom the amounts were

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1	transferred made an election-
2	eering communication during the
3	election cycle involved or the pre-
4	vious election cycle (as defined in
5	section $301(25)$).
6	"(II) The person shall not be
7	considered to have transferred the
8	amounts for the purpose of making an
9	electioneering communication if the
10	transfer was a commercial transaction
11	occurring in the ordinary course of
12	business between the person and the
13	person to whom the amounts were
14	transferred.
15	"(C) Exclusion of amounts des-
16	IGNATED FOR OTHER CAMPAIGN-RELATED AC-
17	TIVITY.—For purposes of subparagraph (A)(i),
18	in determining the amount of a donation or
19	payment made by a person which was provided
20	for the purpose of being used for campaign-re-

lated activity or in response to a solicitation for

funds to be used for campaign-related activity,

there shall be excluded any amount which was

designated by the person to be used—

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1	"(i) for campaign-related activity de-
2	scribed in clause (ii) of section
3	325(d)(2)(A) (relating to electioneering
4	communications) with respect to a dif-
5	ferent election, or with respect to a can-
6	didate in a different election, than an elec-
7	tion which is the subject of any of the elec-
8	tioneering communications covered by the
9	statement involved; or
10	"(ii) for any campaign-related activity
11	described in clause (i) of section
12	325(d)(2)(A) (relating to independent ex-
13	penditures consisting of a public commu-
14	nication).
15	"(D) COVERED ORGANIZATION REPORTING
16	PERIOD DESCRIBED.—In this paragraph, the
17	'covered organization reporting period' is, with
18	respect to a statement filed by a covered orga-
19	nization under this subsection—
20	"(i) in the case of the first statement
21	filed by a covered organization under this
22	subsection which includes information re-
23	quired under this paragraph, the shorter
24	of—

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1	((I) the period which begins on
2	the effective date of the Democracy Is
3	Strengthened by Casting Light On
4	Spending in Elections Act and ends
5	on the disclosure date for the state-
6	ment, or
7	"(II) the 12-month period ending
8	on the disclosure date for the state-
9	ment; and
10	"(ii) in the case of any subsequent
11	statement filed by a covered organization
12	under this subsection which includes infor-
13	mation required under this paragraph, the
14	period occurring since the most recent
15	statement filed by the organization which
16	includes such information.
17	"(E) DEFINITIONS.—In this paragraph,
18	the terms 'covered organization', 'campaign-re-
19	lated activity', and 'unrestricted donor payment'
20	have the meaning given such terms in section
21	325.".

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1	SEC. 212. RULES REGARDING USE OF GENERAL TREASURY
2	FUNDS BY COVERED ORGANIZATIONS FOR
3	CAMPAIGN-RELATED ACTIVITY.
4	Title III of the Federal Election Campaign Act of
5	1971 (2 U.S.C. 431 et seq.) is amended by adding at the
6	end the following new section:
7	"SEC. 325. SPECIAL RULES FOR USE OF GENERAL TREAS-
8	URY FUNDS BY COVERED ORGANIZATIONS
9	FOR CAMPAIGN-RELATED ACTIVITY.
10	"(a) Use of Funds for Campaign-Related AC-
11	TIVITY.—
12	"(1) IN GENERAL.—Subject to any applicable
13	restrictions and prohibitions under this Act, a cov-
14	ered organization may make disbursements for cam-
15	paign-related activity using—
16	"(A) amounts paid or donated to the orga-
17	nization which are designated by the person
18	providing the amounts to be used for campaign-
19	related activity;
20	"(B) unrestricted donor payments made to
21	the organization; and
22	"(C) other funds of the organization, in-

(C) other funds of the organization, in-cluding amounts received pursuant to commer-cial activities in the regular course of a covered organization's business.

"(2) NO EFFECT ON USE OF SEPARATE SEGREGATED FUND.—Nothing in this section shall be
construed to affect the authority of a covered organization to make disbursements from a separate segregated fund established and administered by the organization under section 316(b)(2)(C).

7 "(b) RESTRICTIONS ON USE OF FUNDS FOR CAM-8 PAIGN-RELATED ACTIVITY.—

9 "(1) CERTIFICATION AFTER RECEIVING NOTIFI-10 CATION BY DONOR TO NOT USE FUNDS FOR ACTIV-11 ITY.—If any person who makes a donation, pay-12 ment, or transfer to a covered organization (other 13 than the covered organization) notifies the organiza-14 tion in writing (at the time of making the donation, 15 payment, or transfer) that the organization may not 16 use the donation, payment, or transfer for cam-17 paign-related activity, not later than 7 days after the 18 organization receives the donation, payment, or 19 transfer the organization shall transmit to the per-20 son a written certification by the chief financial offi-21 cer of the covered organization (or, if the organiza-22 tion does not have a chief financial officer, the high-23 est ranking financial official of the organization), 24 under penalty of perjury, that"(A) the organization will not use the do nation, payment, or transfer for campaign-re lated activity; and

"(B) the organization will not include any 4 5 information on the person in any report filed by 6 the organization under section 304 with respect 7 to independent expenditures or electioneering 8 communications, so that the person will not be 9 required to appear in a significant funder state-10 ment or a Top 5 Funders list under section 11 318(e).

12 "(2) EXCEPTION FOR PAYMENTS MADE PURSU13 ANT TO COMMERCIAL ACTIVITIES.—Paragraph (1)
14 does not apply with respect to any payment or trans15 fer made pursuant to commercial activities in the
16 regular course of a covered organization's business.
17 "(c) CERTIFICATIONS REGARDING DISBURSEMENTS
18 FOR CAMPAIGN-RELATED ACTIVITY.—

"(1) CERTIFICATION BY CHIEF EXECUTIVE OFFICER.—If, at any time during a calendar quarter,
a covered organization makes a disbursement of
funds for campaign-related activity using funds described in subsection (a)(1), the chief executive officer of the covered organization (or, if the organization does not have a chief executive officer, the high-

1 est ranking official of the organization), under pen-2 alty of perjury, shall file a statement with the Com-3 mission which contains the following certifications: "(A) None of the campaign-related activity 4 5 for which the organization disbursed the funds 6 during the quarter was made in cooperation, 7 consultation, or concert with, or at the request 8 or suggestion of, any candidate or any author-9 ized committee or agent of such candidate, or political committee of a political party or agent 10 11 of any political party. 12 "(B) The chief executive officer or highest 13 ranking official of the covered organization (as 14 the case may be) has reviewed and approved 15 each statement and report filed by the organi-16 zation under section 304 with respect to any 17 such disbursement made during the quarter. 18 "(C) Each statement and report filed by 19 the organization under section 304 with respect 20 to any such disbursement made during the 21 quarter is complete and accurate and does not 22 contain an untrue statement of a material fact. 23 "(D) All such disbursements made during 24 the quarter are in compliance with this Act and

all other applicable Federal laws.

"(E) No portion of the amounts used to 1 2 make any such disbursements during the quar-3 ter is attributable to funds received by the orga-4 nization that were restricted by the person who 5 provided the funds from being used for campaign-related activity pursuant to subsection 6 7 (b). 8 (2)APPLICATION OF ELECTRONIC FILING 9 RULES.—Section 304(d)(1) shall apply with respect 10 to a statement required under this subsection in the 11 same manner as such section applies with respect to 12 a statement under subsection (c) or (g) of section 13 304. 14 "(3) DEADLINE.—The chief executive officer or 15 highest ranking official of a covered organization (as 16 the case may be) shall file the statement required 17 under this subsection with respect to a calendar 18 quarter not later than 15 days after the end of the 19 quarter. 20 "(d) DEFINITIONS.—For purposes of this section, the 21 following definitions apply: 22 "(1) COVERED ORGANIZATION.—The term 'covered organization' means any of the following: 23 24 "(A) Any corporation which is subject to 25 section 316(a).

1	"(B) Any labor organization (as defined in
2	section 316).
3	"(C) Any organization described in para-
4	graph (4), (5), or (6) of section $501(c)$ of the
5	Internal Revenue Code of 1986 and exempt
6	from tax under section 501(a) of such Code.
7	"(D) Any political organization under sec-
8	tion 527 of the Internal Revenue Code of 1986,
9	other than a political committee under this Act.
10	"(2) CAMPAIGN-RELATED ACTIVITY.—
11	"(A) IN GENERAL.—The term 'campaign-
12	related activity' means—
13	"(i) an independent expenditure con-
14	sisting of a public communication (as de-
14 15	sisting of a public communication (as de- fined in section $301(22)$), a transfer of
15	fined in section 301(22)), a transfer of
15 16	fined in section 301(22)), a transfer of funds to another person for the purpose of
15 16 17	fined in section 301(22)), a transfer of funds to another person for the purpose of making such an independent expenditure
15 16 17 18	fined in section 301(22)), a transfer of funds to another person for the purpose of making such an independent expenditure by that person or by any other person, or
15 16 17 18 19	fined in section 301(22)), a transfer of funds to another person for the purpose of making such an independent expenditure by that person or by any other person, or (in accordance with subparagraph (B)) a
15 16 17 18 19 20	fined in section 301(22)), a transfer of funds to another person for the purpose of making such an independent expenditure by that person or by any other person, or (in accordance with subparagraph (B)) a transfer of funds to another person which
15 16 17 18 19 20 21	fined in section 301(22)), a transfer of funds to another person for the purpose of making such an independent expenditure by that person or by any other person, or (in accordance with subparagraph (B)) a transfer of funds to another person which is deemed to have been made for the pur-

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1	"(ii) an electioneering communication,
2	a transfer of funds to another person for
3	the purpose of making an electioneering
4	communication by that person or by any
5	other person, or (in accordance with sub-
6	paragraph (B)) a transfer of funds to an-
7	other person which is deemed to have been
8	made for the purpose of making an elec-
9	tioneering communication by that person
10	or by any other person.
11	"(B) RULE FOR DEEMING TRANSFERS
12	MADE FOR PURPOSE OF CAMPAIGN-RELATED
13	ACTIVITY.—For purposes of subparagraph (A),
14	in determining whether a transfer of funds by
15	one person to another person shall be deemed
16	to have been made for the purpose of making
17	an independent expenditure consisting of a pub-
18	lic communication or an electioneering commu-
19	nication, the following rules apply:
20	"(i) The transfer shall be deemed to
21	have been made for the purpose of making
22	such an independent expenditure or an
23	electioneering communication if—
24	"(I) the person making the inde-
25	pendent expenditure or electioneering

1	communication or another person act-
2	ing on that person's behalf solicited
3	funding from the person or from the
4	person to whom the amounts were
5	transferred for the purpose of making
6	any such independent expenditures or
7	electioneering communications,
8	"(II) the person and the person
9	to whom the amounts were trans-
10	ferred engaged in substantial discus-
11	sion (whether written or verbal) re-
12	garding the making of such inde-
13	pendent expenditures or electioneering
14	communications,
15	"(III) the person or the person to
16	whom the amounts were transferred
17	knew or should have known of the
18	covered organization's intent to dis-
19	burse funds for campaign-related ac-
20	tivity, or
21	$``(\mathrm{IV})$ the person or the person to
22	whom the amounts were transferred
23	made such an independent expendi-
24	ture or electioneering communication
25	during the election cycle involved or

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1	the previous election cycle (as defined
2	in section $301(25)$).
3	"(ii) The transfer shall not be deemed
4	to have been made for the purpose of mak-
5	ing such an independent expenditure or an
6	electioneering communication if the trans-
7	fer was a commercial transaction occurring
8	in the ordinary course of business between
9	the person and the person to whom the
10	amounts were transferred.
11	"(3) UNRESTRICTED DONOR PAYMENT.—The
12	term 'unrestricted donor payment' means a payment
13	to a covered organization which consists of a dona-
14	tion or payment from a person other than the cov-
15	ered organization, except that such term does not in-
16	clude—
17	"(A) any payment made pursuant to com-
18	mercial activities in the regular course of a cov-
19	ered organization's business;
20	"(B) any donation or payment which is
21	designated by the person making the donation
22	or payment to be used for campaign-related ac-
23	tivity or made in response to a solicitation for
24	funds to be used for campaign-related activity;
25	or

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1	"(C) any donation or payment made by a
2	person who notifies the organization in writing
3	(at the time of making the payment) that the
4	organization may not use the donation or pay-
5	ment for campaign-related activity.".
6	SEC. 213. OPTIONAL USE OF SEPARATE ACCOUNT BY COV-
7	ERED ORGANIZATIONS FOR CAMPAIGN-RE-
8	LATED ACTIVITY.
9	Title III of the Federal Election Campaign Act of
10	1971 (2 U.S.C. 431 et seq.), as amended by section 212,
11	is further amended by adding at the end the following new
12	section:
13	"SEC. 326. OPTIONAL USE OF SEPARATE ACCOUNT BY COV-
14	ERED ORGANIZATIONS FOR CAMPAIGN-RE-
15	LATED ACTIVITY.
16	"(a) Optional Use of Separate Account.—
17	"(1) ESTABLISHMENT OF ACCOUNT.—
18	"(A) IN GENERAL.—At its option, a cov-
19	ered organization described in section 325 may
20	make disbursements for campaign-related activ-
21	ity using amounts from a bank account estab-
22	ity using amounts from a bank account estab-
22	lished and controlled by the organization to be
22 23	
	lished and controlled by the organization to be

1	rately from all other accounts of the organiza-
2	tion and which shall consist exclusively of the
3	deposits described in paragraph (2).
4	"(B) MANDATORY USE OF ACCOUNT
5	AFTER ESTABLISHMENT.—If a covered organi-
6	zation establishes an Account under this sec-
7	tion, it may not make disbursements for cam-
8	paign-related activity from any source other
9	than amounts from the Account.
10	"(C) EXCLUSIVE USE OF ACCOUNT FOR
11	CAMPAIGN-RELATED ACTIVITY.—Amounts in
12	the Account shall be used exclusively for dis-
13	bursements by the covered organization for
14	campaign-related activity. After such disburse-
15	ments are made, information with respect to de-
16	posits made to the Account shall be disclosed in
17	accordance with section $304(g)(5)$ or section
18	304(f)(6).
19	"(2) DEPOSITS DESCRIBED.—The deposits de-
20	scribed in this paragraph are deposits of the fol-
21	lowing amounts:
22	"(A) Amounts donated or paid to the cov-
23	ered organization by a person other than the
24	organization for the purpose of being used for
25	campaign-related activity, and for which the

person providing the amounts has designated that the amounts be used for campaign-related activity with respect to a specific election or specific candidate.

"(B) Amounts donated or paid to the cov-5 ered organization by a person other than the 6 7 organization for the purpose of being used for 8 campaign-related activity, and for which the 9 person providing the amounts has not des-10 ignated that the amounts be used for campaign-11 related activity with respect to a specific elec-12 tion or specific candidate.

"(C) Amounts donated or paid to the covered organization by a person other than the organization in response to a solicitation for funds to be used for campaign-related activity.

17 "(D) Amounts transferred to the Account
18 by the covered organization from other accounts
19 of the organization, including from the organi20 zation's general treasury funds.

21 "(3) NO TREATMENT AS POLITICAL COM22 MITTEE.—The establishment and administration of
23 an Account in accordance with this subsection shall
24 not by itself be treated as the establishment or ad-

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ministration of a political committee for any purpose
 of this Act.

3 "(b) REDUCTION IN AMOUNTS OTHERWISE AVAIL4 ABLE FOR ACCOUNT IN RESPONSE TO DEMAND OF GEN5 ERAL DONORS.—

6 "(1) IN GENERAL.—If a covered organization which has established an Account obtains any reve-7 8 nues during a year which are attributable to a dona-9 tion or payment from a person other than the cov-10 ered organization, and if any person who makes 11 such a donation or payment to the organization noti-12 fies the organization in writing (at the time of mak-13 ing the donation or payment) that the organization 14 may not use the donation or payment for campaign-15 related activity, the organization shall reduce the amount of its revenues available for deposits to the 16 17 Account which are described in subsection (a)(3)(D)18 during the year by the amount of the donation or 19 payment.

20 "(2) EXCEPTION.—Paragraph (1) does not
21 apply with respect to any payment made pursuant to
22 commercial activities in the regular course of a cov23 ered organization's business.

"(c) DEFINITIONS.—In this section, the terms 'cam paign-related activity' and 'covered organization' have the
 meaning given such terms in section 325.".

4 SEC. 214. MODIFICATION OF RULES RELATING TO DIS5 CLAIMER STATEMENTS REQUIRED FOR CER6 TAIN COMMUNICATIONS.

7 APPLYING REQUIREMENTS TO ALL INDE-(a) 8 PENDENT **EXPENDITURE** COMMUNICATIONS.—Section 9 318(a) of the Federal Election Campaign Act of 1971 (2) U.S.C. 441d(a)) is amended by striking "for the purpose 10 11 of financing communications expressly advocating the 12 election or defeat of a clearly identified candidate" and inserting "for an independent expenditure consisting of a 13 14 public communication".

15 (b) Stand by Your Ad Requirements.—

16 (1) MAINTENANCE OF EXISTING REQUIRE17 MENTS FOR COMMUNICATIONS BY POLITICAL PAR18 TIES AND OTHER POLITICAL COMMITTEES.—Section
19 318(d)(2) of such Act (2 U.S.C. 441d(d)(2)) is
20 amended—

21 (A) in the heading, by striking "OTHERS"
22 and inserting "POLITICAL COMMITTEES";

(B) by striking "subsection (a)" and in-serting "subsection (a) which is paid for by a

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1	political committee (including a political com-
2	mittee of a political party)"; and
3	(C) by striking "or other person" each
4	place it appears.
5	(2) Special disclaimer requirements for
6	CERTAIN COMMUNICATIONS.—Section 318 of such
7	Act (2 U.S.C. 441d) is amended by adding at the
8	end the following new subsection:
9	"(e) Communications by Others.—
10	"(1) IN GENERAL.—Any communication de-
11	scribed in paragraph (3) of subsection (a) which is
12	transmitted through radio or television (other than
13	a communication to which subsection $(d)(2)$ applies
14	because the communication is paid for by a political
15	committee, including a political committee of a polit-
16	ical party) shall include, in addition to the require-
17	ments of that paragraph, the following:
18	"(A) The individual disclosure statement
19	described in paragraph (2) (if the person pay-
20	ing for the communication is an individual) or
21	the organizational disclosure statement de-
22	scribed in paragraph (3) (if the person paying
23	for the communication is not an individual).
24	"(B) If the communication is an election-
25	eering communication or an independent ex-

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penditure consisting of a public communication and is paid for in whole or in part with a payment which is treated as a disbursement by a covered organization for campaign-related activity under section 325, the significant funder disclosure statement described in paragraph (4) (if applicable). "(C) If the communication is transmitted

9 through television and is an electioneering com-10 munication or an independent expenditure con-11 sisting of a public communication and is paid 12 for in whole or in part with a payment which 13 is treated as a disbursement by a covered orga-14 nization for campaign-related activity under 15 section 325, the Top Five Funders list de-16 scribed in paragraph (5) (if applicable), unless, 17 on the basis of criteria established in regula-18 tions promulgated by the Commission, the com-19 munication is of such short duration that in-20 cluding the Top Five Funders list in the com-21 munication would constitute a hardship to the 22 person paying for the communication by requir-23 ing a disproportionate amount of the commu-24 nication's content to consist of the Top Five 25 Funders list.

1	"(2) Individual disclosure statement de-
2	SCRIBED.—The individual disclosure statement de-
3	scribed in this paragraph is the following: 'I am
4	, and I approve this message.', with
5	the blank filled in with the name of the applicable
6	individual.
7	"(3) Organizational disclosure state-
8	MENT DESCRIBED.—The organizational disclosure
9	statement described in this paragraph is the fol-
10	lowing: 'I am, the
11	of, and approves
12	this message.', with—
13	"(A) the first blank to be filled in with the
14	name of the applicable individual;
15	"(B) the second blank to be filled in with
16	the title of the applicable individual; and
17	"(C) the third and fourth blank each to be
18	filled in with the name of the organization or
19	other person paying for the communication.
20	"(4) Significant funder disclosure state-
21	MENT DESCRIBED.—
22	"(A) STATEMENT IF SIGNIFICANT FUNDER
23	IS AN INDIVIDUAL.—If the significant funder of
24	a communication paid for in whole or in part
25	with a payment which is treated as a disburse-

ment by a covered organization for campaign-

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related activity under section 325 is an indi-
vidual, the significant funder disclosure state-
ment described in this paragraph is the fol-
lowing: 'I am I helped to pay
for this message, and I approve it.', with the
blank filled in with the name of the applicable
individual.
"(B) STATEMENT IF SIGNIFICANT FUNDER
is not an individual.—If the significant
funder of a communication paid for in whole or
in part with a payment which is treated as a
disbursement by a covered organization for
campaign-related activity under section 325 is
not an individual, the significant funder disclo-
sure statement described in this paragraph is
the following: 'I am, the
of
helped to pay for this mes-
sage, and approves it.', with—
"(i) the first blank to be filled in with
the name of the applicable individual;
"(ii) the second blank to be filled in
with the title of the applicable individual;
and

- "(iii) the third, fourth, and fifth blank 1 2 each to be filled in with the name of the significant funder of the communication. 3 "(C) SIGNIFICANT FUNDER DEFINED.— 4 5 "(i) INDEPENDENT EXPENDITURES.— 6 For purposes of this paragraph, the 'sig-7 nificant funder' with respect to an inde-8 pendent expenditure consisting of a public 9 communication paid for in whole or in part 10 with a payment which is treated as a dis-11 bursement by a covered organization for 12 campaign-related activity under section 13 325 shall be determined as follows: 14 "(I) If any report filed by any or-15 ganization with respect to the inde-16 pendent expenditure under section
- 18 son who made a payment to the orga-19 nization in an amount equal to or ex-20 ceeding \$100,000 which was des-21 ignated by the person to be used for campaign-related activity consisting of 22 23 that specific independent expenditure 24 (as required to be included in the re-25 port under section 304(g)(5)(A)(i)),

304 includes information on any per-

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the person who is identified among all such reports as making the largest such payment.

"(II) If any report filed by any 4 5 organization with respect to the inde-6 pendent expenditure under section 7 304 includes information on any per-8 son who made a payment to the orga-9 nization in an amount equal to or ex-10 ceeding \$100,000 which was des-11 ignated by the person to be used for 12 campaign-related activity with respect 13 to the same election or in support of 14 the same candidate (as required to be 15 included in the report under section 16 304(g)(5)(A)(i)) but subclause (\mathbf{I}) 17 does not apply, the person who is 18 identified among all such reports as 19 making the largest such payment.

20 "(III) If any report filed by any
21 organization with respect to the inde22 pendent expenditure under section
23 304 includes information on any per24 son who made a payment to the orga25 nization which was provided for the

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1	purpose of being used for campaign-
2	related activity or in response to a so-
3	licitation for funds to be used for
4	campaign-related activity (as required
5	to be included in the report under sec-
6	tion $304(g)(5)(A)(i)$) but subclause (I)
7	or subclause (II) does not apply, the
8	person who is identified among all
9	such reports as making the largest
10	such payment.
11	"(IV) If none of the reports filed
12	by any organization with respect to
13	the independent expenditure under
14	section 304 includes information on
15	any person (other than the organiza-
16	tion) who made a payment to the or-
17	ganization which was provided for the
18	purpose of being used for campaign-
19	related activity or in response to a so-
20	licitation for funds to be used for
21	campaign-related activity, but any of
22	such reports includes information on
23	any person who made an unrestricted
24	donor payment to the organization (as
25	required to be included in the report

- under section 304(g)(5)(A)(ii)), the
 person who is identified among all
 such reports as making the largest
 such unrestricted donor payment.
- 5 "(ii) Electioneering communica-6 TIONS.—For purposes of this paragraph, 7 the 'significant funder' with respect to an 8 electioneering communication paid for in 9 whole or in part with a payment which is 10 treated as a disbursement by a covered or-11 ganization for campaign-related activity 12 under section 325, shall be determined as 13 follows:
- 14 "(I) If any report filed by any or-15 ganization with respect to the elec-16 tioneering communication under sec-17 tion 304 includes information on any 18 person who made a payment to the 19 organization in an amount equal to or 20 exceeding \$100,000 which was des-21 ignated by the person to be used for 22 campaign-related activity consisting of 23 that specific electioneering commu-24 nication (as required to be included in 25 the report under section

1	304(f)(6)(A)(i)), the person who is
2	identified among all such reports as
3	making the largest such payment.
4	"(II) If any report filed by any
5	organization with respect to the elec-
6	tioneering communication under sec-
7	tion 304 includes information on any
8	person who made a payment to the
9	organization in an amount equal to or
10	exceeding \$100,000 which was des-
11	ignated by the person to be used for
12	campaign-related activity with respect
13	to the same election or in support of
14	the same candidate (as required to be
15	included in the report under section
16	304(f)(6)(A)(i)) but subclause (I)
17	does not apply, the person who is
18	identified among all such reports as
19	making the largest such payment.
20	"(III) If any report filed by any
21	organization with respect to the elec-
22	tioneering communication under sec-
23	tion 304 includes information on any
24	person who made a payment to the
25	organization which was provided for

1	the purpose of being used for cam-
2	paign-related activity or in response to
3	a solicitation for funds to be used for
4	campaign-related activity (as required
5	to be included in the report under sec-
6	tion $304(f)(6)(A)(i)$) but subclause (I)
7	or subclause (II) does not apply, the
8	person who is identified among all
9	such reports as making the largest
10	such payment.
11	"(IV) If none of the reports filed
12	by any organization with respect to
13	the electioneering communication
14	under section 304 includes informa-
15	tion on any person who made a pay-
16	ment to the organization which was
17	provided for the purpose of being used
18	for campaign-related activity or in re-
19	sponse to a solicitation for funds to be
20	used for campaign-related activity, but
21	any of such reports includes informa-
22	tion on any person who made an unre-
23	stricted donor payment to the organi-
24	zation (as required to be included in
25	the report under section

1	304(f)(6)(A)(ii)), the person who is
2	identified among all such reports as
3	making the largest such unrestricted
4	donor payment.
5	"(5) TOP 5 FUNDERS LIST DESCRIBED.—With
6	respect to a communication paid for in whole or in
7	part with a payment which is treated as a disburse-
8	ment by a covered organization for campaign-related
9	activity under section 325, the Top 5 Funders list
10	described in this paragraph is—
11	"(A) in the case of a disbursement for an
12	independent expenditure consisting of a public
13	communication, a list of the 5 persons who pro-
14	vided the largest payments of any type which
15	are required under section $304(g)(5)(A)$ to be
16	included in the reports filed by any organization
17	with respect to that independent expenditure
18	under section 304, together with the amount of
19	the payments each such person provided; or
20	"(B) in the case of a disbursement for an
21	electioneering communication, a list of the 5
22	persons who provided the largest payments of
23	any type which are required under section
24	304(f)(6)(A) to be included in the reports filed
25	by any organization with respect to that elec-

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tioneering communication under section 304,
together with the amount of the payments each
such person provided.
"(6) Method of conveyance of state-
MENT.—
"(A) Communications transmitted
THROUGH RADIO.—In the case of a communica-
tion to which this subsection applies which is
transmitted through radio, the disclosure state-
ments required under paragraph (1) shall be
made by audio by the applicable individual in a
clearly spoken manner.
"(B) Communications transmitted
THROUGH TELEVISION.—In the case of a com-
munication to which this subsection applies
which is transmitted through television, the in-
formation required under paragraph (1)—
"(i) shall appear in writing at the end
of the communication in a clearly readable
manner, with a reasonable degree of color
contrast between the background and the
printed statement, for a period of at least
6 seconds; and
"(ii) except in the case of a Top 5
Funders list described in paragraph (5),

1	shall also be conveyed by an unobscured,
2	full-screen view of the applicable indi-
3	vidual, or by the applicable individual mak-
4	ing the statement in voice-over accom-
5	panied by a clearly identifiable photograph
6	or similar image of the individual.
7	"(7) Applicable individual defined.—In
8	this subsection, the term 'applicable individual'
9	means, with respect to a communication to which
10	this paragraph applies—
11	"(A) if the communication is paid for by
12	an individual or if the significant funder of the
13	communication under paragraph (4) is an indi-
14	vidual, the individual involved;
15	"(B) if the communication is paid for by a
16	corporation or if the significant funder of the
17	communication under paragraph (4) is a cor-
18	poration, the chief executive officer of the cor-
19	poration (or, if the corporation does not have a
20	chief executive officer, the highest ranking offi-
21	cial of the corporation);
22	"(C) if the communication is paid for by a
23	labor organization or if the significant funder of
24	the communication under paragraph (4) is a

1	labor organization, the highest ranking officer
2	of the labor organization; or
3	"(D) if the communication is paid for by
4	any other person or if the significant funder of
5	the communication under paragraph (4) is any
6	other person, the highest ranking official of
7	such person.
8	"(8) Other definitions.—In this subsection,
9	the terms 'campaign-related activity', 'covered orga-
10	nization', and 'unrestricted donor payment' have the
11	meaning given such terms in section 325.".
12	Subtitle C-Reporting Require-
13	ments for Registered Lobbyists
	ments for Registered Lobbyists sec. 221. Requiring registered lobbyists to report
13	c ·
13 14	SEC. 221. REQUIRING REGISTERED LOBBYISTS TO REPORT
13 14 15	SEC. 221. REQUIRING REGISTERED LOBBYISTS TO REPORT INFORMATION ON INDEPENDENT EXPENDI-
13 14 15 16	SEC. 221. REQUIRING REGISTERED LOBBYISTS TO REPORT INFORMATION ON INDEPENDENT EXPENDI- TURES AND ELECTIONEERING COMMUNICA-
 13 14 15 16 17 	SEC. 221. REQUIRING REGISTERED LOBBYISTS TO REPORT INFORMATION ON INDEPENDENT EXPENDI- TURES AND ELECTIONEERING COMMUNICA- TIONS.
 13 14 15 16 17 18 19 	SEC. 221. REQUIRING REGISTERED LOBBYISTS TO REPORT INFORMATION ON INDEPENDENT EXPENDI- TURES AND ELECTIONEERING COMMUNICA- TIONS. (a) IN GENERAL.—Section 5(d)(1) of the Lobbying
 13 14 15 16 17 18 19 	 SEC. 221. REQUIRING REGISTERED LOBBYISTS TO REPORT INFORMATION ON INDEPENDENT EXPENDI- TURES AND ELECTIONEERING COMMUNICA- TIONS. (a) IN GENERAL.—Section 5(d)(1) of the Lobbying Disclosure Act of 1995 (2 U.S.C. 1604(d)(1)) is amend-
 13 14 15 16 17 18 19 20 	SEC. 221. REQUIRING REGISTERED LOBBYISTS TO REPORT INFORMATION ON INDEPENDENT EXPENDI- TURES AND ELECTIONEERING COMMUNICA- TIONS. (a) IN GENERAL.—Section 5(d)(1) of the Lobbying Disclosure Act of 1995 (2 U.S.C. 1604(d)(1)) is amend- ed—
 13 14 15 16 17 18 19 20 21 	SEC. 221. REQUIRING REGISTERED LOBBYISTS TO REPORT INFORMATION ON INDEPENDENT EXPENDI- TURES AND ELECTIONEERING COMMUNICA- TIONS. (a) IN GENERAL.—Section 5(d)(1) of the Lobbying Disclosure Act of 1995 (2 U.S.C. 1604(d)(1)) is amend- ed— (1) by striking "and" at the end of subpara-

(3) by inserting after subparagraph (F) the fol lowing new subparagraphs:

"(G) the amount of any independent ex-3 4 penditure (as defined in section 301(17) of the 5 Federal Election Campaign Act of 1971 (2) 6 U.S.C. 431(17)) equal to or greater than 7 \$1,000 made by such person or organization, 8 and for each such expenditure the name of each 9 candidate being supported or opposed and the 10 amount spent supporting or opposing each such 11 candidate;

12 "(H) the amount of any electioneering communication (as defined in section 304(f)(3)13 14 of such Act (2 U.S.C. 434(f)(3)) equal to or 15 greater than \$1,000 made by such person or or-16 ganization, and for each such communication 17 the name of the candidate referred to in the 18 communication and whether the communication 19 involved was in support of or in opposition to 20 the candidate; and".

(b) EFFECTIVE DATE.—The amendments made by
this section shall apply with respect to reports for semiannual periods described in section 5(d)(1) of the Lobbying Disclosure Act of 1995 that begin after the date
of the enactment of this Act.

Subtitle D—Filing by Senate 1 **Candidates With Commission** 2 3 SEC. 231. FILING BY SENATE CANDIDATES WITH COMMIS-4 SION. 5 Section 302(g) of the Federal Election Campaign Act 6 of 1971 (2 U.S.C. 432(g)) is amended to read as follows: "(g) FILING WITH THE COMMISSION.—All des-7 8 ignations, statements, and reports required to be 9 filed under this Act shall be filed with the Commis-10 sion.". TITLE III—DISCLOSURE BY COV-11 **ERED ORGANIZATIONS OF IN-**12 FORMATION ON CAMPAIGN-13 **RELATED ACTIVITY** 14 15 SEC. 301. REQUIRING DISCLOSURE BY COVERED ORGANI-16 ZATIONS OF INFORMATION ON CAMPAIGN-17 **RELATED ACTIVITY.** 18 Section 325 of the Federal Election Campaign Act 19 of 1971, as added by section 212, is amended— 20 (1) by redesignating subsections (c) and (d) as 21 subsections (e) and (f); and (2) by inserting after subsection (b) the fol-22 23 lowing new subsections:

"(c) DISCLOSURES TO SHAREHOLDERS, MEMBERS,
 AND DONORS OF INFORMATION ON DISBURSEMENTS FOR
 CAMPAIGN-RELATED ACTIVITY.—

4 "(1) INCLUDING INFORMATION IN REGULAR 5 PERIODIC REPORTS.—A covered organization which 6 submits regular, periodic reports to its shareholders, 7 members, or donors on its finances or activities shall 8 include in each such report the information de-9 scribed in paragraph (2) with respect to the dis-10 bursements made by the organization for campaign-11 related activity during the period covered by the re-12 port.

13 "(2) INFORMATION DESCRIBED.—The informa14 tion described in this paragraph is, for each dis15 bursement for campaign-related activity—

16 "(A) the date of the independent expendi-17 ture or electioneering communication involved;

18 "(B) the amount of the independent ex19 penditure or electioneering communication in20 volved;

21 "(C) the name of the candidate identified
22 in the independent expenditure or electioneering
23 communication involved, the office sought by
24 the candidate, and (if applicable) whether the
25 independent expenditure or electioneering com-

1	munication involved was in support of or in op-
2	position to the candidate;
3	"(D) in the case of a transfer of funds to
4	another person, the information required by
5	subparagraphs (A) through (C), as well as the
6	name of the recipient of the funds and the date
7	and amount of the funds transferred;
8	"(E) the source of such funds; and
9	"(F) such other information as the Com-
10	mission determines is appropriate to further the
11	purposes of this subsection.
12	"(d) Public Dissemination of Certain Informa-
13	TION.—
13 14	TION.— "(1) INFORMATION INCLUDED IN REPORTS.—
14	"(1) Information included in reports.—
14 15	"(1) Information included in reports.— "(A) Requiring dissemination.—If a
14 15 16	"(1) INFORMATION INCLUDED IN REPORTS.— "(A) REQUIRING DISSEMINATION.—If a covered organization maintains an Internet site,
14 15 16 17	"(1) INFORMATION INCLUDED IN REPORTS.— "(A) REQUIRING DISSEMINATION.—If a covered organization maintains an Internet site, the organization shall post on such Internet
14 15 16 17 18	"(1) INFORMATION INCLUDED IN REPORTS.— "(A) REQUIRING DISSEMINATION.—If a covered organization maintains an Internet site, the organization shall post on such Internet site, in a machine-readable, searchable, sortable,
14 15 16 17 18 19	"(1) INFORMATION INCLUDED IN REPORTS.— "(A) REQUIRING DISSEMINATION.—If a covered organization maintains an Internet site, the organization shall post on such Internet site, in a machine-readable, searchable, sortable, and downloadable manner and through a direct
 14 15 16 17 18 19 20 	"(1) INFORMATION INCLUDED IN REPORTS.— "(A) REQUIRING DISSEMINATION.—If a covered organization maintains an Internet site, the organization shall post on such Internet site, in a machine-readable, searchable, sortable, and downloadable manner and through a direct link from the homepage of the organization, the
 14 15 16 17 18 19 20 21 	"(1) INFORMATION INCLUDED IN REPORTS.— "(A) REQUIRING DISSEMINATION.—If a covered organization maintains an Internet site, the organization shall post on such Internet site, in a machine-readable, searchable, sortable, and downloadable manner and through a direct link from the homepage of the organization, the following information:
 14 15 16 17 18 19 20 21 22 	 "(1) INFORMATION INCLUDED IN REPORTS.— "(A) REQUIRING DISSEMINATION.—If a covered organization maintains an Internet site, the organization shall post on such Internet site, in a machine-readable, searchable, sortable, and downloadable manner and through a direct link from the homepage of the organization, the following information: "(i) The information the organization

"(ii) The information the organization
 is required to include in a statement of dis bursements for electioneering communica tions under section 304(f)(6).

5 "(B) DEADLINE; DURATION OF POST-6 ING.—The covered organization shall post the 7 information described in subparagraph (A) not 8 later than 24 hours after the organization files 9 the information with the Commission under the 10 applicable provision of this Act, and shall en-11 sure that the information remains on the 12 website until the expiration of the 1-year period 13 which begins on the date of the election with re-14 spect to which the public independent expendi-15 tures or electioneering communications are 16 made.

17 "(2) INFORMATION ON BREAKDOWN OF DIS18 BURSEMENTS AMONG TYPES OF RECIPIENTS.—

"(A) REQUIRING DISSEMINATION.—If a
covered organization maintains an Internet site,
the organization shall post on such Internet
site, in a machine-readable, searchable, sortable,
and downloadable manner and through a direct
link from the homepage of the organization, the
following information with respect to the aggre-

1	gate amount of disbursements made by the or-
2	ganization for campaign-related activity during
3	a calendar year:
4	"(i) A breakdown by political party of
5	the total amount disbursed in support of
6	and in opposition to candidates of each po-
7	litical party.
8	"(ii) The total amount disbursed in
9	support of or opposition to—
10	"(I) incumbent candidates;
11	"(II) candidates challenging in-
12	cumbent candidates; and
13	"(III) candidates for election to
14	an office for which no incumbent is
15	seeking re-election.
16	"(B) DEADLINE; DURATION OF POST-
17	ING.—A covered organization shall post the in-
18	formation described in subparagraph (A) with
19	respect to a calendar year not later than the
20	first January 31 which follows that calendar
21	year, and shall ensure that the information re-
22	mains on the website until the end of the cal-
23	endar year in which the information is posted.".

TITLE IV—TELEVISION MEDIA RATES

3 SEC. 401. TELEVISION MEDIA RATES.

4 (a) APPLICATION OF EQUAL OPPORTUNITIES RE5 QUIREMENT AND PROHIBITION OF CENSORSHIP TO CAN6 DIDATE AND NATIONAL COMMITTEES OF POLITICAL PAR7 TIES.—

8 (1) IN GENERAL.—The matter preceding para9 graph (1) of section 315(a) of the Communications
10 Act of 1934 (47 U.S.C. 315(a)) is amended to read
11 as follows:

12 "(a) IN GENERAL.—If any licensee shall permit any 13 person who is a legally qualified candidate for any public 14 office or any national committee of a political party in con-15 nection with a campaign of a legally qualified candidate 16 for Federal office to use a broadcasting station, the licensee shall afford equal opportunities in the use of such 17 18 broadcasting station to all other such candidates for that 19 office or national committees of political parties in connec-20 tion with such campaign for such office: Provided, That 21 such licensee shall have no power of censorship over the 22 material broadcast under the provisions of this section. No 23 obligation is imposed under this subsection upon any li-24 censee to allow the use of its station by any such candidate 25 or national committee. Appearance by a legally qualified candidate or a representative of a national committee of
 a political party on behalf of any legally qualified can didate for Federal office on any—".

4 (2) CONFORMING AMENDMENT.—Section
5 315(a)(3) of such Act (47 U.S.C. 315(a)(3)) is
6 amended by striking "candidate" and inserting
7 "candidate or representative".

8 (b) REASONABLE ACCESS TO PURCHASE BROAD-9 CASTING TIME.—

10 (1) REASONABLE ACCESS BY POLITICAL PAR11 TIES.—Section 312(a)(7) of such Act (47 U.S.C.
12 312(a)(7)) is amended—

(A) by striking "reasonable amounts of
time" and inserting "reasonable amounts of
time, including reasonable amounts of time purchased at the lowest unit charge under section
315(b),";

18 (B) by striking "elective"; and

(C) by striking the period at the end and
inserting the following: "or by a national committee of a political party (including a national
congressional campaign committee of a political
party) in connection with the campaign of such
candidate.".

(2) Determination.—Section 312(c) of such
Act (47 U.S.C. 312(c)) is amended by inserting
after the second sentence the following: "In deter-
mining whether reasonable amounts of time, includ-
ing reasonable amounts of time purchased at the
lowest unit charge under section 315(b), have been
provided under subsection $(a)(7)$, the Commission
shall examine and consider the time provided by the
licensee, permittee, or person to purchase time, in-
cluding nonpreemptible time, by purchasers other
than a legally qualified candidate for Federal office
on behalf of his candidacy or by a national com-
mittee of a political party (including a national con-
gressional campaign committee of a political party)
in connection with such campaign."
(c) Lowest Unit Charge.—
(1) CHARGES FOR CANDIDATES FOR FEDERAL
OFFICE.—Section 315(b) of such Act (47 U.S.C.
315(b)) is amended—
(A) in paragraph (1)(A), by striking
"paragraph (2) " and inserting "paragraphs (2)
and (3)";
(B) by redesignating paragraph (2) as
paragraph (3); and

1	(C) by inserting after paragraph (1) the
2	following:
3	"(2) Charges for candidates for federal
4	OFFICE.—
5	"(A) LIMITATION ON CHARGES.—Subject
6	to subparagraphs (B) and (C), the charges
7	made for the use of any broadcasting station by
8	any person who is a legally qualified candidate
9	for any Federal office in connection with the
10	campaign of such candidate for election to such
11	office, or by a national committee of a political
12	party in connection with such campaign, shall
13	not exceed—
14	"(i) subject to paragraph (3), during
15	the 45 days preceding the date of a pri-
16	mary or primary runoff election and dur-
17	ing the 60 days preceding the date of a
18	general or special election in which such
19	person is a candidate, the lowest unit
20	charge of the station for the same amount
21	of time that was offered at any time dur-
22	ing the 180 days preceding the date of use;
23	and

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1	"(ii) at any other time, the charges
2	made for comparable use of such station
3	by other users thereof.
4	"(B) GEOGRAPHIC LIMITATION.—The limi-
5	tation on charges under subparagraph (A) shall
6	only apply for the use of a broadcasting station
7	in the media markets that cover the State (or
8	States) in which the candidate is seeking elec-
9	tion to Federal office.
10	"(C) ELIGIBILITY.—
11	"(i) IN GENERAL.—The limitation on
12	charges under subparagraph (A) shall only
13	apply if, in an election for a Federal office,
14	a covered organization under section 325
15	of the Federal Election Campaign Act of
16	1971 makes disbursements for election-
17	eering communications in connection with
18	any legally qualified candidate for Federal
19	office or for independent expenditures in
20	an aggregate amount of \$50,000 or more
21	during a calendar year.
22	"(ii) Application.—In such cir-
23	cumstances, the limitation on charges
24	under subparagraph (A) shall apply to all
25	legally qualified candidates for Federal of-

1	fice in such election and national commit-
2	tees of political parties in connection with
3	such election.
4	"(iii) REQUIREMENT.—In an election
5	for Federal office in which no covered or-
6	ganization has made the disbursements de-
7	scribed in clause (i), all legally qualified
8	candidates in such election shall be entitled
9	to receive the lowest unit charge described
10	in paragraph (1) for as long as no such
11	disbursements are made in such election.
12	"(D) SEVERABILITY.—If the operation of
13	subparagraph (C) is enjoined by any court of
14	competent jurisdiction, or if subparagraph (C)
15	is held to be constitutionally insufficient by
16	final judicial decision, then subparagraph (A)
17	shall take effect immediately without any limi-
18	tation imposed by subparagraph (C).".
19	(2) NATIONAL COMMITTEE CHARGES.—Section
20	315(b)(1) of such Act (47 U.S.C. 315(b)(1)) is

315(b)(1) of such Act (47 U.S.C. 315(b)(1)) is
amended in the matter preceding subparagraph (A)
by striking "office shall" and inserting "office or by
a national committee of a political party in connection with the campaign of a legally qualified candidate for Federal office shall".

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(3) ADEQUATE ACCESS AT LOWEST UNIT
 CHARGE.—Section 315(b) of such Act (47 U.S.C.
 315(b)) is amended by adding at the end the fol lowing:

5 "(4) ADEQUATE ACCESS AT LOWEST UNIT 6 CHARGE.—A licensee shall take all actions necessary 7 to ensure access to the use of a broadcasting station. 8 in accordance with the requirements under para-9 graph (2), to meet the obligations under section 10 312(a)(7) for the use of such station by a legally 11 qualified candidate for Federal office on behalf of 12 his candidacy and by a national committee of a po-13 litical party in connection with the campaign of such 14 candidate.".

(4) CONFORMING AMENDMENT.—Section
315(b)(3) of such Act (as redesignated by paragraph
(1)(A)) is amended by striking "under paragraph
(1)(A)" each place it appears and inserting "under
paragraph (1)(A) or (2)(A)(i)".

(5) REQUIRING ORGANIZATIONS TO NOTIFY
(5) REQUIRING ORGANIZATIONS TO NOTIFY
(5) REQUIRING ORGANIZATIONS TO NOTIFY
(2) COMMISSION IF DISBURSEMENTS EQUAL OR EXCEED
(2) THRESHOLD.—Title III of the Federal Election
(3) Campaign Act of 1971 (2 U.S.C. 431 et seq.), as
(4) amended by section 213(a), is further amended by
(5) adding at the end the following new section:

1"SEC. 327. REQUIRING COVERED ORGANIZATIONS TO NO-2TIFY COMMISSION AND FCC IF DISBURSE-3MENTS EQUAL OR EXCEED THRESHOLD.

4 "(a) NOTIFICATION REQUIRED IF ELECTION- OR 5 CANDIDATE-SPECIFIC DISBURSEMENTS EQUAL OR EX-CEED THRESHOLD.—Not later than 24 hours after the 6 7 date by which the aggregate amount of disbursements 8 made by a covered organization for campaign-related ac-9 tivity with respect to a specific election or a specific can-10 didate (together with the amount of any disbursements 11 contracted to be made by the organization for such activity) first equals or exceeds \$50,000, the organization shall 12 13 file a report with the Commission and with the Federal Communications Commission which states the amount of 14 the disbursements and identifies the election or candidate 15 involved. 16

17 "(b) DEFINITIONS.—For purposes of subsection (a),
18 the terms 'campaign-related activity' and 'covered organi19 zation' have the meaning given such terms in section
20 325.".

(d) PREEMPTION; RANDOM AUDITS.—Section 315 of
the Communications Act of 1934 (47 U.S.C. 315) is
amended—

24 (1) by redesignating subsection (c) as sub-25 section (g);

1 (2) by redesignating subsection (d) as sub-2 section (f); and 3 (3) by inserting after subsection (b) the fol-4 lowing: 5 "(c) PREEMPTION.— 6 "(1) IN GENERAL.—Except as provided in para-7 graph (2), a licensee shall not preempt the use of a 8 broadcasting station by a legally qualified candidate 9 for Federal office or a national committee of a polit-10 ical party in connection with the campaign of such 11 candidate. 12 "(2) CIRCUMSTANCES BEYOND CONTROL OF LI-13 CENSEE.—If a program to be broadcast by a broad-14 casting station is preempted because of cir-15 cumstances beyond the control of the station, any 16 scheduled use of a broadcasting station by such can-17 didate or committee scheduled during that program 18 may also be preempted. 19 "(d) RANDOM AUDITS.— 20 "(1) IN GENERAL.—During the 45 days pre-21 ceding a primary election and the 60 days preceding 22 a general election, the Commission shall conduct 23 random audits of designated market areas to ensure

25 applies is allocating broadcast time for legally quali-

that each broadcasting station to which this section

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1	fied candidates for Federal office in accordance with
2	this section and section 312.
3	"(2) MARKETS.—Each audit conducted under
4	paragraph (1) shall cover the following markets:
5	"(A) At least 6 of the top 50 largest des-
6	ignated market areas.
7	"(B) At least 3 of the 51–100 largest des-
8	ignated market areas.
9	"(C) At least 3 of the $101-150$ largest
10	designated market areas.
11	"(D) At least 3 of the $151-210$ largest
12	designated market areas.
13	"(3) BROADCAST STATIONS.—Each random
14	audit shall include each of the 3 largest television
15	broadcast networks, 1 independent television net-
16	work, 1 cable network, 1 provider of satellite serv-
17	ices, and 1 radio network.".
18	(e) POLITICAL FILE.—Section 315(e) of such Act (47
19	U.S.C. 315(e)) is amended by adding at the end the fol-
20	lowing:
21	"(4) Public access to political file.—In
22	making a record available for public inspection
23	under paragraph (1), a licensee shall make available
24	on a timely basis on the station's Web site the
25	record of a request to purchase broadcast time that

 didate for Federal office, a national committee of a political party in connection with a campaign for such office, or by a covered organization under sec- tion 325(c) of the Federal Election Campaign Act of 1971 for electioneering communications in connec- tion with any legally qualified candidate for Federal office or for independent expenditures.". (f) DEFINITIONS.—Section 315(g) of such Act (as re- designated by subsection (d)(1)) is amended— (1) by striking "For purposes" and inserting "DEFINITIONS.—For purposes"; (2) in paragraph (1), by striking "; and" and inserting the following: "and a provider of cable or satellite television service, except that such term does not include a noncommercial educational broad- cast station as defined under section 397;" (3) in paragraph (2), by striking the period at the end and inserting a semicolon; and (4) by adding at the end the following: "(3) the terms 'authorized committee', 'clee- tion', 'electioneering communications', 'Federal of- fice', and 'independent expenditure' have the mean- 	1	is made by or on behalf of a legally qualified can-
 such office, or by a covered organization under section 325(c) of the Federal Election Campaign Act of 1971 for electioneering communications in connection with any legally qualified candidate for Federal office or for independent expenditures.". (f) DEFINITIONS.—Section 315(g) of such Act (as re- designated by subsection (d)(1)) is amended— (1) by striking "For purposes" and inserting "DEFINITIONS.—For purposes"; (2) in paragraph (1), by striking "; and" and inserting the following: "and a provider of cable or satellite television service, except that such term does not include a noncommercial educational broad- cast station as defined under section 397;" (3) in paragraph (2), by striking the period at the end and inserting a semicolon; and (4) by adding at the end the following: "(3) the terms 'authorized committee', 'election', 'electioneering communications', 'Federal of- 	2	didate for Federal office, a national committee of a
 tion 325(e) of the Federal Election Campaign Act of 1971 for electioneering communications in connec- tion with any legally qualified candidate for Federal office or for independent expenditures.". (f) DEFINITIONS.—Section 315(g) of such Act (as re- designated by subsection (d)(1)) is amended— (1) by striking "For purposes" and inserting "DEFINITIONS.—For purposes"; (2) in paragraph (1), by striking "; and" and inserting the following: "and a provider of cable or satellite television service, except that such term does not include a noncommercial educational broad- cast station as defined under section 397;" (3) in paragraph (2), by striking the period at the end and inserting a semicolon; and (4) by adding at the end the following: "(3) the terms 'authorized committee', 'election', 'electioneering communications', 'Federal of- 	3	political party in connection with a campaign for
 6 1971 for electioneering communications in connection with any legally qualified candidate for Federal office or for independent expenditures.". 9 (f) DEFINITIONS.—Section 315(g) of such Act (as redesignated by subsection (d)(1)) is amended— 11 (1) by striking "For purposes" and inserting "DEFINITIONS.—For purposes"; 13 (2) in paragraph (1), by striking "; and" and inserting the following: "and a provider of cable or satellite television service, except that such term does not include a noncommercial educational broadcast station as defined under section 397;" 18 (3) in paragraph (2), by striking the period at the end and inserting a semicolon; and 20 (4) by adding at the end the following: 21 "(3) the terms 'authorized committee', 'election', 'electioneering communications', 'Federal of- 	4	such office, or by a covered organization under sec-
 tion with any legally qualified candidate for Federal office or for independent expenditures.". (f) DEFINITIONS.—Section 315(g) of such Act (as re- designated by subsection (d)(1)) is amended— (1) by striking "For purposes" and inserting "DEFINITIONS.—For purposes"; (2) in paragraph (1), by striking "; and" and inserting the following: "and a provider of cable or satellite television service, except that such term does not include a noncommercial educational broad- cast station as defined under section 397;" (3) in paragraph (2), by striking the period at the end and inserting a semicolon; and (4) by adding at the end the following: "(3) the terms 'authorized committee', 'elee- tion', 'electioneering communications', 'Federal of- 	5	tion 325(c) of the Federal Election Campaign Act of
 office or for independent expenditures.". (f) DEFINITIONS.—Section 315(g) of such Act (as re- designated by subsection (d)(1)) is amended— (1) by striking "For purposes" and inserting "DEFINITIONS.—For purposes"; (2) in paragraph (1), by striking "; and" and inserting the following: "and a provider of cable or satellite television service, except that such term does not include a noncommercial educational broad- cast station as defined under section 397;" (3) in paragraph (2), by striking the period at the end and inserting a semicolon; and (4) by adding at the end the following: "(3) the terms 'authorized committee', 'elec- tion', 'electioneering communications', 'Federal of- 	6	1971 for electioneering communications in connec-
 9 (f) DEFINITIONS.—Section 315(g) of such Act (as re- 10 designated by subsection (d)(1)) is amended— 11 (1) by striking "For purposes" and inserting 12 "DEFINITIONS.—For purposes"; 13 (2) in paragraph (1), by striking "; and" and 14 inserting the following: "and a provider of cable or 15 satellite television service, except that such term 16 does not include a noncommercial educational broad- 17 cast station as defined under section 397;" 18 (3) in paragraph (2), by striking the period at 19 the end and inserting a semicolon; and 20 (4) by adding at the end the following: 21 "(3) the terms 'authorized committee', 'elec- 22 tion', 'electioneering communications', 'Federal of- 	7	tion with any legally qualified candidate for Federal
 10 designated by subsection (d)(1)) is amended— (1) by striking "For purposes" and inserting 12 "DEFINITIONS.—For purposes"; 13 (2) in paragraph (1), by striking "; and" and 14 inserting the following: "and a provider of cable or 15 satellite television service, except that such term 16 does not include a noncommercial educational broad- 17 cast station as defined under section 397;" 18 (3) in paragraph (2), by striking the period at 19 the end and inserting a semicolon; and 20 (4) by adding at the end the following: 21 "(3) the terms 'authorized committee', 'elec- 22 tion', 'electioneering communications', 'Federal of- 	8	office or for independent expenditures.".
 (1) by striking "For purposes" and inserting "DEFINITIONS.—For purposes"; (2) in paragraph (1), by striking "; and" and inserting the following: "and a provider of cable or satellite television service, except that such term does not include a noncommercial educational broad- cast station as defined under section 397;" (3) in paragraph (2), by striking the period at the end and inserting a semicolon; and (4) by adding at the end the following: "(3) the terms 'authorized committee', 'elec- tion', 'electioneering communications', 'Federal of- 	9	(f) DEFINITIONS.—Section 315(g) of such Act (as re-
 "DEFINITIONS.—For purposes"; (2) in paragraph (1), by striking "; and" and inserting the following: "and a provider of cable or satellite television service, except that such term does not include a noncommercial educational broad- cast station as defined under section 397;" (3) in paragraph (2), by striking the period at the end and inserting a semicolon; and (4) by adding at the end the following: "(3) the terms 'authorized committee', 'elec- tion', 'electioneering communications', 'Federal of- 	10	designated by subsection $(d)(1)$ is amended—
 (2) in paragraph (1), by striking "; and" and inserting the following: "and a provider of cable or satellite television service, except that such term does not include a noncommercial educational broad- cast station as defined under section 397;" (3) in paragraph (2), by striking the period at the end and inserting a semicolon; and (4) by adding at the end the following: "(3) the terms 'authorized committee', 'elec- tion', 'electioneering communications', 'Federal of- 	11	(1) by striking "For purposes" and inserting
 inserting the following: "and a provider of cable or satellite television service, except that such term does not include a noncommercial educational broad- cast station as defined under section 397;" (3) in paragraph (2), by striking the period at the end and inserting a semicolon; and (4) by adding at the end the following: "(3) the terms 'authorized committee', 'elec- tion', 'electioneering communications', 'Federal of- 	12	"Definitions.—For purposes";
 satellite television service, except that such term does not include a noncommercial educational broad- cast station as defined under section 397;" (3) in paragraph (2), by striking the period at the end and inserting a semicolon; and (4) by adding at the end the following: "(3) the terms 'authorized committee', 'elec- tion', 'electioneering communications', 'Federal of- 	13	(2) in paragraph (1), by striking "; and" and
 does not include a noncommercial educational broad- cast station as defined under section 397;" (3) in paragraph (2), by striking the period at the end and inserting a semicolon; and (4) by adding at the end the following: "(3) the terms 'authorized committee', 'elec- tion', 'electioneering communications', 'Federal of- 	14	inserting the following: "and a provider of cable or
 cast station as defined under section 397;" (3) in paragraph (2), by striking the period at the end and inserting a semicolon; and (4) by adding at the end the following: "(3) the terms 'authorized committee', 'elec- tion', 'electioneering communications', 'Federal of- 	15	satellite television service, except that such term
 (3) in paragraph (2), by striking the period at the end and inserting a semicolon; and (4) by adding at the end the following: "(3) the terms 'authorized committee', 'elec- tion', 'electioneering communications', 'Federal of- 	16	does not include a noncommercial educational broad-
 the end and inserting a semicolon; and (4) by adding at the end the following: "(3) the terms 'authorized committee', 'elec- tion', 'electioneering communications', 'Federal of- 	17	cast station as defined under section 397;"
 20 (4) by adding at the end the following: 21 "(3) the terms 'authorized committee', 'elec- 22 tion', 'electioneering communications', 'Federal of- 	18	(3) in paragraph (2), by striking the period at
 21 "(3) the terms 'authorized committee', 'elec- 22 tion', 'electioneering communications', 'Federal of- 	19	the end and inserting a semicolon; and
22 tion', 'electioneering communications', 'Federal of-	20	(4) by adding at the end the following:
	21	"(3) the terms 'authorized committee', 'elec-
23 fice', and 'independent expenditure' have the mean-	22	tion', 'electioneering communications', 'Federal of-
	23	fice', and 'independent expenditure' have the mean-
24 ings given such terms by section 301 of the Federal	24	ings given such terms by section 301 of the Federal
25 Election Campaign Act of 1971 (2 U.S.C. 431);	25	Election Campaign Act of 1971 (2 U.S.C. 431);

"(4) the term 'designated market area' has the
 meaning given such term in section 122(j)(2)(C) of
 title 17, United States Code; and

4 "(5) the term 'national committee of a political
5 party' includes a national congressional campaign
6 committee of a political party.".

7 (g) STYLISTIC AMENDMENT.—Section 315(f) of such
8 Act (as redesignated by subsection (d)(2)), is amended by
9 striking "The Commission" and inserting "REGULA10 TIONS.—The Commission".

11 **TITLE V—OTHER PROVISIONS**

12 SEC. 501. JUDICIAL REVIEW.

(a) SPECIAL RULES FOR ACTIONS BROUGHT ON
14 CONSTITUTIONAL GROUNDS.—If any action is brought for
15 declaratory or injunctive relief to challenge the constitu16 tionality of any provision of this Act or any amendment
17 made by this Act, the following rules shall apply:

(1) The action shall be filed in the United
States District Court for the District of Columbia,
and an appeal from a decision of the District Court
may be taken to the Court of Appeals for the District of Columbia Circuit.

(2) A copy of the complaint shall be delivered
promptly to the Clerk of the House of Representatives and the Secretary of the Senate.

1 (3) It shall be the duty of the United States 2 District Court for the District of Columbia, the 3 Court of Appeals for the District of Columbia Cir-4 cuit, and the Supreme Court of the United States to 5 advance on the docket and to expedite to the great-6 est possible extent the disposition of the action and 7 appeal.

8 (b) INTERVENTION BY MEMBERS OF CONGRESS.—In 9 any action in which the constitutionality of any provision 10 of this Act or any amendment made by this Act is raised, any member of the House of Representatives (including 11 12 a Delegate or Resident Commissioner to the Congress) or 13 Senate shall have the right to intervene either in support of or opposition to the position of a party to the case re-14 15 garding the constitutionality of the provision or amendment. To avoid duplication of efforts and reduce the bur-16 17 dens placed on the parties to the action, the court in any 18 such action may make such orders as it considers nec-19 essary, including orders to require intervenors taking simi-20 lar positions to file joint papers or to be represented by 21 a single attorney at oral argument.

(c) CHALLENGE BY MEMBERS OF CONGRESS.—Any
Member of the House of Representatives (including a Delegate or Resident Commissioner to the Congress) or Senate may bring an action, subject to the special rules de-

scribed in subsection (a), for declaratory or injunctive re lief to challenge the constitutionality of any provision of
 this Act or any amendment made by this Act.

4 SEC. 502. SEVERABILITY.

5 If any provision of this Act or amendment made by 6 this Act, or the application of a provision or amendment 7 to any person or circumstance, is held to be unconstitu-8 tional, the remainder of this Act and amendments made 9 by this Act, and the application of the provisions and 10 amendment to any person or circumstance, shall not be 11 affected by the holding.

12 SEC. 503. EFFECTIVE DATE.

Except as otherwise provided, this Act and the amendments made by this Act shall take effect upon the expiration of the 30-day period which begins on the date of the enactment of this Act, and shall take effect without regard to whether or not the Federal Election Commission has promulgated regulations to carry out such amendments.