

104TH CONGRESS  
2D SESSION

# S. 1528

To reform the financing of Senate campaigns, and for other purposes.

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IN THE SENATE OF THE UNITED STATES

JANUARY 25, 1996

Mr. BRADLEY introduced the following bill; which was read twice and referred to the Committee on Rules and Administration

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## A BILL

To reform the financing of Senate campaigns, 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.**

4 This Act may be cited as the “Senate Campaign Fi-  
5 nance Reform Act of 1996”.

6 **SEC. 2. SENATE ELECTION CAMPAIGN FINANCING.**

7 (a) AMENDMENT OF THE FEDERAL ELECTION CAM-  
8 PAIGN ACT OF 1971.—The Federal Election Campaign  
9 Act of 1971 is amended by adding at the end the following  
10 new title:

1       **“TITLE V—SENATE ELECTION**  
2                   **CAMPAIGN FINANCING**

3       **“SEC. 501. SENATE CAMPAIGN FINANCING.**

4           “No Senate candidate or authorized committee of a  
5 Senate candidate shall accept any contribution with re-  
6 spect to a general election or make any expenditures with  
7 respect to a general election except as provided in this  
8 title.

9       **“SEC. 502. REQUIREMENTS FOR RECEIPT OF BENEFITS.**

10          “(a) **ELIGIBLE SENATE CANDIDATE.**—For purposes  
11 of this title, a Senate candidate is an eligible Senate can-  
12 didate if the candidate files a declaration with the Sec-  
13 retary of the Senate under penalty of perjury stating  
14 that—

15               “(1) the candidate agrees in writing to partici-  
16 pate in at least 2 debates, sponsored by a non-  
17 partisan or bipartisan organization, with all other  
18 candidates for that office who are receiving pay-  
19 ments under this title;

20               “(2) the candidate and the candidate’s author-  
21 ized committees will not accept any contribution  
22 with respect to a general election or make any ex-  
23 penditure with respect to a general election except  
24 from funds provided under this title;

1           “(3) the candidate and the authorized commit-  
2           tees of such candidate did not accept contributions,  
3           or make expenditures, for the primary or runoff  
4           election in excess of the limitations under subsection  
5           (b); and

6           “(4) the candidate and the authorized commit-  
7           tees of such candidate—

8                   “(A) will deposit all payments received  
9                   under this title in an account insured by the  
10                  Federal Deposit Insurance Corporation from  
11                  which funds may be withdrawn by check or  
12                  similar means of payment to third parties; and

13                   “(B) will furnish campaign records, evi-  
14                  dence of contributions, and other appropriate  
15                  information to the Commission.

16           “(b) PRIMARY AND RUNOFF EXPENDITURE AND  
17           CONTRIBUTION LIMITATIONS.—The requirements of this  
18           subsection are met if—

19                   “(1) the candidate and the candidate’s author-  
20                  ized committees have not received contributions from  
21                  any individual for the primary or runoff election  
22                  which in the aggregate exceed \$100;

23                   “(2) all contributions received by the candidate  
24                  and the candidate’s authorized committees are from  
25                  individuals; and

1           “(3) the candidate and the candidate’s author-  
2           ized committees did not make expenditures for the  
3           primary or runoff election in excess of 50 percent of  
4           the total amount that will be available to all can-  
5           didates in the State for the general election under  
6           section 504(b) (based on the State’s estimate of the  
7           total amount made 30 days prior to the date of the  
8           primary or runoff election).

9           “(c) TIME FOR FILING.—The declaration under sub-  
10          section (a) shall be filed not later than 7 days after the  
11          earlier of—

12           “(1) the date the candidate qualifies for the  
13          general election ballot under State law; or

14           “(2) if, under State law, a primary or runoff  
15          election to qualify for the general election ballot oc-  
16          curs after September 1, the date the candidate wins  
17          the primary or runoff election.

18          **“SEC. 503. CERTIFICATION BY COMMISSION.**

19           “(a) REQUEST.—Each eligible Senate candidate  
20          seeking to receive benefits under this title shall submit a  
21          request to the Commission, at such time and in such man-  
22          ner as the Commission may require in regulations, con-  
23          taining—

24           “(1) a copy of the declaration filed pursuant to  
25          section 502(a);

1           “(2) such additional information as the Com-  
2 mission may require in regulations; and

3           “(3) a verification signed by the candidate and  
4 the treasurer of the principal campaign committee of  
5 such candidate stating that the information fur-  
6 nished in support of the request is correct and fully  
7 satisfies the requirements of this title.

8           “(b) CERTIFICATION.—

9           “(1) ISSUANCE.—Not later than 48 hours after  
10 a Senate candidate files a request with the Commis-  
11 sion to receive benefits under this title, the Commis-  
12 sion shall—

13           “(A) issue a certification to each candidate  
14 who satisfies the requirements of section 502;

15           “(B) calculate the amount of payments to  
16 which such candidate is entitled pursuant to  
17 section 504; and

18           “(C) transmit notification of the certifi-  
19 cation to the Secretary of the Senate.

20           “(2) REVOCATION.—The Commission shall re-  
21 voke such certification if the Commission determines  
22 a candidate fails to continue to satisfy the require-  
23 ments of section 502.

24           “(c) DETERMINATIONS BY COMMISSION.—All deter-  
25 minations (including certifications under subsection (b))

1 made by the Commission under this title shall be final and  
2 conclusive, except to the extent that they are subject to  
3 judicial review under section 505.

4 **“SEC. 504. BENEFITS ELIGIBLE SENATE CANDIDATES ENTI-**  
5 **TLED TO RECEIVE.**

6 “(a) USE OF FREE BROADCAST TIME.—

7 “(1) IN GENERAL.—Each eligible Senate can-  
8 didate shall be entitled to free broadcast time as  
9 provided under section 315A of the Communications  
10 Act of 1934.

11 “(2) BROADCAST DURATION.—Free broadcast  
12 time shall be used in segments of not less than 1  
13 minute.

14 “(b) GENERAL ELECTION CAMPAIGN FINANCING.—

15 “(1) AMOUNT OF PAYMENTS.—(A) Each eligi-  
16 ble Senate candidate in a State shall receive a pay-  
17 ment for the general election in an amount equal to  
18 the State share divided by the number of eligible  
19 Senate candidates in the State.

20 “(B) For purposes of this paragraph, the term  
21 ‘State share’ means, with respect to a State, the  
22 sum of—

23 “(i) 50 percent of the funds in the Senate  
24 Election Campaign Fund which are attributable  
25 to donations from taxpayers from such State

1 and which remain in the fund after the last  
2 election for the office of United States Senator  
3 in that State, and interest allocable to such por-  
4 tion, plus

5 “(ii) 50 percent of the funds in the Senate  
6 Election Campaign Fund which are attributable  
7 to donations from taxpayers from such State  
8 after such election and before the 2d calendar  
9 year preceding the calendar year of the election,  
10 and interest allocable to such portion, plus

11 “(iii) 100 percent of the funds in the Sen-  
12 ate Election Campaign Fund which are attrib-  
13 utable to donations from taxpayers from such  
14 State during the 2 calendar years preceding the  
15 calendar year of the election, and interest allo-  
16 cable to such portion.

17 “(C) For purposes of this paragraph, donations  
18 made to the Senate Election Campaign Fund which  
19 are included with an income tax return for a taxable  
20 year under section 6097 of the Internal Revenue  
21 Code of 1986 shall be treated as made on the last  
22 day of the calendar year in which the taxable year  
23 ends.

24 “(2) FREE BROADCAST TIME.—Free broadcast  
25 time provided pursuant to subsection (a) shall not be

1 used in calculating the amount a candidate is enti-  
2 tled to receive under this subsection.

3 **“SEC. 505. JUDICIAL REVIEW.**

4 “(a) JUDICIAL REVIEW.—Any agency action by the  
5 Commission made under this title shall be subject to re-  
6 view by the United States Court of Appeals for the Dis-  
7 trict of Columbia Circuit upon petition filed in such court  
8 not later than 30 days after the agency action by the Com-  
9 mission for which review is sought. It shall be the duty  
10 of the Court of Appeals, ahead of all matters not filed  
11 under this title, to advance on the docket and expeditiously  
12 take action on all petitions filed pursuant to this title.

13 “(b) APPLICATION OF TITLE 5.—The provisions of  
14 chapter 7 of title 5, United States Code, shall apply to  
15 judicial review of any agency action by the Commission.

16 “(c) AGENCY ACTION.—For purposes of this section,  
17 the term ‘agency action’ has the meaning given such term  
18 by section 551(13) of title 5, United States Code.

19 **“SEC. 506. PARTICIPATION BY COMMISSION IN JUDICIAL**  
20 **PROCEEDINGS.**

21 “(a) APPEARANCES.—The Commission is authorized  
22 to appear in and defend against any action instituted  
23 under this section and under section 505 either by attor-  
24 neys employed in its office or by counsel whom it may ap-  
25 point without regard to the provisions of title 5, United

1 States Code, governing appointments in the competitive  
2 service, and whose compensation it may fix without regard  
3 to the provisions of chapter 51 and subchapter III of chap-  
4 ter 53 of such title.

5 “(b) INSTITUTION OF ACTIONS.—The Commission is  
6 authorized, through attorneys and counsel described in  
7 subsection (a), to institute actions in the district courts  
8 of the United States to seek recovery of any amounts de-  
9 termined under this title to be payable to the Secretary  
10 of the Treasury.

11 “(c) INJUNCTIVE RELIEF.—The Commission is au-  
12 thorized, through attorneys and counsel described in sub-  
13 section (a), to petition the courts of the United States for  
14 such injunctive relief as is appropriate in order to imple-  
15 ment any provision of this title.

16 “(d) APPEALS.—The Commission is authorized on  
17 behalf of the United States, to appeal from, and to petition  
18 the Supreme Court for certiorari to review of, judgments  
19 or decrees entered with respect to actions in which it ap-  
20 pears pursuant to the authority provided in this section.

21 **“SEC. 508. PAYMENTS RELATING TO CANDIDATES.**

22 “(a) ESTABLISHMENT OF CAMPAIGN FUND.—

23 “(1) ESTABLISHMENT.—There is established on  
24 the books of the Treasury of the United States a

1 special fund to be known as the ‘Senate Election  
2 Campaign Fund’.

3 “(2) APPROPRIATIONS.—(A) There are appro-  
4 priated to the Fund for each fiscal year, out of  
5 amounts in the general fund of the Treasury not  
6 otherwise appropriated, amounts equal to any con-  
7 tributions by persons which are specifically des-  
8 ignated as being made to the Fund.

9 “(B) The Secretary of the Treasury shall, from  
10 time to time, transfer to the Fund an amount not  
11 in excess of the amounts described in subparagraph  
12 (A).

13 “(C) Amounts in the Fund shall remain avail-  
14 able without fiscal year limitation.

15 “(3) AVAILABILITY OF FUNDS.—Amounts in  
16 the Fund shall be available only for the purposes of  
17 making payments required under this title.

18 “(4) ACCOUNTS.—The Secretary of the Treas-  
19 ury shall maintain such accounts in the Fund as  
20 may be required by this title or which the Secretary  
21 of the Treasury determines to be necessary to carry  
22 out this title.

23 “(b) PAYMENTS UPON CERTIFICATION.—Upon re-  
24 ceipt of a certification from the Commission under section  
25 503, the Secretary of the Treasury shall promptly pay the

1 amount certified by the Commission to the candidate out  
2 of the Senate Election Campaign Fund.

3 “(c) MANAGEMENT OF FUND.—The provisions of  
4 section 9602 of the Internal Revenue Code of 1986 shall  
5 apply to the Senate Election Campaign Fund.

6 **“SEC. 507. REPORTS TO CONGRESS; REGULATIONS.**

7 “(a) REPORTS.—

8 “(1) REQUIREMENT.—The Commission shall,  
9 as soon as practicable after each election, submit a  
10 full report to the Senate setting forth—

11 “(A) the expenditures (shown in such de-  
12 tail as the Commission determines appropriate)  
13 made by each eligible Senate candidate and the  
14 authorized committees of such candidate;

15 “(B) the amounts certified by the Commis-  
16 sion under section 503 as benefits available to  
17 each Senate candidate; and

18 “(C) the balance in the Senate Election  
19 Campaign Fund, and the balance in any ac-  
20 count maintained by the Fund.

21 “(2) PRINTING.—Each report submitted pursu-  
22 ant to this section shall be printed as a Senate docu-  
23 ment.

24 “(b) RULES AND REGULATIONS.—The Commission  
25 is authorized to prescribe such rules and regulations, in

1 accordance with the provisions of subsection (c), to con-  
 2 duct such examinations and investigations, and to require  
 3 the keeping and submission of such books, records, and  
 4 information, as it deems necessary to carry out the func-  
 5 tions and duties imposed on it by this title.

6       “(c) STATEMENT TO SENATE.—Not later than 30  
 7 days before prescribing any rule or regulation under sub-  
 8 section (b), the Commission shall transmit to the Senate  
 9 a statement setting forth the proposed rule or regulation  
 10 and containing a detailed explanation and justification of  
 11 such rule or regulation.”.

12       (b) PROVISIONS TO FACILITATE VOLUNTARY CON-  
 13 TRIBUTIONS TO SENATE ELECTION CAMPAIGN FUND.—

14               (1) GENERAL RULE.—Part VIII of subchapter  
 15 A of chapter 61 of the Internal Revenue Code of  
 16 1986 (relating to returns and records) is amended  
 17 by adding at the end the following:

18       **“Subpart B—Designation of Additional Amounts to**  
 19                       **Senate Election Campaign Fund**

“Sec. 6097. Designation of additional amounts.

20       **“SEC. 6097. DESIGNATION OF ADDITIONAL AMOUNTS.**

21       “(a) GENERAL RULE.—Every individual (other than  
 22 a nonresident alien) who files an income tax return for  
 23 any taxable year may designate an additional amount  
 24 which is not less than \$1 and not more than \$5,000 to

1 be paid over to the Senate Election Campaign Fund estab-  
 2 lished under section 508 of the Federal Election Cam-  
 3 paign Act of 1971.

4 “(b) MANNER AND TIME OF DESIGNATION.—A des-  
 5 ignation under subsection (a) may be made for any taxable  
 6 year only at the time of filing the income tax return for  
 7 the taxable year. Such designation shall be made on the  
 8 page bearing the taxpayer’s signature.

9 “(c) TREATMENT OF ADDITIONAL AMOUNTS.—Any  
 10 additional amount designated under subsection (a) for any  
 11 taxable year shall, for all purposes of law, be treated as  
 12 an additional income tax imposed by chapter 1 for such  
 13 taxable year.

14 “(d) INCOME TAX RETURN.—For purposes of this  
 15 section, the term ‘income tax return’ means the return of  
 16 the tax imposed by chapter 1.”.

17 (2) CONFORMING AMENDMENTS.—(A) Part  
 18 VIII of subchapter A of chapter 61 of such Code is  
 19 amended by striking the heading and inserting:

20 **“PART VIII—DESIGNATION OF AMOUNTS TO**  
 21 **ELECTION CAMPAIGN FUNDS**

“Subpart A. Presidential Election Campaign Fund.

“Subpart B. Designation of additional amounts to Senate Elec-  
 tion Campaign Fund.

1 **“Subpart A—Presidential Election Campaign Fund”.**

2 (B) The table of parts for subchapter A of  
3 chapter 61 of such Code is amended by striking the  
4 item relating to part VIII and inserting:

“Part VIII. Designation of amounts to election campaign funds.”.

5 (3) EFFECTIVE DATE.—The amendments made  
6 by this subsection shall apply to taxable years begin-  
7 ning after December 31, 1995.

8 (c) AMENDMENT OF COMMUNICATIONS ACT OF  
9 1934.—Title III of the Communications Act of 1934 (47  
10 U.S.C. 301 et seq.) is amended by inserting after section  
11 315 the following new section:

12 “FREE BROADCAST TIME FOR SENATE CANDIDATES

13 “SEC. 315A. (a)(1) Notwithstanding section 315, a  
14 licensee shall make available 2 hours of free broadcast  
15 time to each eligible Senate candidate (as defined in sec-  
16 tion 502 of the Federal Election Campaign Act of 1971)  
17 in each State within its broadcast area. The licensee shall  
18 make at least 1 hour of the free broadcast time available  
19 during a prime time access period.

20 “(2) A licensee shall make free broadcast time avail-  
21 able pursuant to this section during the period beginning  
22 on the date that is 90 days before the date of a general  
23 election or special election for the Senate and ending on  
24 the day before the date of the election.

1       “(3) As used in this subsection, the term ‘prime time  
2 access period’ means the time between 7 p.m. and 10 p.m.  
3 of a weekday.

4       “(b) An appearance by a Senate candidate on a news  
5 or public service program at the invitation of a broadcast-  
6 ing station or other organization that presents such a pro-  
7 gram shall not be counted toward time made available pur-  
8 suant to subsection (a).

9       “(c)(1) A licensee shall make available free broadcast  
10 time in accordance with this subsection to any eligible Sen-  
11 ate candidate (as defined in section 502 of the Federal  
12 Election Campaign Act of 1971) in each State within its  
13 broadcast area if—

14               “(A) broadcast time was made available by the  
15 licensee and the payment for such time constituted  
16 an independent expenditure (as defined in section  
17 301(17) of the Federal Election Campaign Act of  
18 1971 (2 U.S.C. 431(17)); and

19               “(B) such independent expenditure was in op-  
20 position to, or on behalf of an opponent of, such eli-  
21 gible Senate candidate.

22       “(2) A person who reserves broadcast time the pay-  
23 ment for which would constitute an independent expendi-  
24 ture within the meaning of section 301(17) of the Federal

1 Election Campaign Act of 1971 (2 U.S.C. 431(17))  
 2 shall—

3 “(A) inform the licensee that payment for the  
 4 broadcast time will constitute an independent ex-  
 5 penditure; and

6 “(B) inform the licensee of the names of all  
 7 candidates for the office to which the proposed  
 8 broadcast relates.

9 “(3) Free broadcast time under this subsection shall  
 10 be provided within a reasonable period of time after the  
 11 broadcast time constituting the independent expenditure  
 12 described in paragraph (1), and shall be for the same class  
 13 and amount of time, and during the same period of the  
 14 day, as such broadcast time.”.

15 **SEC. 3. SOFT MONEY OF POLITICAL PARTIES.**

16 (a) LIMITATIONS ON POLITICAL PARTY COMMIT-  
 17 TEES.—Title III of the Federal Election Campaign Act  
 18 of 1971 is amended by inserting at the end the following  
 19 new section:

20 “POLITICAL PARTY COMMITTEES

21 “SEC. 324. (a) LIMITATIONS ON NATIONAL COMMIT-  
 22 TEES.—(1) A national committee of a political party, in-  
 23 cluding the congressional campaign committees of a politi-  
 24 cal party, and any entity that is established, financed,  
 25 maintained, or controlled by a national committee of a po-  
 26 litical party, including the national congressional cam-

1 paign committees of a political party, and any officer or  
2 agents of such party committees or entity, shall not solicit  
3 or accept contributions or transfers not subject to the limi-  
4 tations, prohibitions, and reporting requirements of this  
5 Act.

6 “(2) Any amount solicited, received, expended, or dis-  
7 bursed directly or indirectly by a national, State, district,  
8 or local committee of a political party during a calendar  
9 year which might affect the outcome of a Federal election  
10 shall be subject to the limitations, prohibitions, and re-  
11 porting requirements of this Act, including—

12 “(A) voter registration;

13 “(B) get-out-the-vote activity;

14 “(C) generic campaign activity; and

15 “(D) any communication that identifies a Fed-  
16 eral candidate (regardless of whether a State or local  
17 candidate is also mentioned or identified).

18 “(b) STATE, DISTRICT, AND LOCAL COMMITTEES.—

19 (1) Subsection (a) shall not apply to expenditures or dis-  
20 bursements made by a State, district, or local committee  
21 of a political party for—

22 “(A) a contribution to a candidate other than  
23 for Federal office, if such contribution is not des-  
24 ignated or otherwise earmarked to pay for activities  
25 described in subsection (a)(2);

1           “(B) the costs of a State, district, or local polit-  
2           ical convention;

3           “(C) the non-Federal share of a State, district,  
4           or local party committee’s administrative and over-  
5           head expenses (excluding the compensation in any  
6           month of any individual who spends more than 20  
7           percent of his or her time on activity during such  
8           month which may affect the outcome of a Federal  
9           election), as determined under subsection (c);

10          “(D) the costs of grassroots campaign mate-  
11          rials, including buttons, bumper stickers, and yard  
12          signs, which solely name or depict a State or local  
13          candidate; and

14          “(E) the cost of any campaign activity con-  
15          ducted solely on behalf of a clearly identified State  
16          or local candidate, excluding activities described  
17          under subsection (a)(2).

18          “(2) For purposes of paragraph (1)(C), the non-Fed-  
19          eral share of a party committee’s administrative and over-  
20          head expenses shall be determined by applying the ratio  
21          of the non-Federal disbursements to the total Federal ex-  
22          penditures and non-Federal disbursements made by the  
23          committee during the previous Presidential election year  
24          to the committee’s administrative and overhead expenses  
25          in the election year in question.

1       “(c) FUNDRAISING EXPENDITURES.—Any amount  
2 spent by a national committee of a political party, includ-  
3 ing the congressional campaign committees of a political  
4 party, and any entity that is established, financed, main-  
5 tained, or controlled by a national committee of a political  
6 party, including the national congressional campaign com-  
7 mittees of a political party, and any officer or agents of  
8 such party committees or entity to raise funds that are  
9 used, in whole or in part, in connection with the activities  
10 described in subsection (b) shall be made from funds sub-  
11 ject to the limitations, prohibitions, and reporting require-  
12 ments of this Act.”.

13       (b) RESTRICTIONS ON FUNDRAISING BY CAN-  
14 DIDATES AND OFFICEHOLDERS.—Section 315 of the Fed-  
15 eral Election Campaign Act of 1971 (2 U.S.C. 441a) is  
16 amended by adding at the end the following new sub-  
17 section:

18       “(i)(1) The limitations, prohibitions, and reporting  
19 requirements of this Act shall apply to the solicitation for,  
20 and receipt of funds by, a candidate for Federal office,  
21 an individual holding Federal office, or any agent of such  
22 candidate or officeholder, in connection with any Federal  
23 election.

24       “(2) Paragraph (1) shall not apply to the solicitation  
25 or receipt of funds by an individual who is a candidate

1 for a non-Federal office if such activity is permitted under  
2 State law.”.

3 (c) REPORTING REQUIREMENTS.—

4 (1) NATIONAL COMMITTEES.—Section 304 of  
5 the Federal Election Campaign Act of 1971 (2  
6 U.S.C. 434) is amended by adding at the end the  
7 following new subsection:

8 “(d) POLITICAL COMMITTEES.—(1) The national  
9 committee of a political party, any congressional campaign  
10 committee of a political party, and any subordinate com-  
11 mittee of either, shall report all receipts and disburse-  
12 ments during the reporting period, whether or not in con-  
13 nection with an election for Federal office.

14 “(2) Any political committee to which paragraph (1)  
15 does not apply shall report any receipts or disbursements  
16 that are used in connection with a Federal election.

17 “(3) If a political committee has receipts or disburse-  
18 ments to which this subsection applies from any person  
19 aggregating in excess of \$200 for any calendar year, the  
20 political committee shall separately itemize its reporting  
21 for such person in the same manner as required in sub-  
22 section (b) (3)(A), (5), or (6).

23 “(4) Reports required to be filed under this sub-  
24 section shall be filed for the same time periods required  
25 for political committees under subsection (a).”.

1           (2) REPORT OF EXEMPT CONTRIBUTIONS.—  
2           Section 301(8) of the Federal Election Campaign  
3           Act of 1971 (2 U.S.C. 431(8)) is amended by insert-  
4           ing at the end the following:

5           “(C) The exclusion provided in subparagraph  
6           (B)(viii) shall not apply for purposes of any require-  
7           ment to report contributions under this Act, and all  
8           such contributions aggregating in excess of \$200  
9           shall be reported.”.

10          (3) REPORTS BY STATE COMMITTEES.—Section  
11          304 of the Federal Election Campaign Act of 1971  
12          (2 U.S.C. 434), as amended by paragraph (1), is  
13          amended by adding at the end the following new  
14          subsection:

15          “(e) FILING OF STATE REPORTS.—In lieu of any re-  
16          port required to be filed by this Act, the Commission may  
17          allow a State committee of a political party to file with  
18          the Commission a report required to be filed under State  
19          law if the Commission determines such reports contain  
20          substantially the same information.”.

21          (4) OTHER REPORTING REQUIREMENTS.—

22                 (A) AUTHORIZED COMMITTEES.—Section  
23                 304(b)(4) of the Federal Election Campaign  
24                 Act of 1971 (2 U.S.C. 434(b)(4)) is amended—

1 (i) by striking “and” at the end of  
2 subparagraph (H);

3 (ii) by inserting “and” at the end of  
4 subparagraph (I); and

5 (iii) by adding at the end the follow-  
6 ing new subparagraph:

7 “(J) in the case of an authorized commit-  
8 tee, disbursements for the primary election, the  
9 general election, and any other election in which  
10 the candidate participates;”.

11 (B) NAMES AND ADDRESSES.—Section  
12 304(b)(5)(A) of the Federal Election Campaign  
13 Act of 1971 (2 U.S.C. 434(b)(5)(A)) is amend-  
14 ed—

15 (i) by striking “within the calendar  
16 year”; and

17 (ii) by inserting “, and the election to  
18 which the operating expenditure relates”  
19 after “operating expenditure”.

20 **SEC. 4. PUBLIC SERVICE ANNOUNCEMENTS.**

21 Beginning on September 1 and continuing through  
22 November 1 of each election year, the Federal Election  
23 Commission shall carry out a program, utilizing public  
24 service announcements, to provide basic information to the  
25 public about—

1           (1) voter registration, including locations and  
2           times; and

3           (2) voting requirements.

4 **SEC. 5. EFFECTIVE DATE.**

5           (a) IN GENERAL.—Except as otherwise provided in  
6 this Act, the amendments made by, and the provisions of,  
7 this Act shall take effect on the date of enactment of this  
8 Act, but shall not apply with respect to activities in con-  
9 nection with any election occurring before December 31,  
10 1996.

11          (b) CONTRIBUTIONS AND EXPENDITURES BEFORE  
12 DATE OF ENACTMENT.—This Act, and the amendments  
13 made by this Act, shall not apply to contributions and ex-  
14 penditures made before the date of enactment of this Act.

○

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