111TH CONGRESS 2D SESSION

H.R. 5175

AN ACT

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.

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.
- Sec. 105. Restriction on internet communications treated as public communications.

TITLE II—PROMOTING EFFECTIVE DISCLOSURE OF CAMPAIGNRELATED ACTIVITY

- Subtitle A—Treatment of Independent Expenditures and Electioneering Communications Made by All Persons
- Sec. 201. Independent expenditures.
- Sec. 202. Electioneering communications.
- Sec. 203. Mandatory electronic filing by persons making independent expenditures or electioneering communications exceeding \$10,000 at any time.

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.
- Sec. 215. Indexing of certain amounts.

Subtitle C—Reporting Requirements for Registered Lobbyists

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

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—OTHER PROVISIONS

Sec. 401. Judicial review.

Sec. 402. No Effect on Protections Against Threats, Harassments, and Reprisals.

Sec. 403. Severability.

Sec. 404. Effective date.

1 TITLE I—REGULATION OF 2 CERTAIN POLITICAL SPENDING

3	SEC. 101. PROHIBITING INDEPENDENT EXPENDITURES AND
4	ELECTIONEERING COMMUNICATIONS BY
5	GOVERNMENT CONTRACTORS.
6	(a) Prohibition Applicable to Government
7	Contractors.—
8	(1) Prohibition.—
9	(A) In General.—Section 317(a)(1) of
10	the Federal Election Campaign Act of 1971 (2
11	U.S.C. 441c(a)(1)) is amended by striking
12	"purpose or use; or" and inserting the fol-
13	lowing: "purpose or use, to make any inde-
14	pendent expenditure, or to disburse any funds
15	for an electioneering communication; or".
16	(B) Conforming Amendment.—The

heading of section 317 of such Act (2 U.S.C.

441c) is amended by striking "CONTRIBU-1 2 TIONS" and inserting "CONTRIBUTIONS, INDE-3 EXPENDITURES, PENDENT AND **ELECTION-**4 EERING COMMUNICATIONS". (2) Threshold for application of Ban.— 6 Section 317 of such Act (2 U.S.C. 441c) is amend-7 ed— 8 (A) by redesignating subsections (b) and 9 (c) as subsections (c) and (d); and 10 (B) by inserting after subsection (a) the 11 following new subsection: 12 "(b) To the extent that subsection (a)(1) prohibits 13 a person who enters into a contract described in such sub-14 section from making any independent expenditure or dis-15 bursing funds for an electioneering communication, such 16 subsection shall apply only if the value of the contract is 17 equal to or greater than \$10,000,000.". 18 (b) APPLICATION TO RECIPIENTS OF ASSISTANCE 19 Under Troubled Asset Program.—Section 317(a) of 20 such Act (2 U.S.C. 441c(a)) is amended— (1) by striking "or" at the end of paragraph 21 22 (1);23 (2) by redesignating paragraph (2) as paragraph (3); and 24

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

1	(c) Application to Persons Holding Leases
2	FOR DRILLING IN OUTER CONTINENTAL SHELF.—Sec-
3	tion 317(a) of such Act (2 U.S.C. 441c(a)) is amended—
4	(1) by striking "or" at the end of paragraph
5	(1);
6	(2) by redesignating paragraph (2) as para-
7	graph (3); and
8	(3) by inserting after paragraph (1) the fol-
9	lowing new paragraph:
10	"(2) who enters into negotiations for a lease for
11	exploration for, and development and production of,
12	oil and gas under the Outer Continental Shelf Lands
13	Act (43 U.S.C. 1331 et seq.), during the period—
14	"(A) beginning on the later of the com-
15	mencement of the negotiations or the date of
16	the enactment of the Democracy is Strength-
17	ened by Casting Light on Spending in Elections
18	Act; and
19	"(B) ending with the later of the termi-
20	nation of such negotiations or the termination
21	of such lease;
22	directly or indirectly to make any contribution of
23	money or other things of value, or to promise ex-
24	pressly or impliedly to make any such contribution
25	to any political party, committee, or candidate for

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

1	"(i) 5 percent or more of the voting	
2	shares, if the foreign national is a foreign	
3	country, a foreign government official, or a	
4	corporation principally owned or controlled	
5	by a foreign country or foreign government	
6	official; or	
7	"(ii) 20 percent or more of the voting	
8	shares, if the foreign national is not de-	
9	scribed in clause (i);	
10	"(B) in which two or more foreign nation-	
11	als described in paragraph (1) or (2), each of	
12	whom owns or controls at least 5 percent of the	
13	voting shares, directly or indirectly own or con-	
14	trol 50 percent or more of the voting shares;	
15	"(C) with respect to which the majority of	
16	the members of the board of directors are for-	
17	eign nationals described in paragraph (1) or	
18	(2);	
19	"(D) over which one or more foreign na-	
20	tionals described in paragraph (1) or (2) has	
21	the power to direct, dictate, or control the deci-	
22	sion-making process of the corporation with re-	
23	spect to its interests in the United States; or	
24	"(E) over which one or more foreign na-	
25	tionals described in paragraph (1) or (2) has	

1 the power to direct, dictate, or control the deci-2 sion-making process of the corporation with re-3 spect to activities in connection with a Federal, 4 State, or local election, including— "(i) the making of a contribution, do-6 nation, expenditure, independent expendi-7 ture, or disbursement for an electioneering 8 communication (within the meaning of sec-9 tion 304(f)(3); or "(ii) the administration of a political 10 11 committee established or maintained by the 12 corporation.". 13 (b) Certification of Compliance.—Section 319 of such Act (2 U.S.C. 441e) is amended by adding at the 14 15 end the following new subsection: "(c) Certification of Compliance Required 16 Prior to Carrying Out Activity.—Prior to the making in connection with an election for Federal office of any 18 contribution, donation, expenditure, independent expendi-19 ture, or disbursement for an electioneering communication 21 by a corporation during a year, the chief executive officer of the corporation (or, if the corporation does not have 23 a chief executive officer, the highest ranking official of the corporation), shall file a certification with the Commission,

under penalty of perjury, that the corporation is not pro-

- 1 hibited from carrying out such activity under subsection
- 2 (b)(3), unless the chief executive officer has previously
- 3 filed such a certification during the year. Nothing in this
- 4 subsection shall be construed to apply to any contribution,
- 5 donation, expenditure, independent expenditure, or dis-
- 6 bursement from a separate segregated fund established
- 7 and administered by a corporation under section
- 8 316(b)(2)(C).".
- 9 (c) No Effect on Certain Activities of Domes-
- 10 TIC CORPORATIONS.—Section 319 of such Act (2 U.S.C.
- 11 441e), as amended by subsection (b), is further amended
- 12 by adding at the end the following new subsection:
- 13 "(d) No Effect on Certain Activities of Do-
- 14 MESTIC CORPORATIONS.—
- 15 "(1) SEPARATE SEGREGATED FUNDS.—Nothing
- in this section shall be construed to prohibit any cor-
- poration which is not a foreign national described in
- paragraph (1) of subsection (b) from establishing,
- administering, and soliciting contributions to a sepa-
- rate segregated fund under section 316(b)(2)(C), so
- long as none of the amounts in the fund are pro-
- vided by any foreign national described in paragraph
- 23 (1) or (2) of subsection (b) and no foreign national
- described in paragraph (1) or (2) of subsection (b)

has the power to direct, dictate, or control the establishment or administration of the fund.

"(2) State and local elections.—Nothing in this section shall be construed to prohibit any corporation which is not a foreign national described in paragraph (1) of subsection (b) from making a contribution or donation in connection with a State or local election to the extent permitted under State or local law, so long as no foreign national described in paragraph (1) or (2) of subsection (b) has the power to direct, dictate, or control such contribution or donation.

"(3) OTHER PERMISSIBLE CORPORATE CONTRIBUTIONS AND EXPENDITURES.—Nothing in this section shall be construed to prohibit any corporation which is not a foreign national described in paragraph (1) of subsection (b) from carrying out any activity described in subparagraph (A) or (B) of section 316(b)(2), so long as none of the amounts used to carry out the activity are provided by any foreign national described in paragraph (1) or (2) of subsection (b) and no foreign national described in paragraph (1) or (2) of subsection (b) has the power to direct, dictate, or control such activity."

1	(d) No Effect on Other Laws.—Section 319 of
2	such Act (2 U.S.C. 441e), as amended by subsections (b)
3	and (c), is further amended by adding at the end the fol-
4	lowing new subsection:
5	"(e) No Effect on Other Laws.—Nothing in this
6	section shall be construed to affect the determination of
7	whether a corporation is treated as a foreign national for
8	purposes of any law other than this Act.".
9	SEC. 103. TREATMENT OF PAYMENTS FOR COORDINATED
10	COMMUNICATIONS AS CONTRIBUTIONS.
11	(a) In General.—Section 301(8)(A) of the Federal
12	Election Campaign Act of 1971 (2 U.S.C. 431(8)(A)) is
13	amended—
14	(1) by striking "or" at the end of clause (i);
15	(2) by striking the period at the end of clause
16	(ii) and inserting "; or"; and
17	(3) by adding at the end the following new
18	clause:
19	"(iii) any payment made by any person
20	(other than a candidate, an authorized com-
21	mittee of a candidate, or a political committee
22	of a political party) for a coordinated commu-
23	nication (as determined under section 324)."

1	(b) Coordinated Communications Described.—
2	Section 324 of such Act (2 U.S.C. 441k) is amended to
3	read as follows:
4	"SEC. 324. COORDINATED COMMUNICATIONS.
5	"(a) Coordinated Communications Defined.—
6	"(1) In general.—For purposes of this Act,
7	the term 'coordinated communication' means—
8	"(A) a covered communication which, sub-
9	ject to subsection (c), is made in cooperation,
10	consultation, or concert with, or at the request
11	or suggestion of, a candidate, an authorized
12	committee of a candidate, or a political com-
13	mittee of a political party; or
14	"(B) any communication that republishes,
15	disseminates, or distributes, in whole or in part,
16	any broadcast or any written, graphic, or other
17	form of campaign material prepared by a can-
18	didate, an authorized committee of a candidate,
19	or their agents.
20	"(2) Exception.—The term 'coordinated com-
21	munication' does not include—
22	"(A) a communication appearing in a news
23	story, commentary, or editorial distributed
24	through the facilities of any broadcasting sta-
25	tion, newspaper, magazine, or other periodical

publication, unless such facilities are owned or controlled by any political party, political committee, or candidate; or

"(B) a communication which constitutes a candidate debate or forum conducted pursuant 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.

"(b) COVERED COMMUNICATION DEFINED.—

"(1) IN GENERAL.—Except as provided in paragraph (4), for purposes of this subsection, the term 'covered communication' means, for purposes of the applicable election period described in paragraph (2) and with respect to the coordinated communication involved, a public communication (as defined in section 301(22)) that refers to the candidate described in subsection (a)(1)(A) or an opponent of such candidate and is publicly distributed or publicly disseminated during such period.

"(2) APPLICABLE ELECTION PERIOD.—For purposes of paragraph (1), the 'applicable election period' with respect to a communication means—

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

- 1 the case of a communication involving a candidate
- 2 for an office other than President or Vice President,
- 3 the communication shall be considered to be publicly
- 4 distributed or publicly disseminated only if the dis-
- 5 semination or distribution occurs in the jurisdiction
- of the office that the candidate is seeking.
- 7 "(c) No Finding of Coordination Based Solely
- 8 ON SHARING OF INFORMATION REGARDING LEGISLATIVE
- 9 OR POLICY POSITION.—For purposes of subsection (a)(1),
- 10 a covered communication shall not be considered to be
- 11 made in cooperation, consultation, or concert with, or at
- 12 the request or suggestion of, a candidate, an authorized
- 13 committee of a candidate, or a political committee of a
- 14 political party solely on the grounds that a person or an
- 15 agent thereof engaged in discussions with to the candidate
- 16 or committee regarding that person's position on a legisla-
- 17 tive or policy matter (including urging the candidate or
- 18 party to adopt that person's position), so long as there
- 19 is no discussion between the person and the candidate or
- 20 committee regarding the candidate's campaign plans,
- 21 projects, activities, or needs.
- 22 "(d) Preservation of Certain Safe Harbors
- 23 AND FIREWALLS.—Nothing in this section may be con-
- 24 strued to affect 11 CFR 109.21(g) or (h), as in effect on

- 1 the date of the enactment of the Democracy is Strength-
- 2 ened by Casting Light on Spending in Elections Act.
- 3 "(e) Treatment of Coordination With Polit-
- 4 ICAL PARTIES FOR COMMUNICATIONS REFERRING TO
- 5 Candidates.—For purposes of this section, if a commu-
- 6 nication which refers to any clearly identified candidate
- 7 or candidates of a political party or any opponent of such
- 8 a candidate or candidates is determined to have been made
- 9 in cooperation, consultation, or concert with or at the re-
- 10 quest or suggestion of a political committee of the political
- 11 party but not in cooperation, consultation, or concert with
- 12 or at the request or suggestion of such clearly identified
- 13 candidate or candidates, the communication shall be treat-
- 14 ed as having been made in cooperation, consultation, or
- 15 concert with or at the request or suggestion of the political
- 16 committee of the political party but not with or at the
- 17 request or suggestion of such clearly identified candidate
- 18 or candidates.".
- (c) Effective Date.—
- 20 (1) IN GENERAL.—This section and the amend-
- 21 ments made by this section shall apply with respect
- 22 to payments made on or after the expiration of the
- 30-day period which begins on the date of the enact-
- 24 ment of this Act, without regard to whether or not

the Federal Election Commission has promulgated
 regulations to carry out such amendments.

(2) Transition rule for actions taken Prior to enactment.—No person shall be considered to have made a payment for a coordinated communication under section 324 of the Federal Election Campaign Act of 1971 (as amended by subsection (b)) by reason of any action taken by the person prior to the date of the enactment of this Act. Nothing in the previous sentence shall be construed to affect any determination under any other provision of such Act which is in effect on the date of the enactment of this Act regarding whether a communication is made in cooperation, consultation, or concert with, or at the request or suggestion of, a candidate, an authorized committee of a candidate, or a political committee of a political party.

18 SEC. 104. TREATMENT OF POLITICAL PARTY COMMUNICA19 TIONS MADE ON BEHALF OF CANDIDATES.

- 20 (a) Treatment of Payment for Public Commu-
- 21 NICATION AS CONTRIBUTION IF MADE UNDER CONTROL
- 22 OR DIRECTION OF CANDIDATE.—Section 301(8)(A) of the
- 23 Federal Election Campaign Act of 1971 (2 U.S.C.
- 24 431(8)(A)), as amended by section 103(a), is amended—
- 25 (1) by striking "or" at the end of clause (ii);

1	(2) by striking the period at the end of clause
2	(iii) and inserting "; or"; and
3	(3) by adding at the end the following new
4	clause:
5	"(iv) any payment by a political committee
6	of a political party for the direct costs of a pub-
7	lic communication (as defined in paragraph
8	(22)) made on behalf of a candidate for Federal
9	office who is affiliated with such party, but only
10	if the communication is controlled by, or made
11	at the direction of, the candidate or an author-
12	ized 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-

- 1 trolled by, or made at the direction of, the candidate or
- 2 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 amend-
- 8 ments made by this section shall apply with respect to pay-
- 9 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.
- 14 SEC. 105. RESTRICTION ON INTERNET COMMUNICATIONS
- 15 TREATED AS PUBLIC COMMUNICATIONS.
- 16 (a) In General.—Section 301(22) of the Federal
- 17 Election Campaign Act of 1971 (2 U.S.C. 431(22)) is
- 18 amended by adding at the end the following new sentence:
- 19 "A communication which is disseminated through the
- 20 Internet shall not be treated as a form of general public
- 21 political advertising under this paragraph unless the com-
- 22 munication was placed for a fee on another person's Web
- 23 site.".

1	(b) Effective Date.—The amendment made by
2	subsection (a) shall take effect on the date of the enact-
3	ment of this Act.
4	TITLE II—PROMOTING EFFEC-
5	TIVE DISCLOSURE OF CAM-
6	PAIGN-RELATED ACTIVITY
7	Subtitle A—Treatment of Inde-
8	pendent Expenditures and Elec-
9	tioneering Communications
10	Made by All Persons
11	SEC. 201. INDEPENDENT EXPENDITURES.
12	(a) REVISION OF DEFINITION.—Subparagraph (A) of
13	section 301(17) of the Federal Election Campaign Act of
14	1971 (2 U.S.C. 431(17)) is amended to read as follows:
15	"(A) that, when taken as a whole, ex-
16	pressly advocates the election or defeat of a
17	clearly identified candidate, or is the functional
18	equivalent of express advocacy because it can be
19	interpreted by a reasonable person only as ad-
20	vocating the election or defeat of a candidate,
21	taking into account whether the communication
22	involved mentions a candidacy, a political party,
23	or a challenger to a candidate, or takes a posi-

tion on a candidate's character, qualifications,

or fitness for office; and".

24

1	(b)	Uniform 24-Hour Reporting For Persons
2	Making	INDEPENDENT EXPENDITURES EXCEEDING
3	\$10,000	AT ANY TIME.—Section 304(g) of such Act (2
4	U.S.C. 4	34(g)) is amended by striking paragraphs (1) and
5	(2) and i	nserting the following:
6		"(1) Independent expenditures exceed-
7	ING	THRESHOLD AMOUNT.—
8		"(A) Initial report.—A person (includ-
9		ing a political committee) that makes or con-
10		tracts to make independent expenditures in an
11		aggregate amount equal to or greater than the
12		threshold amount described in subparagraph
13		(C) shall electronically file a report describing
14		the expenditures within 24 hours.
15		"(B) Additional reports.—After a per-
16		son files a report under subparagraph (A), the
17		person shall electronically file an additional re-
18		port within 24 hours after each time the person
19		makes or contracts to make independent ex-
20		penditures in an aggregate amount equal to or
21		greater than the threshold amount with respect
22		to the same election as that to which the initial
23		report relates.

1	"(C) THRESHOLD AMOUNT DESCRIBED.—
2	In this paragraph, the 'threshold amount'
3	means—
4	"(i) during the period up to and in-
5	cluding the 20th day before the date of an
6	election, \$10,000; or
7	"(ii) during the period after the 20th
8	day, but more than 24 hours, before the
9	date of an election, \$1,000.
10	"(2) Public availability.—Notwithstanding
11	any other provision of this section, the Commission
12	shall ensure that the information required to be dis-
13	closed under this subsection is publicly available
14	through the Commission website not later than 24
15	hours after receipt in a manner that is downloadable
16	in bulk and machine readable.".
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-

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) Expansion of Period Covering General
- 7 Election.—Section 304(f)(3)(A)(i)(II)(aa) of the Fed-
- 8 eral Election Campaign Act of 1971 (2 U.S.C.
- 9 434(f)(3)(A)(i)(II)(aa)) is amended by striking "60 days"
- 10 and inserting "120 days".
- 11 (b) Effective Date; Transition for Commu-
- 12 NICATIONS MADE PRIOR TO ENACTMENT.—The amend-
- 13 ment made by subsection (a) shall apply with respect to
- 14 communications made on or after the date of the enact-
- 15 ment of this Act, without regard to whether or not the
- 16 Federal Election Commission has promulgated regulations
- 17 to carry out such amendments, except that no communica-
- 18 tion which is made prior to the date of the enactment of
- 19 this Act shall be treated as an electioneering communica-
- 20 tion under section 304(f)(3)(A)(i)(II) of the Federal Elec-
- 21 tion Campaign Act of 1971 (as amended by subsection
- 22 (a)) unless the communication would be treated as an elec-
- 23 tioneering communication under such section if the
- 24 amendment made by subsection (a) did not apply.

1	SEC. 203. MANDATORY ELECTRONIC FILING BY PERSONS
2	MAKING INDEPENDENT EXPENDITURES OR
3	ELECTIONEERING COMMUNICATIONS EX-
4	CEEDING \$10,000 AT ANY TIME.
5	Section 304(d)(1) of the Federal Election Campaign
6	Act of 1971 (2 U.S.C. 434(d)(1)) is amended—
7	(1) by striking "or (g)"; and
8	(2) by adding at the end the following: "Not-
9	withstanding any other provision of this section, any
10	person who is required to file a statement under
11	subsection (f) or subsection (g) shall file the state-
12	ment in electronic form accessible by computers, in
13	a manner which ensures that the information pro-
14	vided is searchable, sortable, and downloadable.".
15	Subtitle B—Expanded Require-
16	ments for Corporations and
17	Other Organizations
18	SEC. 211. ADDITIONAL INFORMATION REQUIRED TO BE IN-
19	CLUDED IN REPORTS ON DISBURSEMENTS BY
20	COVERED ORGANIZATIONS.
21	(a) Independent Expenditure Reports.—Sec-
22	tion 304(g) of the Federal Election Campaign Act of 1971
23	(2 U.S.C. 434(g)) is amended by adding at the end the
24	following new paragraph:
25	"(5) Disclosure of Additional Informa-
26	TION BY COVERED ORGANIZATIONS MAKING PAY-

1	MENTS FOR PUBLIC INDEPENDENT EXPENDI-
2	TURES.—
3	"(A) Additional information.—If a
4	covered organization makes or contracts to
5	make public independent expenditures in an ag-
6	gregate amount equal to or exceeding \$10,000
7	in a calendar year, the report filed by the orga-
8	nization under this subsection shall include, in
9	addition to the information required under
10	paragraph (3), the following information (sub-
11	ject to subparagraph (B)(iv)):
12	"(i) If any person made a donation or
13	payment to the covered organization dur-
14	ing the covered organization reporting pe-
15	riod which was provided for the purpose of
16	being used for campaign-related activity or
17	in response to a solicitation for funds to be
18	used for campaign-related activity—
19	"(I) subject to subparagraph (C),
20	the identification of each person who
21	made such donations or payments in
22	an aggregate amount equal to or ex-
23	ceeding \$600 during such period, pre-
24	sented in the order of the aggregate
25	amount of donations or payments

1	made by such persons during such pe-
2	riod (with the identification of the
3	person making the largest donation or
4	payment appearing first); and
5	"(II) if any person identified
6	under subclause (I) designated that
7	the donation or payment be used for
8	campaign-related activity with respect
9	to a specific election or in support of
10	a specific candidate, the name of the
11	election or candidate involved, and if
12	any such person designated that the
13	donation or payment be used for a
14	specific public independent expendi-
15	ture, a description of the expenditure.
16	"(ii) The identification of each person
17	who made unrestricted donor payments to
18	the organization during the covered organi-
19	zation reporting period—
20	"(I) in an aggregate amount
21	equal to or exceeding \$600 during
22	such period, if any of the disburse-
23	ments made by the organization for
24	any of the public independent expendi-
25	tures which are covered by the report

1	were not made from the organization's
2	Campaign-Related Activity Account
3	under section 326; or
4	"(II) in an aggregate amount
5	equal to or exceeding \$6,000 during
6	such period, if the disbursements
7	made by the organization for all of
8	the public independent expenditures
9	which are covered by the report were
10	made exclusively from the organiza-
11	tion's Campaign-Related Activity Ac-
12	count under section 326 (but only if
13	the organization has made deposits
14	described in subparagraph (D) of sec-
15	tion 326(a)(2) into that Account dur-
16	ing such period in an aggregate
17	amount equal to or greater than
18	\$10,000),
19	presented in the order of the aggregate
20	amount of payments made by such persons
21	during such period (with the identification
22	of the person making the largest payment
23	appearing first).
24	"(B) Treatment of transfers made
25	TO OTHER PERSONS.—

1 "(i) In general.—Subject to clause 2 (iii), for purposes of the requirement to file reports under this subsection (including 3 the requirement under subparagraph (A) to include additional information in such reports), a covered organization which 6 7 transfers amounts to another person (other 8 than the covered organization itself) for 9 the purpose of making a public inde-10 pendent expenditure by that person or by 11 any other person, or (in accordance with 12 clause (ii)) which is deemed to have trans-13 ferred amounts to another person (other 14 than the covered organization itself) for 15 the purpose of making a public inde-16 pendent expenditure by that person or by 17 any other person, shall be considered to 18 have made a public independent expendi-19 ture. 20 "(ii) Rules for deeming trans-

"(ii) Rules for deeming transfers made for purpose of making expenditures.—For purposes of clause (i), in determining whether a covered organization which transfers amounts to another person shall be deemed to have transferred

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1 the amounts for the purpose of ma	king a
public independent expenditure, the	ne fol-
3 lowing rules apply:	
4 "(I) The covered organ	ization
5 shall be deemed to have tran	sferred
6 the amounts for the purpose o	f mak-
7 ing a public independent exper	nditure
8 if—	
9 "(aa) the covered org	ganiza-
10 tion designates, requests, o	or sug-
gests that the amounts b	e used
for public independent ex	xpendi-
tures and the person to	whom
the amounts were tran	sferred
agrees to do so;	
16 "(bb) the person make	ing the
17 public independent exper	nditure
or another person acting of	on that
19 person's behalf expressly se	olicited
20 the covered organization fo	r a do-
21 nation or payment for mal	xing or
paying for any public	inde-
pendent expenditures;	
24 "(cc) the covered org	ganiza-
25 tion and the person to who	om the

1	amounts were transferred en-
2	gaged in written or oral discus-
3	sion regarding the person either
4	making, or paying for, any public
5	independent expenditure, or do-
6	nating or transferring the
7	amounts to another person for
8	that purpose;
9	"(dd) the covered organiza-
10	tion which transferred the funds
11	knew or had reason to know that
12	the person to whom the amounts
13	were transferred intended to
14	make public independent expendi-
15	tures; or
16	"(ee) the covered organiza-
17	tion which transferred the funds
18	or the person to whom the
19	amounts were transferred made
20	one or more public independent
21	expenditures in an aggregate
22	amount of \$50,000 or more dur-
23	ing the 2-year period which ends
24	on the date on which the
25	amounts were transferred.

1	"(II) The covered organization
2	shall not be deemed to have trans-
3	ferred the amounts for the purpose of
4	making a public independent expendi-
5	ture if—
6	"(aa) the transfer was a
7	commercial transaction occurring
8	in the ordinary course of business
9	between the covered organization
10	and the person to whom the
11	amounts were transferred, unless
12	there is affirmative evidence that
13	the amounts were transferred for
14	the purpose of making a public
15	independent expenditure; or
16	"(bb) the covered organiza-
17	tion and the person to whom the
18	amounts were transferred mutu-
19	ally agreed (as provided in sec-
20	tion $325(b)(1)$) that the person
21	will not use the amounts for cam-
22	paign-related activity.
23	"(iii) Special rule regarding
24	TRANSFERS AMONG AFFILIATES.—

1	"(I) Special rule.—In the case
2	of an amount transferred by one cov-
3	ered organization to another covered
4	organization which is treated as a
5	transfer between affiliates under sub-
6	clause (II), clause (i) and (ii) shall
7	apply to the covered organization
8	which transfers the amount only if the
9	aggregate amount transferred during
10	the year by such covered organization
11	to that same covered organization is
12	equal to or greater than \$50,000.
13	"(II) DESCRIPTION OF TRANS-
14	FERS BETWEEN AFFILIATES.—A
15	transfer of amounts from one covered
16	organization to another covered orga-
17	nization shall be treated as a transfer
18	between affiliates if—
19	"(aa) one of the organiza-
20	tions is an affiliate of the other
21	organization; or
22	"(bb) each of the organiza-
23	tions is an affiliate of the same
24	organization,

1	except that the transfer shall not be
2	treated as a transfer between affiliates
3	if one of the organizations is estab-
4	lished for the purpose of disbursing
5	funds for campaign-related activity.
6	"(III) DETERMINATION OF AF-
7	FILIATE STATUS.—For purposes of
8	subclause (II), a covered organization
9	is an affiliate of another covered orga-
10	nization if—
11	"(aa) the governing instru-
12	ment of the organization requires
13	it to be bound by decisions of the
14	other organization;
15	"(bb) the governing board of
16	the organization includes persons
17	who are specifically designated
18	representatives of the other orga-
19	nization or are members of the
20	governing board, officers, or paid
21	executive staff members of the
22	other organization, or whose
23	service on the governing board is
24	contingent upon the approval of
25	the other organization; or

1	"(cc) the organization is
2	chartered by the other organiza-
3	tion.
4	"(IV) Coverage of transfers
5	TO AFFILIATED SECTION 501(C)(3) OR-
6	GANIZATIONS.—This clause shall
7	apply with respect to an amount
8	transferred by a covered organization
9	to an organization described in para-
10	graph (3) of section 501(c) of the In-
11	ternal Revenue Code of 1986 and ex-
12	empt from tax under section 501(a) of
13	such Code in the same manner as this
14	clause applies to an amount trans-
15	ferred by a covered organization to
16	another covered organization.
17	"(iv) Special threshold for dis-
18	CLOSURE OF DONORS.—Notwithstanding
19	clause (i) or (ii) of subparagraph (A), if a
20	covered organization is required to include
21	the identification of a person described in
22	such clause in a report filed under this
23	subsection because the covered organiza-
24	tion is deemed (in accordance with clause
25	(ii)) to have transferred amounts for the

purpose of making a public independent 1 2 expenditure, the organization shall include the identification of the person only if the 3 person made donations or payments (in the case of a person described in clause (i)(I) 6 of subparagraph (A)) or unrestricted donor 7 payments (in the case of a person de-8 scribed in clause (ii) of subparagraph (A)) 9 to the covered organization during the cov-10 ered organization reporting period involved 11 in an aggregate amount equal to or exceed-12 ing \$10,000. "(v) Waiver of requirement to 13 14 REPORT.—Notwithstanding FILE 15 (i), a covered organization which is consid-16 ered to have made a public independent ex-17 penditure under such clause shall not be 18 required to file a report under this sub-19 section if— "(I) the organization would be 20 21 required to file the report solely be-22 cause the organization is deemed (in accordance with clause (ii)) to have 23

transferred amounts for the purpose

1	of making a public independent ex-
2	penditure;
3	"(II) no person made donations
4	or payments (in the case of a person
5	described in clause (i)(I) of subpara-
6	graph (A)) or unrestricted donor pay-
7	ments (in the case of a person de-
8	scribed in clause (ii) of subparagraph
9	(A)) to the covered organization dur-
10	ing the covered organization reporting
11	period involved in an aggregate
12	amount equal to or exceeding
13	\$10,000; and
14	"(III) all of the persons who
15	made donations or payments (in the
16	case of a person described in clause
17	(i)(I) of subparagraph (A)) or unre-
18	stricted donor payments (in the case
19	of a person described in clause (ii) of
20	subparagraph (A)) to the covered or-
21	ganization during the covered organi-
22	zation reporting period in any amount
23	were individuals.
24	"(C) EXCLUSION OF AMOUNTS DES-
25	IGNATED FOR OTHER CAMPAIGN-RELATED AC-

1 TIVITY.—For purposes of subparagraph (A)(i), 2 in determining the amount of a donation or 3 payment made by a person which was provided 4 for the purpose of being used for campaign-re-5 lated activity or in response to a solicitation for 6 funds to be used for campaign-related activity, 7 there shall be excluded any amount which was 8 designated by the person to be used— 9 "(i) for campaign-related activity de-10 (i) of scribed in clause section 11 325(d)(2)(A) (relating to independent ex-12 penditures) with respect to a different elec-13 tion, or with respect to a candidate in a 14 different election, than an election which is 15 the subject of any of the public inde-16 pendent expenditures covered by the report 17 involved; or 18 "(ii) for any campaign-related activity 19 described in clause (ii)of section 20 325(d)(2)(A) (relating to electioneering 21 communications). 22 "(D) Exclusion of amounts paid from 23 SEGREGATED FUND.—In deter-**SEPARATE** 24 mining the amount of public independent ex-25 penditures made by a covered organization for

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purposes of this paragraph, there shall be excluded any amounts paid from a separate segregated fund established and administered by the organization under section 316(b)(2)(C).

"(E) DETERMINATION OF AMOUNT OF CERTAIN PAYMENTS AMONG AFFILIATES.—For purposes of determining the amount of any donation, payment, or transfer under this subsection which is made by a covered organization to another covered organization which is an affiliate of the covered organization or each of which is an affiliate of the same organization (as determined in accordance with subparagraph (B)(iii)), to the extent that the donation, payment, or transfer consists of funds attributable to dues, fees, or assessments which are paid by individuals on a regular, periodic basis in accordance with a per-individual calculation which is made on a regular basis, the donation, payment, or transfer shall be attributed to the individuals paying the dues, fees, or assessments and shall not be attributed to the covered organization.

"(F) COVERED ORGANIZATION REPORTING PERIOD DESCRIBED.—In this paragraph, the

1	'covered organization reporting period' is, with
2	respect to a report filed by a covered organiza-
3	tion under this subsection—
4	"(i) in the case of the first report filed
5	by a covered organization under this sub-
6	section which includes information required
7	under this paragraph, the shorter of—
8	"(I) the period which begins on
9	the effective date of the Democracy is
10	Strengthened by Casting Light on
11	Spending in Elections Act and ends
12	on the last day covered by the report,
13	or
14	"(II) the 12-month period ending
15	on the last day covered by the report;
16	and
17	"(ii) in the case of any subsequent re-
18	port filed by a covered organization under
19	this subsection which includes information
20	required under this paragraph, the period
21	occurring since the most recent report filed
22	by the organization which includes such in-
23	formation.

1	"(G) COVERED ORGANIZATION DE-
2	FINED.—In this paragraph, the term 'covered
3	organization' means any of the following:
4	"(i) Any corporation which is subject
5	to section 316(a), other than a corporation
6	which is an organization described in para-
7	graph (3) of section 501(c) of the Internal
8	Revenue Code of 1986 and exempt from
9	tax under section 501(a) of such Code.
10	"(ii) Any labor organization (as de-
11	fined in section 316).
12	"(iii) Any organization described in
13	paragraph (4), (5), or (6) of section 501(e)
14	of the Internal Revenue Code of 1986 and
15	exempt from tax under section 501(a) of
16	such Code, other than an exempt section
17	501(c)(4) organization (as defined in sec-
18	tion $301(27)$).
19	"(iv) Any political organization under
20	section 527 of the Internal Revenue Code
21	of 1986, other than a political committee
22	under this Act.
23	"(H) Other definitions.—In this para-
24	graph—

1	"(i) the terms 'campaign-related activ-
2	ity' and 'unrestricted donor payment' have
3	the meaning given such terms in section
4	325; and
5	"(ii) the term 'public independent ex-
6	penditure' means an independent expendi-
7	ture for a public communication (as de-
8	fined in section $301(22)$).".
9	(b) Electioneering Communication Reports.—
10	(1) In General.—Section 304(f) of such Act
11	(2 U.S.C. 434(f)) is amended—
12	(A) by redesignating paragraphs (6) and
13	(7) as paragraphs (7) and (8); and
14	(B) by inserting after paragraph (5) the
15	end the following new paragraph:
16	"(6) Disclosure of additional informa-
17	TION BY COVERED ORGANIZATIONS.—
18	"(A) Additional information.—If a
19	covered organization files a statement under
20	this subsection, the statement shall include, in
21	addition to the information required under
22	paragraph (2), the following information (sub-
23	ject to subparagraph (B)(iv)):
24	"(i) If any person made a donation or
25	payment to the covered organization dur-

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

donation or payment be used for a

1	specific electioneering communication,
2	a description of the communication.
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 the organization made
10	any of the disbursements which are
11	described in subclause (II) from a
12	source other than the organization's
13	Campaign-Related Activity Account
14	under section 326; or
15	"(II) in an aggregate amount
16	equal to or exceeding \$10,000 during
17	such period, if the organization made
18	from its Campaign-Related Activity
19	Account under section 326 all of its
20	disbursements for electioneering com-
21	munications during such period which
22	are, on the basis of a reasonable belief
23	by the organization, subject to treat-
24	ment as disbursements for an exempt
25	function for purposes of section 527(f)

1	of the Internal Revenue Code of 1986
2	(but only if the organization has made
3	deposits described in subparagraph
4	(D) of section 326(a)(2) into that Ac-
5	count during such period in an aggre-
6	gate amount equal to or greater than
7	\$10,000),
8	presented in the order of the aggregate
9	amount of payments made by such persons
10	during such period (with the identification
11	of the person making the largest payment
12	appearing first).
13	"(B) Treatment of transfers made
14	TO OTHER PERSONS.—
15	"(i) In general.—Subject to clause
16	(iii), for purposes of the requirement to file
17	statements under this subsection (including
18	the requirement under subparagraph (A)
19	to include additional information in such
20	statements), a covered organization which
21	transfers amounts to another person (other
22	than the covered organization itself) for
23	the purpose of making an electioneering
24	communication by that person or by any
25	other person, or (in accordance with clause

(ii)) which is deemed to have transferred	ed
amounts to another person (other than t	he
covered organization itself) for the purpo	se
of making an electioneering communication	on
by that person or by any other person	n,
shall be considered to have made a di	is-
bursement for an electioneering comm	u-
nication.	
"(ii) Rules for deeming tran	ıs-
FERS MADE FOR PURPOSE OF MAKIN	ŊĠ
COMMUNICATIONS.—For purposes	of
clause (i), in determining whether a co)V-
ered organization which transfers amoun	ıts
to another person shall be deemed to ha	ve
transferred the amounts for the purpose	of
making an electioneering communication	n,
the following rules apply:	
3 "(I) The covered organization	on
shall be deemed to have transferr	ed
the amounts for the purpose of ma	ık-
ing an electioneering communication	on
2 if—	
"(aa) the covered organiz	za-
tion designates, requests, or su	ıg-
gests that the amounts be use	ed

1	for electioneering communica-
2	tions and the person to whom the
3	amounts were transferred agrees
4	to do so;
5	"(bb) the person making the
6	electioneering communication or
7	another person acting on that
8	person's behalf expressly solicited
9	the covered organization for a do-
10	nation or payment for making or
11	paying for any electioneering
12	communications;
13	"(cc) the covered organiza-
14	tion and the person to whom the
15	amounts were transferred en-
16	gaged in written or oral discus-
17	sion regarding the person either
18	making, or paying for, any elec-
19	tioneering communication, or do-
20	nating or transferring the
21	amounts to another person for
22	that purpose;
23	"(dd) the covered organiza-
24	tion which transferred the funds
25	knew or had reason to know that

1	the person to whom the amounts
2	were transferred intended to
3	make electioneering communica-
4	tions; or
5	"(ee) the covered organiza-
6	tion which transferred the funds
7	or the person to whom the
8	amounts were transferred made
9	one or more electioneering com-
10	munications in an aggregate
11	amount of \$50,000 or more dur-
12	ing the 2-year period which ends
13	on the date on which the
14	amounts were transferred.
15	"(II) The covered organization
16	shall not be deemed to have trans-
17	ferred the amounts for the purpose of
18	making an electioneering communica-
19	tion if—
20	"(aa) the transfer was a
21	commercial transaction occurring
22	in the ordinary course of business
23	between the covered organization
24	and the person to whom the
25	amounts were transferred, unless

1	there is affirmative evidence that
2	the amounts were transferred for
3	the purpose of making an elec-
4	tioneering communication; or
5	"(bb) the covered organiza-
6	tion and the person to whom the
7	amounts were transferred mutu-
8	ally agreed (as provided in sec-
9	tion $325(b)(1)$) that the person
10	will not use the amounts for cam-
11	paign-related activity.
12	"(iii) Special rule regarding
13	TRANSFERS AMONG AFFILIATES.—
14	"(I) Special rule.—In the case
15	of an amount transferred by one cov-
16	ered organization to another covered
17	organization which is treated as a
18	transfer between affiliates under sub-
19	clause (II), clause (i) and (ii) shall
20	apply to the covered organization
21	which transfers the amount only if the
22	aggregate amount transferred during
23	the year by such covered organization
24	to that same covered organization is
25	equal to or greater than \$50,000.

1	"(II) DESCRIPTION OF TRANS-
2	FERS BETWEEN AFFILIATES.—A
3	transfer of amounts from one covered
4	organization to another covered orga-
5	nization shall be treated as a transfer
6	between affiliates if—
7	"(aa) one of the organiza-
8	tions is an affiliate of the other
9	organization; or
10	"(bb) each of the organiza-
11	tions is an affiliate of the same
12	organization,
13	except that the transfer shall not be
14	treated as a transfer between affiliates
15	if one of the organizations is estab-
16	lished for the purpose of disbursing
17	funds for campaign-related activity.
18	"(III) DETERMINATION OF AF-
19	FILIATE STATUS.—For purposes of
20	subclause (II), a covered organization
21	is an affiliate of another covered orga-
22	nization if—
23	"(aa) the governing instru-
24	ment of the organization requires

1	it to be bound by decisions of the
2	other organization;
3	"(bb) the governing board of
4	the organization includes persons
5	who are specifically designated
6	representatives of the other orga-
7	nization or are members of the
8	governing board, officers, or paid
9	executive staff members of the
10	other organization, or whose
11	service on the governing board is
12	contingent upon the approval of
13	the other organization; or
14	"(cc) the organization is
15	chartered by the other organiza-
16	tion.
17	"(IV) COVERAGE OF TRANSFERS
18	TO AFFILIATED SECTION $501(C)(3)$ OR-
19	GANIZATIONS.—This clause shall
20	apply with respect to an amount
21	transferred by a covered organization
22	to an organization described in para-
23	graph (3) of section 501(c) of the In-
24	ternal Revenue Code of 1986 and ex-
25	empt from tax under section 501(a) of

such Code in the same manner as this
clause applies to an amount transferred by a covered organization to
another covered organization.

"(iv) Special threshold for dis-CLOSURE OF DONORS.—Notwithstanding clause (i) or (ii) of subparagraph (A), if a covered organization is required to include the identification of a person described in such clause in a statement filed under this subsection because the covered organization is deemed (in accordance with clause (ii)) to have transferred amounts for the purpose of making an electioneering communication, the organization shall include the identification of the person only if the person made donations or payments (in the case of a person described in clause (i)(I) of subparagraph (A)) or unrestricted donor payments (in the case of a person described in clause (ii) of subparagraph (A)) to the covered organization during the covered organization reporting period involved in an aggregate amount equal to or exceeding \$10,000.

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1	"(v) Waiver of requirement to
2	FILE STATEMENT.—Notwithstanding
3	clause (i), a covered organization which is
4	considered to have made a disbursement
5	for an electioneering communication under
6	such clause shall not be required to file a
7	report under this subsection if—
8	"(I) the organization would be
9	required to file the report solely be-
10	cause the organization is deemed (in
11	accordance with clause (ii)) to have
12	transferred amounts for the purpose
13	of making an electioneering commu-
14	nication;
15	"(II) no person made donations
16	or payments (in the case of a person
17	described in clause (i)(I) of subpara-
18	graph (A)) or unrestricted donor pay-
19	ments (in the case of a person de-
20	scribed in clause (ii) of subparagraph
21	(A)) to the covered organization dur-
22	ing the covered organization reporting
23	period involved in an aggregate
24	amount equal to or exceeding
25	\$10,000; and

1	"(III) all of the persons who
2	made donations or payments (in the
3	case of a person described in clause
4	(i)(I) of subparagraph (A)) or unre-
5	stricted donor payments (in the case
6	of a person described in clause (ii) of
7	subparagraph (A)) to the covered or-
8	ganization during the covered organi-
9	zation reporting period in any amount
10	were individuals.
11	"(C) Exclusion of amounts des-
12	IGNATED FOR OTHER CAMPAIGN-RELATED AC-
13	TIVITY.—For purposes of subparagraph (A)(i),
14	in determining the amount of a donation or
15	payment made by a person which was provided
16	for the purpose of being used for campaign-re-
17	lated activity or in response to a solicitation for
18	funds to be used for campaign-related activity,
19	there shall be excluded any amount which was
20	designated by the person to be used—
21	"(i) for campaign-related activity de-
22	scribed in clause (i) of section
23	325(d)(2)(A) (relating to independent ex-
24	penditures) with respect to a different elec-

tion, or with respect to a candidate in a

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different election, than an election which is the subject of any of the public independent expenditures covered by the report involved; or

"(ii) for any campaign-related activity described in clause (ii) of section 325(d)(2)(A) (relating to electioneering communications).

"(D) DETERMINATION OF AMOUNT OF CERTAIN PAYMENTS AMONG AFFILIATES.—For purposes of determining the amount of any donation, payment, or transfer under this subsection which is made by a covered organization to another covered organization which is an affiliate of the covered organization or each of which is an affiliate of the same organization (as determined in accordance with subparagraph (B)(iii)), to the extent that the donation, payment, or transfer consists of funds attributable to dues, fees, or assessments which are paid by individuals on a regular, periodic basis in accordance with a per-individual calculation which is made on a regular basis, the donation, payment, or transfer shall be attributed to the individuals paying the dues, fees, or assess-

1	ments and shall not be attributed to the covered
2	organization.
3	"(E) COVERED ORGANIZATION REPORTING
4	PERIOD DESCRIBED.—In this paragraph, the
5	'covered organization reporting period' is, with
6	respect to a statement filed by a covered orga-
7	nization under this subsection—
8	"(i) in the case of the first statement
9	filed by a covered organization under this
10	subsection which includes information re-
11	quired under this paragraph, the shorter
12	of—
13	"(I) the period which begins on
14	the effective date of the Democracy is
15	Strengthened by Casting Light on
16	Spending in Elections Act and ends
17	on the disclosure date for the state-
18	ment, or
19	"(II) the 12-month period ending
20	on the disclosure date for the state-
21	ment; and
22	"(ii) in the case of any subsequent
23	statement filed by a covered organization
24	under this subsection which includes infor-
25	mation required under this paragraph, the

1	period occurring since the most recent
2	statement filed by the organization which
3	includes such information.
4	"(F) COVERED ORGANIZATION DEFINED.—
5	In this paragraph, the term 'covered organiza-
6	tion' means any of the following:
7	"(i) Any corporation which is subject
8	to section 316(a), other than a corporation
9	which is an organization described in para-
10	graph (3) of section 501(c) of the Internal
11	Revenue Code of 1986 and exempt from
12	tax under section 501(a) of such Code.
13	"(ii) Any labor organization (as de-
14	fined in section 316).
15	"(iii) Any organization described in
16	paragraph (4), (5), or (6) of section 501(c)
17	of the Internal Revenue Code of 1986 and
18	exempt from tax under section 501(a) of
19	such Code, other than an exempt section
20	501(c)(4) organization (as defined in sec-
21	tion $301(27)$).
22	"(iv) Any political organization under
23	section 527 of the Internal Revenue Code
24	of 1986, other than a political committee
25	under this Act.

1	"(G) Other definitions.—In this para-
2	graph, the terms 'campaign-related activity' and
3	'unrestricted donor payment' have the meaning
4	given such terms in section 325.".
5	(2) Conforming Amendment.—Section
6	304(f)(2) of such Act (2 U.S.C. $434(f)(2)$) is
7	amended by striking "If the disbursements" each
8	place it appears in subparagraph (E) and (F) and
9	inserting the following: "Except in the case of a
10	statement which is required to include additional in-
11	formation under paragraph (6), if the disburse-
12	ments".
13	(c) Exemption of Certain Section 501(c)(4) Or-
14	GANIZATIONS.—Section 301 of such Act (2 U.S.C. 431)
15	is amended by adding at the end the following:
16	"(27) Exempt Section 501(C)(4) Organiza-
17	TION.—The term 'exempt section 501(c)(4) organi-
18	zation' means, with respect to disbursements made
19	by an organization during a calendar year, an orga-
20	nization for which the chief executive officer of the
21	organization certifies to the Commission (prior to
22	the first disbursement made by the organization dur-
23	ing the year) that each of the following applies:
24	"(A) The organization is described in para-
25	graph (4) of section 501(c) of the Internal Rev-

- enue Code of 1986 and exempt from tax under section 501(a) of such Code, and was so described and so exempt during each of the 10 previous calendar years.
 - "(B) The organization has at least 500,000 individuals who paid membership dues during the previous calendar year (determined as of the last day of that year).
 - "(C) The dues-paying membership of the organization includes at least one individual from each State. For purposes of this subparagraph, the term 'State' means each of the several States, the District of Columbia, and the Commonwealth of Puerto Rico.
 - "(D) During the previous calendar year, the portion of funds provided to the organization by corporations (as described in section 316) or labor organizations (as defined in section 316), other than funds provided pursuant to commercial transactions occurring in the ordinary course of business, did not exceed 15 percent of the total amount of all funds provided to the organization from all sources.
 - "(E) The organization does not use any of the funds provided to the organization by cor-

1	porations (as described in section 316) or labor
2	organizations (as defined in section 316) for
3	campaign-related activity (as defined in section
4	325).".
5	SEC. 212. RULES REGARDING USE OF GENERAL TREASURY
6	FUNDS BY COVERED ORGANIZATIONS FOR
7	CAMPAIGN-RELATED ACTIVITY.
8	Title III of the Federal Election Campaign Act of
9	1971 (2 U.S.C. 431 et seq.) is amended by adding at the
10	end the following new section:
11	"SEC. 325. SPECIAL RULES FOR USE OF GENERAL TREAS-
12	URY FUNDS BY COVERED ORGANIZATIONS
13	FOR CAMPAIGN-RELATED ACTIVITY.
14	"(a) Use of Funds for Campaign-Related Ac-
15	TIVITY.—
16	"(1) In general.—Subject to any applicable
17	restrictions and prohibitions under this Act, a cov-
18	ered organization may make disbursements for cam-
19	paign-related activity using—
20	"(A) amounts paid or donated to the orga-
21	nization which are designated by the person
22	providing the amounts to be used for campaign-
23	related activity;
24	"(B) unrestricted donor payments made to
25	the organization; and

"(C) other funds of the organization, including amounts received pursuant to commercial activities in the regular course of a covered organization's business.

"(2) NO EFFECT ON USE OF SEPARATE SEG-REGATED 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).

11 "(b) MUTUALLY AGREED RESTRICTIONS ON USE OF 12 Funds for Campaign-Related Activity.—

"(1) AGREEMENT AND CERTIFICATION.—If a covered organization and a person mutually agree, at the time the person makes a donation, payment, or transfer to the organization which would require the organization to disclose the person's identification under section 304(g)(5)(A)(ii) or section 304(f)(6)(A)(ii), that the organization will not use the donation, payment, or transfer for campaign-related activity, then not later than 30 days after the organization receives the donation, payment, or transfer the organization shall transmit to the person a written certification by the chief financial officer of the covered organization (or, if the organiza-

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1	tion does not have a chief financial officer, the high-
2	est ranking financial official of the organization)
3	that—
4	"(A) the organization will not use the do-
5	nation, payment, or transfer for campaign-re-
6	lated activity; and
7	"(B) the organization will not include any
8	information on the person in any report filed by
9	the organization under section 304 with respect
10	to independent expenditures or electioneering
11	communications, so that the person will not be
12	required to appear in a significant funder state-
13	ment or a Top 5 Funders list under section
14	318(e).
15	"(2) Exception for payments made pursu-
16	ANT TO COMMERCIAL ACTIVITIES.—Paragraph (1)
17	does not apply with respect to any payment or trans-
18	fer made pursuant to commercial activities in the
19	regular course of a covered organization's business.
20	"(c) Certifications Regarding Disbursements
21	FOR CAMPAIGN-RELATED ACTIVITY.—
22	"(1) Certification by Chief executive of-
23	FICER.—If, at any time during a calendar quarter,
24	a covered organization makes a disbursement of
25	funds for campaign-related activity using funds de-

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scribed in subsection (a)(1), the chief executive officer of the covered organization or the chief executive officer's designee (or, if the organization does not have a chief executive officer, the highest ranking official of the organization or the highest ranking official's designee) shall file a statement with the Commission which contains the following certifications:

> "(A) None of the campaign-related activity for which the organization disbursed the funds during the quarter was made in cooperation, consultation, or concert with, or at the request or suggestion of, any candidate or any authorized committee or agent of such candidate, or political committee of a political party or agent of any political party.

> "(B) The chief executive officer or highest ranking official of the covered organization (as the case may be) has reviewed and approved each statement and report filed by the organization under section 304 with respect to any such disbursement made during the quarter.

"(C) Each statement and report filed by the organization under section 304 with respect to any such disbursement made during the quarter is complete and accurate.

- 1 "(D) All such disbursements made during 2 the quarter are in compliance with this Act.
 - "(E) No portion of the amounts used to make any such disbursements during the quarter is attributable to funds received by the organization that were subject to a mutual agreement (as provided in subsection (b)(1)) that the organization will not use the funds for campaign-related activity by the person who provided the funds from being used for campaign-related activity pursuant to subsection (b).
 - "(2) APPLICATION OF ELECTRONIC FILING RULES.—Section 304(d)(1) shall apply with respect to a statement required under this subsection in the same manner as such section applies with respect to a statement under subsection (c) or (g) of section 304.
 - "(3) DEADLINE.—The chief executive officer or highest ranking official of a covered organization (as the case may be) shall file the statement required under this subsection with respect to a calendar quarter not later than 15 days after the end of the quarter.
- 24 "(d) Definitions.—For purposes of this section, the25 following definitions apply:

1	"(1) COVERED ORGANIZATION.—The term 'cov-
2	ered organization' means any of the following:
3	"(A) Any corporation which is subject to
4	section 316(a), other than a corporation which
5	is an organization described in paragraph (3) of
6	section 501(c) of the Internal Revenue Code of
7	1986 and exempt from tax under section 501(a)
8	of such Code.
9	"(B) Any labor organization (as defined in
10	section 316).
11	"(C) Any organization described in para-
12	graph (4), (5), or (6) of section 501(c) of the
13	Internal Revenue Code of 1986 and exempt
14	from tax under section 501(a) of such Code,
15	other than an exempt section 501(c)(4) organi-
16	zation (as defined in section 301(27)).
17	"(D) Any political organization under sec-
18	tion 527 of the Internal Revenue Code of 1986,
19	other than a political committee under this Act.
20	"(2) Campaign-related activity.—
21	"(A) IN GENERAL.—The term 'campaign-
22	related activity' means—
23	"(i) an independent expenditure con-
24	sisting of a public communication (as de-
25	fined in section 301(22)), a transfer of

funds to another person (other than the transferor itself) for the purpose of making such an independent expenditure by that person or by any other person (subject to subparagraph (C)), or (in accordance with subparagraph (B) and subject to subparagraph (C)) a transfer of funds to another person (other than the transferor itself) which is deemed to have been made for the purpose of making such an independent expenditure by that person or by any other person; or

"(ii) an electioneering communication, a transfer of funds to another person (other than the transferor itself) for the purpose of making an electioneering communication by that person or by any other person (subject to subparagraph (C)), or (in accordance with subparagraph (B) and subject to subparagraph (C)) a transfer of funds to another person (other than the transferor itself)which is deemed to have been made for the purpose of making an electioneering communication by that person or by any other person.

1	"(B) Rule for deeming transfers
2	MADE FOR PURPOSE OF CAMPAIGN-RELATED
3	ACTIVITY.—For purposes of subparagraph (A),
4	in determining whether a transfer of funds by
5	a covered organization to another person shall
6	be deemed to have been made for the purpose
7	of making an independent expenditure con-
8	sisting of a public communication or an elec-
9	tioneering communication, the following rules
10	apply:
11	"(i) The transfer shall be deemed to
12	have been made for the purpose of making
13	such an independent expenditure or an
14	electioneering communication if—
15	"(I) the covered organization des-
16	ignates, requests, or suggests that the
17	amounts be used for such independent
18	expenditures or electioneering commu-
19	nications and the person to whom the
20	amounts were transferred agrees to do
21	so;
22	"(II) the person making such
23	independent expenditures or election-
24	eering communications or another
25	person acting on that person's behalf

1	expressly solicited the covered organi-
2	zation for a donation or payment for
3	making or paying for any such inde-
4	pendent expenditure or electioneering
5	communication;
6	"(III) the covered organization
7	and the person to whom the amounts
8	were transferred engaged in written or
9	oral discussion regarding the person
10	either making, or paying for, such
11	independent expenditures or election-
12	eering communications, or donating or
13	transferring the amounts to another
14	person for that purpose;
15	"(IV) the covered organization
16	which transferred the funds knew or
17	had reason to know that the person to
18	whom the amounts were transferred
19	intended to make such independent
20	expenditures or electioneering commu-
21	nications; or
22	"(V) the covered organization
23	which transferred the funds or the
24	person to whom the amounts were
25	transferred made one or more such

1	independent expenditures or election-
2	eering communications in an aggre-
3	gate amount of \$50,000 or more dur-
4	ing the 2-year period which ends on
5	the date on which the amounts were
6	transferred.
7	"(ii) The transfer shall not be deemed
8	to have been made for the purpose of mak-
9	ing such an independent expenditure or an
10	electioneering communication if—
11	"(I) the transfer was a commer-
12	cial transaction occurring in the ordi-
13	nary course of business between the
14	covered organization and the person
15	to whom the amounts were trans-
16	ferred, unless there is affirmative evi-
17	dence that the amounts were trans-
18	ferred for the purpose of making such
19	an independent expenditure or elec-
20	tioneering communication; or
21	(Π) the covered organization
22	and the person to whom the amounts
23	were transferred mutually agreed (as
24	provided in subsection (b)(1)) that the

person will not use the amounts for
2 campaign-related activity.
3 "(C) Special rule regarding trans-
4 FERS AMONG AFFILIATES.—
5 "(I) Special rule.—In the case of a
6 transfer of an amount by one covered orga-
7 nization to another covered organization
8 which is treated as a transfer between af-
9 filiates under clause (ii), subparagraphs
0 (A) and (B) shall apply to the transfer
only if the aggregate amount transferred
during the year by such covered organiza-
3 tion to that same covered organization is
4 equal to or greater than \$50,000.
5 "(ii) Determination of amount of
6 CERTAIN TRANSFERS AMONG AFFILI-
7 ATES.—In determining the amount of a
8 transfer between affiliates for purposes of
9 clause (I), to the extent that the transfer
0 consists of funds attributable to dues, fees,
or assessments which are paid by individ-
2 uals on a regular, periodic basis in accord-
ance with a per-individual calculation
4 which is made on a regular basis, the
5 transfer shall be attributed to the individ-

1	uals paying the dues, fees, or assessments
2	and shall not be attributed to the covered
3	organization.
4	"(iii) Description of transfers
5	BETWEEN AFFILIATES.—A transfer of
6	amounts from one covered organization to
7	another covered organization shall be
8	treated as a transfer between affiliates if—
9	"(I) one of the organizations is
10	an affiliate of the other organization;
11	or
12	"(II) each of the organizations is
13	an affiliate of the same organization,
14	except that the transfer shall not be treat-
15	ed as a transfer between affiliates if one of
16	the organizations is established for the
17	purpose of disbursing funds for campaign-
18	related activity.
19	"(iv) Determination of Affiliate
20	STATUS.—For purposes of clause (ii), a
21	covered organization is an affiliate of an-
22	other covered organization if—
23	"(I) the governing instrument of
24	the organization requires it to be

1	bound by decisions of the other orga-
2	nization;
3	"(II) the governing board of the
4	organization includes persons who are
5	specifically designated representatives
6	of the other organization or are mem-
7	bers of the governing board, officers,
8	or paid executive staff members of the
9	other organization, or whose service
10	on the governing board is contingent
11	upon the approval of the other organi-
12	zation; or
13	"(III) the organization is char-
14	tered by the other organization.
15	"(v) Coverage of transfers to
16	AFFILIATED SECTION $501(C)(3)$ ORGANIZA-
17	TIONS.—This subparagraph shall apply
18	with respect to an amount transferred by
19	a covered organization to an organization
20	described in paragraph (3) of section
21	501(c) of the Internal Revenue Code of
22	1986 and exempt from tax under section
23	501(a) of such Code in the same manner
24	as this subparagraph applies to an amount

1	transferred by a covered organization to
2	another covered organization.
3	"(3) Unrestricted donor payment.—The
4	term 'unrestricted donor payment' means a payment
5	to a covered organization which consists of a dona-
6	tion or payment from a person other than the cov-
7	ered organization, except that such term does not in-
8	clude—
9	"(A) any payment made pursuant to com-
10	mercial activities in the regular course of a cov-
11	ered organization's business; or
12	"(B) any donation or payment which is
13	designated by the person making the donation
14	or payment to be used for campaign-related ac-
15	tivity or made in response to a solicitation for
16	funds to be used for campaign-related activ-
17	ity.".
18	SEC. 213. OPTIONAL USE OF SEPARATE ACCOUNT BY COV-
19	ERED ORGANIZATIONS FOR CAMPAIGN-RE-
20	LATED ACTIVITY.
21	(a) In General.—Title III of the Federal Election
22	Campaign Act of 1971 (2 U.S.C. 431 et seq.), as amended
23	by section 212, is further amended by adding at the end
24	the following new section:

1	"SEC. 326. OPTIONAL USE OF SEPARATE ACCOUNT BY COV-
2	ERED ORGANIZATIONS FOR CAMPAIGN-RE-
3	LATED ACTIVITY.
4	"(a) Optional Use of Separate Account.—
5	"(1) Establishment of account.—
6	"(A) In general.—At its option, a cov-
7	ered organization may make disbursements for
8	campaign-related activity using amounts from a
9	bank account established and controlled by the
10	organization to be known as the Campaign-Re-
11	lated Activity Account (hereafter in this section
12	referred to as the 'Account'), which shall be
13	maintained separately from all other accounts
14	of the organization and which shall consist ex-
15	clusively of the deposits described in paragraph
16	(2).
17	"(B) Mandatory use of account
18	AFTER ESTABLISHMENT.—If a covered organi-
19	zation establishes an Account under this sec-
20	tion, it may not make disbursements for cam-
21	paign-related activity from any source other
22	than amounts from the Account, other than dis-
23	bursements for campaign-related activity which,
24	on the basis of a reasonable belief by the orga-
25	nization, would not be treated as disbursements

1 for an exempt function for purposes of section 2 527(f) of the Internal Revenue Code of 1986. 3 "(C) EXCLUSIVE USE OF ACCOUNT FOR 4 CAMPAIGN-RELATED ACTIVITY.—Amounts the Account shall be used exclusively for dis-6 bursements by the covered organization for 7 campaign-related activity. After such disburse-8 ments are made, information with respect to de-9 posits made to the Account shall be disclosed in 10 accordance with section 304(g)(5) or section 11 304(f)(6). 12 "(2) Deposits described.—The deposits de-13 scribed in this paragraph are deposits of the fol-14 lowing amounts: "(A) Amounts donated or paid to the cov-15 16 ered organization by a person other than the 17 organization for the purpose of being used for 18 campaign-related activity, and for which the 19 person providing the amounts has designated 20 that the amounts be used for campaign-related 21 activity with respect to a specific election or 22 specific candidate. 23 "(B) Amounts donated or paid to the cov-24 ered organization by a person other than the

organization for the purpose of being used for

campaign-related activity, and for which the person providing the amounts has not designated that the amounts be used for campaign-related activity with respect to a specific election or specific candidate.

(C) Amounts donated or paid to the cov-

- "(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.
- "(D) Amounts transferred to the Account by the covered organization from other accounts of the organization, including from the organization's general treasury funds.
- "(3) No treatment as political committee.—The establishment and administration of an Account in accordance with this subsection shall not by itself be treated as the establishment or administration of a political committee for any purpose of this Act.
- 20 "(b) Reduction in Amounts Otherwise Avail-21 able for Account in Response to Demand of Gen-22 eral Donors.—
- "(1) IN GENERAL.—If a covered organization which has established an Account obtains any revenues during a year which are attributable to a dona-

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- 1 tion or payment from a person other than the cov-2 ered organization, and if the organization and any 3 such person have mutually agreed (as provided in section 325(b)(1)) that the organization will not use 5 the person's donation, payment, or transfer for cam-6 paign-related activity, the organization shall reduce 7 the amount of its revenues available for deposits to 8 the Account which are described in subsection 9 (a)(3)(D) during the year by the amount of the do-10 nation or payment which is subject to the mutual 11 agreement.
- "(2) EXCEPTION.—Paragraph (1) does not apply with respect to any payment made pursuant to commercial activities in the regular course of a covered organization's business.
- 16 "(c) COVERED ORGANIZATION DEFINED.—In this 17 section, the term 'covered organization' means any of the 18 following:
- "(1) Any corporation which is subject to section 316(a), other than a corporation which is an organization described in paragraph (3) of section 501(c) of the Internal Revenue Code of 1986 and exempt from tax under section 501(a) of such Code.
- 24 "(2) Any labor organization (as defined in sec-25 tion 316).

- 1 "(3) Any organization described in paragraph
- 2 (4), (5), or (6) of section 501(c) of the Internal Rev-
- 3 enue Code of 1986 and exempt from tax under sec-
- 4 tion 501(a) of such Code, other than an exempt sec-
- 5 tion 501(c)(4) organization (as defined in section
- 6 301(27)).
- 7 "(4) Any political organization under section
- 8 527 of the Internal Revenue Code of 1986, other
- 9 than a political committee under this Act.
- 10 "(d) Campaign-Related Activity Defined.—In
- 11 this section, the term 'campaign-related activity' has the
- 12 meaning given such term in section 325.".
- 13 (b) Clarification of Treatment as Separate
- 14 SEGREGATED FUND.—A Campaign-Related Activity Ac-
- 15 count (within the meaning of section 326 of the Federal
- 16 Election Campaign Act of 1971, as added by subsection
- 17 (a)) may be treated as a separate segregated fund for pur-
- 18 poses of section 527(f)(3) of the Internal Revenue Code
- 19 of 1986.
- 20 SEC. 214. MODIFICATION OF RULES RELATING TO DIS-
- 21 CLAIMER STATEMENTS REQUIRED FOR CER-
- 22 TAIN COMMUNICATIONS.
- 23 (a) Applying Requirements to All Inde-
- 24 PENDENT EXPENDITURE COMMUNICATIONS.—Section
- 25 318(a) of the Federal Election Campaign Act of 1971 (2

1 U.S.C. 441d(a)) is amended by striking "for the purpose of financing communications expressly advocating the election or defeat of a clearly identified candidate" and 3 4 inserting "for an independent expenditure consisting of a 5 public communication". 6 (b) STAND BY YOUR AD REQUIREMENTS.— 7 (1)MAINTENANCE OF EXISTING REQUIRE-8 MENTS FOR COMMUNICATIONS BY POLITICAL PAR-9 TIES AND OTHER POLITICAL COMMITTEES.—Section 318(d)(2) of such Act (2 U.S.C. 441d(d)(2)) is 10 11 amended— 12 (A) in the heading, by striking "OTHERS" 13 and inserting "POLITICAL COMMITTEES"; 14 (B) by striking "subsection (a)" and in-15 serting "subsection (a) which is paid for by a 16 political committee (including a political com-17 mittee of a political party), other than a polit-18 ical committee which is described in subsection 19 (e)(7)(B),"; and (C) by striking "or other person" each 20 21 place it appears. 22 (2) Special disclaimer requirements for 23 CERTAIN COMMUNICATIONS.—Section 318 of such 24 Act (2 U.S.C. 441d) is amended by adding at the 25 end the following new subsection:

"(e) COMMUNICATIONS BY OTHERS.—

"(1) IN GENERAL.—Any communication described in paragraph (3) of subsection (a) which is transmitted through radio or television (other than a communication to which subsection (d)(2) applies because the communication is paid for by a political committee, including a political committee of a political party, other than a political committee which is described in paragraph (7)(B)) shall include, in addition to the requirements of that paragraph, the following:

"(A) The individual disclosure statement described in paragraph (2) (if the person paying for the communication is an individual) or the organizational disclosure statement described in paragraph (3) (if the person paying for the communication is not an individual).

"(B) If the communication is an electioneering communication or an independent expenditure 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), unless, on the basis of criteria established in regulations promulgated by the Commission, the communication is of such short duration that including the statement in the communication would constitute a hardship to the person paying for the communication by requiring a disproportionate amount of the communication's content to consist of the statement.

"(C) If the communication is an electioneering communication or an independent expenditure 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 Top Five Funders
list described in paragraph (5) (if applicable),
unless, on the basis of criteria established in
regulations promulgated by the Commission,
the communication is of such short duration
that including the Top Five Funders list in the
communication would constitute a hardship to
the person paying for the communication by requiring a disproportionate amount of the com-

1	munication's content to consist of the Top Five
2	Funders list.
3	"(2) Individual disclosure statement de-
4	SCRIBED.—The individual disclosure statement de-
5	scribed in this paragraph is the following: 'I am
6	, of,
7	, and I approve this message.',
8	with—
9	"(A) the first blank filled in with the name
10	of the applicable individual;
11	"(B) the second blank filled in with the
12	local jurisdiction in which the applicable indi-
13	vidual resides; and
14	"(C) the third blank filled in with the
15	State in which the applicable individual resides.
16	"(3) Organizational disclosure state-
17	MENT DESCRIBED.—The organizational disclosure
18	statement described in this paragraph is the fol-
19	lowing: 'I am, the
20	of, located in,
21	, and approves
22	this message.', with—
23	"(A) the first blank to be filled in with the
24	name of the applicable individual;

1	"(B) the second blank to be filled in with
2	the title of the applicable individual;
3	"(C) the third blank to be filled in with the
4	name of the organization or other person pay-
5	ing for the communication;
6	"(D) the fourth blank to be filled in with
7	the local jurisdiction in which such organiza-
8	tion's or person's principal office is located;
9	"(E) the fifth blank to be filled in with the
10	State in which such organization's or person's
11	principal office is located; and
12	"(F) the sixth blank to be filled in with the
13	name of such organization or person.
14	"(4) Significant funder disclosure state-
15	MENT DESCRIBED.—
16	"(A) STATEMENT IF SIGNIFICANT FUNDER
17	IS AN INDIVIDUAL.—If the significant funder of
18	a communication paid for in whole or in part
19	with a payment which is treated as a disburse-
20	ment by a covered organization for campaign-
21	related activity under section 325 is an indi-
22	vidual, the significant funder disclosure state-
23	ment described in this paragraph is the fol-
24	lowing: 'I am , of

1	, I helped to
2	pay for this message, and I approve it.', with—
3	"(i) the first blank filled in with the
4	name of the applicable individual;
5	"(ii) the second blank filled in with
6	the local jurisdiction in which the applica-
7	ble individual resides; and
8	"(iii) the third blank filled in with the
9	State in which the applicable individual re-
10	sides.
11	"(B) STATEMENT IF SIGNIFICANT FUNDER
12	IS NOT AN INDIVIDUAL.—If the significant
13	funder of a communication paid for in whole or
14	in part with a payment which is treated as a
15	disbursement by a covered organization for
16	campaign-related activity under section 325 is
17	not an individual, the significant funder disclo-
18	sure statement described in this paragraph is
19	the following: 'I am, the
20	, of, located
21	in
22	helped to pay for this mes-
23	sage, and approves it.', with—
24	"(i) the first blank to be filled in with
25	the name of the applicable individual;

1	"(ii) the second blank to be filled in
2	with the title of the applicable individual;
3	"(iii) the third blank to be filled in
4	with the name of the significant funder of
5	the communication;
6	"(iv) the fourth blank to be filled in
7	with the local jurisdiction in which the sig-
8	nificant funder's principal office is located;
9	"(v) the fifth blank to be filled in with
10	the State in which the significant funder's
11	principal office is located; and
12	"(vi) the sixth and seventh blank each
13	to be filled in with the name of the signifi-
14	cant funder of the communication.
15	"(C) Significant funder defined.—
16	"(i) Independent expenditures.—
17	For purposes of this paragraph, the 'sig-
18	nificant funder' with respect to an inde-
19	pendent expenditure consisting of a public
20	communication paid for in whole or in part
21	with a payment which is treated as a dis-
22	bursement by a covered organization for
23	campaign-related activity under section
24	325 shall be determined as follows:

"(I) If any report filed by any or-1 2 ganization with respect to the inde-3 pendent expenditure under section 4 304 during the 12-month period which ends on the date of the dis-6 bursement includes information on 7 any person who made a payment to 8 the organization in an amount equal to or exceeding \$100,000 which was 9 10 designated by the person to be used 11 campaign-related activity con-12 sisting of that specific independent ex-13 penditure (as required to be included 14 in the report under 15 304(g)(5)(A)(i), the person who is 16 identified among all such reports as 17 making the largest such payment. 18 "(II) If any report filed by any 19 organization with respect to the inde-20 pendent expenditure under section during the 12-month period 21 304 22 which ends on the date of the dis-23 bursement includes information on

section

any person who made a payment to

the organization in an amount equal

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to or exceeding \$100,000 which was designated by the person to be used for campaign-related activity with respect to the same election or in support of the same candidate (as required to be included in the report under section 304(g)(5)(A)(i)) but subclause (I) does not apply, the person who is identified among all such reports as making the largest such payment.

"(III) If any report filed by any organization with respect to the independent expenditure under section 304 during the 12-month period which ends on the date of the disbursement includes information on any person who made a payment to the organization in an amount equal to or exceeding \$10,000 which was provided for the purpose of being used for campaign-related activity or in response to a solicitation for funds to be used for campaign-related activity (as required to be included in the report

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under section 304(g)(5)(A)(i)) but subclause (I) or subclause (II) does not apply, the person who is identified among all such reports as making the largest such payment.

"(IV) If none of the reports filed by any organization with respect to the independent expenditure under section 304 during the 12-month period which ends on the date of the disbursement includes information on any person (other than the organization) who made a payment to the organization in an amount equal to or exceeding \$10,000 which was provided for the purpose of being used for campaign-related activity or in response to a solicitation for funds to be used for campaign-related activity, but any of such reports includes information on any person who made an unrestricted donor payment to the organization (as required to be included in the report under section 304(g)(5)(A)(ii) in an amount equal to or exceeding

\$10,000, the person who is identified among all such reports as making the largest such unrestricted donor payment.

"(ii) ELECTIONEERING COMMUNICATIONS.—For purposes of this paragraph, the 'significant funder' with respect to an electioneering 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, shall be determined as follows:

"(I) If any report filed by any organization with respect to the electioneering communication under section 304 during the 12-month period which ends on the date of the disbursement includes information on any person who made a payment to the organization in an amount equal to or exceeding \$100,000 which was designated by the person to be used for campaign-related activity consisting of that specific electioneering

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communication (as required to be included in the report under section 304(f)(6)(A)(i)), the person who is identified among all such reports as making the largest such payment.

"(II) If any report filed by any organization with respect to the electioneering communication under section 304 during the 12-month period which ends on the date of the disbursement includes information on any person who made a payment to the organization in an amount equal to or exceeding \$100,000 which was designated by the person to be used for campaign-related activity with respect to the same election or in support of the same candidate (as required to be included in the report under section 304(f)(6)(A)(i) but subclause (I) does not apply, the person who is identified among all such reports as making the largest such payment.

"(III) If any report filed by any 1 2 organization with respect to the elec-3 tioneering communication under sec-4 tion 304 during the 12-month period which ends on the date of the dis-6 bursement includes information on 7 any person who made a payment to 8 the organization in an amount equal 9 to or exceeding \$10,000 which was 10 provided for the purpose of being used 11 for campaign-related activity or in re-12 sponse to a solicitation for funds to be 13 used for campaign-related activity (as 14 required to be included in the report 15 under section 304(f)(6)(A)(i) but subclause (I) or subclause (II) does 16 17 not apply, the person who is identified 18 among all such reports as making the 19 largest such payment. "(IV) If none of the reports filed 20 21 by any organization with respect to 22 the electioneering communication 23 under section 304 during the 12-24 month period which ends on the date

of the disbursement includes informa-

1 tion on any person who made a pay-2 ment to the organization in3 amount equal to or exceeding \$10,000 4 which was provided for the purpose of 5 being used for campaign-related activ-6 ity or in response to a solicitation for 7 funds to be used for campaign-related 8 activity, but any of such reports in-9 cludes information on any person who 10 made an unrestricted donor payment 11 to the organization (as required to be 12 included in the report under section 13 304(f)(6)(A)(ii) in an amount equal 14 to or exceeding \$10,000, the person 15 who is identified among all such re-16 ports as making the largest such un-17 restricted donor payment. 18 "(5) Top 5 funders list described.—With 19 respect to a communication paid for in whole or in 20 part with a payment which is treated as a disburse-21 ment by a covered organization for campaign-related 22 activity under section 325, the Top 5 Funders list 23 described in this paragraph is— "(A) in the case of a disbursement for an 24

independent expenditure consisting of a public

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communication, a list of the 5 persons (or, in of a communication transmitted case through radio, the 2 persons) who provided the largest payments of any type in an aggregate amount equal to or exceeding \$10,000 which are required under section 304(g)(5)(A) to be included in the reports filed by any organization with respect to that independent expenditure under section 304 during the 12-month period which ends on the date of the disbursement, together with the amount of the payments each such person provided and the local jurisdiction and State in which each such person lives (in the case of a person who is an individual) or is located (in the case of any other person); or

"(B) in the case of a disbursement for an electioneering communication, a list of the 5 persons (or, in the case of a communication transmitted through radio, the 2 persons) who provided the largest payments of any type in an aggregate amount equal to or exceeding \$10,000 which are required under section 304(f)(6)(A) to be included in the reports filed by any organization with respect to that electioneering communication under section 304

1	during the 12-month period which ends on the
2	date of the disbursement, together with the
3	amount of the payments each such person pro-
4	vided and the local jurisdiction and State in
5	which each such person lives (in the case of a
6	person who is an individual) or is located (in
7	the case of any other person).
8	"(6) Method of Conveyance of State-
9	MENT.—
10	"(A) Communications transmitted
11	THROUGH RADIO.—In the case of a communica-
12	tion to which this subsection applies which is
13	transmitted through radio, the disclosure state-
14	ments required under paragraph (1) shall be
15	made by audio by the applicable individual in a
16	clearly spoken manner.
17	"(B) Communications transmitted
18	THROUGH TELEVISION.—In the case of a com-
19	munication to which this subsection applies
20	which is transmitted through television, the in-
21	formation required under paragraph (1)—
22	"(i) shall appear in writing at the end
23	of the communication in a clearly readable
24	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), shall also be conveyed by an unobscured, full-screen view of the applicable individual, or by the applicable individual making the statement in voice-over accompanied by a clearly identifiable photograph or similar image of the individual.

"(7) APPLICATION TO CERTAIN PACS.—

"(A) APPLICATION.—This subsection shall apply with respect to an electioneering communication, and to an independent expenditure consisting of a public communication, which is paid for in whole or in part with a payment by a political committee described in subparagraph (B) in the same manner as this subsection applies with respect to an electioneering communication and an independent expenditure consisting of a public communication which is paid for in whole or in part with a payment which is treated as a disbursement by a covered organization under section 325, except that—

1	"(i) in applying paragraph $(4)(C)$, the
2	'significant funder' with respect to such an
3	electioneering communication or such an
4	independent expenditure shall be the per-
5	son who is identified as providing the larg-
6	est aggregate amount of contributions, do-
7	nations, or payments to the political com-
8	mittee during the 12-month period which
9	ends on the date the committee made the
10	disbursement for the electioneering com-
11	munication or independent expenditure (as
12	determined on the basis of the information
13	contained in all reports filed by the com-
14	mittee under section 304 during such pe-
15	riod); and
16	"(ii) in applying paragraph (5), the
17	'Top 5 Funders list' shall be a list of the
18	5 persons who are identified as providing
19	the largest aggregate amounts of contribu-
20	tions, donations, or payments to the polit-
21	ical committee during such 12-month pe-
22	riod (as determined on the basis of the in-
23	formation contained in all such reports).
24	"(B) POLITICAL COMMITTEE DE-
25	SCRIBED.—A political committee described in

1	this subparagraph is a political committee
2	which receives or accepts contributions or dona-
3	tions which do not comply with the contribution
4	limits or source prohibitions of this Act.
5	"(8) Applicable individual defined.—In
6	this subsection, the term 'applicable individual'
7	means, with respect to a communication to which
8	this paragraph applies—
9	"(A) if the communication is paid for by
10	an individual or if the significant funder of the
11	communication under paragraph (4) is an indi-
12	vidual, the individual involved;
13	"(B) if the communication is paid for by a
14	corporation or if the significant funder of the
15	communication under paragraph (4) is a cor-
16	poration, the chief executive officer of the cor-
17	poration (or, if the corporation does not have a
18	chief executive officer, the highest ranking offi-
19	cial of the corporation);
20	"(C) if the communication is paid for by a
21	labor organization or if the significant funder of
22	the communication under paragraph (4) is a
23	labor organization, the highest ranking officer

of the labor organization; or

1	"(D) if the communication is paid for by
2	any other person or if the significant funder of
3	the communication under paragraph (4) is any
4	other person, the highest ranking official of
5	such person.
6	"(9) Covered organization defined.—In
7	this subsection, the term 'covered organization'
8	means any of the following:
9	"(A) Any corporation which is subject to
10	section 316(a), other than a corporation which
11	is an organization described in paragraph (3) of
12	section 501(c) of the Internal Revenue Code of
13	1986 and exempt from tax under section 501(a)
14	of such Code.
15	"(B) Any labor organization (as defined in
16	section 316).
17	"(C) Any organization described in para-
18	graph (4), (5), or (6) of section 501(c) of the
19	Internal Revenue Code of 1986 and exempt
20	from tax under section 501(a) of such Code,
21	other than an exempt section $501(c)(4)$ organi-
22	zation (as defined in section 301(27)).
23	"(D) Any political organization under sec-
24	tion 527 of the Internal Revenue Code of 1986,
25	other than a political committee under this Act.

- "(10) OTHER DEFINITIONS.—In this subsection, the terms 'campaign-related activity' and 'unrestricted donor payment' have the meaning given such terms in section 325.".
 - (3) APPLICATION TO CERTAIN MASS MAIL-INGS.—Section 318(a)(3) of such Act (2 U.S.C. 441d(a)(3)) is amended to read as follows:
 - "(3) if not authorized by a candidate, an authorized political committee of a candidate, or its agents, shall clearly state—
 - "(A) the name and permanent street address, telephone number, or World Wide Web address of the person who paid for the communication;
 - "(B) if the communication is an independent expenditure consisting of a mass mailing (as defined in section 301(23)) which 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, or which is paid for in whole or in part by a political committee described in subsection (e)(7)(B), the name and permanent street address, telephone number, or World Wide Web address of—

1	"(i) the significant funder of the com-
2	munication, if any (as determined in ac-
3	cordance with subsection $(e)(4)(C)(i)$ or
4	(e)(7)(A)(i); and
5	"(ii) each person who would be in-
6	cluded in the Top 5 Funders list which
7	would be submitted with respect to the
8	communication if the communication were
9	transmitted through television, if any (as
10	determined in accordance with subsection
11	(e)(5) or (e)(7)(A)(ii)); and
12	"(C) that the communication is not au-
13	thorized by any candidate or candidate's com-
14	mittee.".
15	(4) Application to political robocalls.—
16	Section 318 of such Act (2 U.S.C. 441d), as amend-
17	ed by paragraph (2), is further amended by adding
18	at the end the following new subsection:
19	"(f) Special Rules for Political Robocalls.—
20	"(1) Requiring communications to include
21	CERTAIN DISCLAIMER STATEMENTS.—Any commu-
22	nication consisting of a political robocall which
23	would be subject to the requirements of subsection
24	(e) if the communication were transmitted through
25	radio or television shall include the following:

- "(A) The individual disclosure statement described in subsection (e)(2) (if the person paying for the communication is an individual) or the organizational disclosure statement described in subsection (e)(3) (if the person paying for the communication is not an individual).
 - "(B) If the communication is an electioneering communication or an independent expenditure 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, or which is paid for in whole or in part by a political committee described in subsection (e)(7)(B), the significant funder disclosure statement described in subsection (e)(4) or (e)(7) (if applicable).
 - "(2) TIMING OF CERTAIN STATEMENT.—The statements required to be included under paragraph (1) shall be made at the beginning of the political robocall, unless, on the basis of criteria established in regulations promulgated by the Commission, the communication is of such short duration that including the statement in the communication would constitute a hardship to the person paying for the com-

1	munication by requiring a disproportionate amount
2	of the communication's content to consist of the
3	statement.
4	"(3) Political robocall defined.—In this
5	subsection, the term 'political robocall' means any
6	outbound telephone call—
7	"(A) in which a person is not available to
8	speak with the person answering the call, and
9	the call instead plays a recorded message; and
10	"(B) which promotes, supports, attacks, or
11	opposes a candidate for election for Federal of-
12	fice.".
13	SEC. 215. INDEXING OF CERTAIN AMOUNTS.
14	Title III of the Federal Election Campaign Act of
15	1971, as amended by section 213, is amended by adding
16	at the end the following new section:
17	"SEC. 327. INDEXING OF CERTAIN AMOUNTS.
18	"(a) Indexing.—In any calendar year after 2010—
19	"(1) each of the amounts referred to in sub-
20	section (b) shall be increased by the percent dif-
21	ference determined under subparagraph (A) of sec-
22	tion 315(c)(1), except that for purposes of this para-
23	graph, such percent difference shall be determined
24	as if the base year referred to in such subparagraph
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             "(2) each amount so increased shall remain in
 2
        effect for the calendar year; and
 3
            "(3) if any amount after adjustment under
 4
        paragraph (1) is not a multiple of $100, such
 5
        amount shall be rounded to the nearest multiple of
 6
        $100.
 7
        "(b) Amounts Described.—The amounts referred
 8
   to in this subsection are as follows:
 9
             "(1) The amount referred to in section
10
        304(g)(5)(A)(i)(I).
11
            "(2) The amount referred to in section
12
        304(g)(5)(A)(ii)(I).
13
             "(3) Each of the amounts referred to in section
14
        304(g)(5)(A)(ii)(II).
            "(4) The amount referred to in
15
                                                  section
        304(g)(5)(B)(ii)(I)(ee).
16
17
            "(5) The amount referred to in
                                                   section
18
        304(g)(5)(B)(iii)(I).
19
            "(6) The amount referred to in
                                                   section
20
        304(f)(6)(A)(i)(I).
21
            "(7) The amount referred to in section
22
        304(f)(6)(A)(ii)(I).
23
             "(8) Each of the amounts referred to in section
        304(f)(6)(A)(ii)(II).
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1	"(9)	The	amount	referred	to	in	section
2	304(f)(6)(I	B)(ii)(]	I)(ee).				
3	"(10)	The	amount	referred	to	in	section
4	304(f)(6)(I	B)(iii)((I).				
5	"(11)	The a	mount ref	erred to in	ı sec	etion	317(b).
6	"(12)	Each	of the ar	nounts ret	ferre	d to	in sec-
7	tion 318(e)	(4)(C)).				
8	"(13)	The	amount	referred	to	in	section
9	325(d)(2)(2)	B)(i)(V	V).				
10	"(14)	The	amount	referred	to	in	section
11	325(d)(2)(C)(i)."					
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1	(3) by inserting after subparagraph (F) the fol-
2	lowing new subparagraphs:
3	"(G) the amount of any independent ex-
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
13	communication (as defined in section 304(f)(3)
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".
19	(b) Effective Date.—The amendments made by
20	this section shall apply with respect to reports for semi-
21	annual periods described in section $5(d)(1)$ of the Lob-
22	bying Disclosure Act of 1995 that begin after the date
23	of the enactment of this Act.

1	TITLE III—DISCLOSURE BY COV-
2	ERED ORGANIZATIONS OF IN-
3	FORMATION ON CAMPAIGN-
4	RELATED ACTIVITY
5	SEC. 301. REQUIRING DISCLOSURE BY COVERED ORGANI-
6	ZATIONS OF INFORMATION ON CAMPAIGN-
7	RELATED ACTIVITY.
8	Title III of the Federal Election Campaign Act of
9	1971 (2 U.S.C. 431 et seq.), as amended by section 215,
10	is amended by adding at the end the following new section:
11	"SEC. 328. DISCLOSURES BY COVERED ORGANIZATIONS TO
12	SHAREHOLDERS, MEMBERS, AND DONORS OF
13	INFORMATION ON DISBURSEMENTS FOR
13 14	INFORMATION ON DISBURSEMENTS FOR CAMPAIGN-RELATED ACTIVITY.
14 15	CAMPAIGN-RELATED ACTIVITY.
14	CAMPAIGN-RELATED ACTIVITY. "(a) Including Information in Regular Peri-
14 15 16	CAMPAIGN-RELATED ACTIVITY. "(a) INCLUDING INFORMATION IN REGULAR PERIODIC REPORTS.—
14 15 16 17	CAMPAIGN-RELATED ACTIVITY. "(a) Including Information in Regular Periodic Reports.— "(1) In general.—A covered organization
14 15 16 17	CAMPAIGN-RELATED ACTIVITY. "(a) Including Information in Regular Periodic Reports.— "(1) In General.—A covered organization which submits regular, periodic reports to its share-
14 15 16 17 18	CAMPAIGN-RELATED ACTIVITY. "(a) Including Information in Regular Periodic Reports.— "(1) In General.—A covered organization which submits regular, periodic reports to its shareholders, members, or donors on its finances or ac-
14 15 16 17 18 19 20	"(a) Including Information in Regular Periodic Reports.— "(1) In General.—A covered organization which submits regular, periodic reports to its shareholders, members, or donors on its finances or activities shall include in each such report, in a clear
14 15 16 17 18 19 20	"(a) Including Information in Regular Periodic Reports.— "(1) In General.—A covered organization which submits regular, periodic reports to its shareholders, members, or donors on its finances or activities shall include in each such report, in a clear and conspicuous manner, the information described

1	"(2) Information described.—The informa-
2	tion described in this paragraph is, for each dis-
3	bursement for campaign-related activity—
4	"(A) the date of the independent expendi-
5	ture or electioneering communication involved;
6	"(B) the amount of the independent ex-
7	penditure or electioneering communication in-
8	volved;
9	"(C) the name of the candidate identified
10	in the independent expenditure or electioneering
11	communication involved and the office sought
12	by the candidate;
13	"(D) in the case of a transfer of funds to
14	another person, the information required by
15	subparagraphs (A) through (C), as well as the
16	name of the recipient of the funds and the date
17	and amount of the funds transferred;
18	"(E) the source of such funds; and
19	"(F) such other information as the Com-
20	mission determines is appropriate to further the
21	purposes of this subsection.
22	"(b) Hyperlink to Information Included in
23	REPORTS FILED WITH COMMISSION.—
24	"(1) Requiring posting of hyperlink.—If a
25	covered organization maintains an Internet site, the

- organization shall post on such Internet site a hyperlink from its homepage to the location on the Internet site of the Commission which contains the following information:
- "(A) The information the organization is
 required to report under section 304(g)(5)(A)
 with respect to public independent expenditures.
 - "(B) The information the organization is required to include in a statement of disbursements for electioneering communications under section 304(f)(6).
 - "(2) Deadline; duration of Posting.—The covered organization shall post the hyperlink described in paragraph (1) not later than 24 hours after the Commission posts the information described in such paragraph on the Internet site of the Commission, and shall ensure that the hyperlink remains on the Internet site of the covered organization until the expiration of the 1-year period which begins on the date of the election with respect to which the public independent expenditures or electioneering communications are made.
- 23 "(c) COVERED ORGANIZATION DEFINED.—In this 24 section, the term 'covered organization' means any of the 25 following:

1	"(1) Any corporation which is subject to section
2	316(a), other than a corporation which is an organi-
3	zation described in paragraph (3) of section 501(c)
4	of the Internal Revenue Code of 1986 and exempt
5	from tax under section 501(a) of such Code.
6	"(2) Any labor organization (as defined in sec-
7	tion 316).
8	"(3) Any organization described in paragraph
9	(4), (5), or (6) of section 501(c) of the Internal Rev-
10	enue Code of 1986 and exempt from tax under sec-
11	tion 501(a) of such Code, other than an exempt sec-
12	tion $501(c)(4)$ organization (as defined in section
13	301(27)).
14	"(4) Any political organization under section
15	527 of the Internal Revenue Code of 1986, other
16	than a political committee under this Act.".
17	TITLE IV—OTHER PROVISIONS
18	SEC. 401. JUDICIAL REVIEW.
19	(a) Special Rules for Actions Brought on
20	CONSTITUTIONAL GROUNDS.—If any action is brought for
21	declaratory or injunctive relief to challenge the constitu-
22	tionality of any provision of this Act or any amendment
23	made by this Act, the following rules shall apply:
24	(1) The action shall be filed in the United
25	States District Court for the District of Columbia,

- and an appeal from a decision of the District Court
- 2 may be taken to the Court of Appeals for the Dis-
- 3 trict of Columbia Circuit.
- 4 (2) A copy of the complaint shall be delivered
- 5 promptly to the Clerk of the House of Representa-
- 6 tives and the Secretary of the Senate.
- 7 (b) Intervention by Members of Congress.—In
- 8 any action in which the constitutionality of any provision
- 9 of this Act or any amendment made by this Act is raised,
- 10 any member of the House of Representatives (including
- 11 a Delegate or Resident Commissioner to the Congress) or
- 12 Senate who satisfies the requirements for standing under
- 13 article III of the Constitution shall have the right to inter-
- 14 vene either in support of or opposition to the position of
- 15 a party to the case regarding the constitutionality of the
- 16 provision or amendment. To avoid duplication of efforts
- 17 and reduce the burdens placed on the parties to the action,
- 18 the court in any such action may make such orders as
- 19 it considers necessary, including orders to require interve-
- 20 nors taking similar positions to file joint papers or to be
- 21 represented by a single attorney at oral argument.
- (c) Challenge by Members of Congress.—Any
- 23 Member of the House of Representatives (including a Del-
- 24 egate or Resident Commissioner to the Congress) or Sen-
- 25 ate may bring an action, subject to the special rules de-

- 1 scribed in subsection (a), for declaratory or injunctive re-
- 2 lief to challenge the constitutionality of any provision of
- 3 this Act or any amendment made by this Act.
- 4 SEC. 402. NO EFFECT ON PROTECTIONS AGAINST THREATS,
- 5 HARASSMENTS, AND REPRISALS.
- 6 Nothing in this Act or in any amendment made by
- 7 this Act shall be construed to affect any provision of law
- 8 or any rule or regulation which waives a requirement to
- 9 disclose information relating to any person in any case in
- 10 which there is a reasonable probability that the disclosure
- 11 of the information would subject the person to threats,
- 12 harassments, or reprisals.
- 13 SEC. 403. SEVERABILITY.
- 14 If any provision of this Act or amendment made by
- 15 this Act, or the application of a provision or amendment
- 16 to any person or circumstance, is held to be unconstitu-
- 17 tional, the remainder of this Act and amendments made
- 18 by this Act, and the application of the provisions and
- 19 amendment to any person or circumstance, shall not be
- 20 affected by the holding.
- 21 SEC. 404. EFFECTIVE DATE.
- Except as otherwise provided, this Act and the
- 23 amendments made by this Act shall take effect upon the
- 24 expiration of the 30-day period which begins on the date
- 25 of the enactment of this Act, and shall take effect without

- 1 regard to whether or not the Federal Election Commission
- 2 has promulgated regulations to carry out such amend-
- 3 ments.

Passed the House of Representatives June 24, 2010. Attest:

Clerk.

111TH CONGRESS H. R. 5175

AN ACT

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.