107th CONGRESS 1st Session

To amend the Federal Election Campaign Act of 1971 to provide bipartisan campaign reform.

S. 27

IN THE SENATE OF THE UNITED STATES

JANUARY 22, 2001

Mr. MCCAIN (for himself, Mr. FEINGOLD, Mr. COCHRAN, Mr. LEVIN, Mr. THOMPSON, Mr. LIEBERMAN, Ms. COLLINS, Mr. SCHUMER, Ms. SNOWE, Mr. WELLSTONE, Mr. JEFFORDS, Mr. REED, Mr. DURBIN, Mr. WYDEN, Mr. KOHL, Mrs. BOXER, Mr. HARKIN, and Ms. STABENOW) introduced the following bill; which was read twice and referred to the Committee on Rules and Administration

A BILL

To amend the Federal Election Campaign Act of 1971 to provide bipartisan campaign reform.

- 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 "Bipartisan Campaign Reform Act of 2001".
- 6 (b) TABLE OF CONTENTS.—The table of contents of
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.

- Sec. 101. Soft money of political parties.
- Sec. 102. Increased contribution limits for State committees of political parties and aggregate contribution limit for individuals.
- Sec. 103. Reporting requirements.

TITLE II—NON-CANDIDATE CAMPAIGN EXPENDITURES

Subtitle A—Electioneering Communications

- Sec. 201. Disclosure of electioneering communications.
- Sec. 202. Coordinated communications as contributions.
- Sec. 203. Prohibition of corporate and labor disbursements for electioneering communications.

Subtitle B—Independent and Coordinated Expenditures

- Sec. 211. Definition of independent expenditure.
- Sec. 212. Reporting requirements for certain independent expenditures.
- Sec. 213. Independent versus coordinated expenditures by party.
- Sec. 214. Coordination with candidates.

TITLE III—MISCELLANEOUS

- Sec. 301. Use of contributed amounts for certain purposes.
- Sec. 302. Prohibition of fundraising on Federal property.
- Sec. 303. Strengthening foreign money ban.
- Sec. 304. Codification of Beck decision.

TITLE IV—SEVERABILITY; CONSTITUTIONALITY; EFFECTIVE DATE

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

TITLE I—REDUCTION OF SPECIAL INTEREST INFLUENCE

3 SEC. 101. SOFT MONEY OF POLITICAL PARTIES.

- 4 (a) IN GENERAL.—Title III of the Federal Election
- 5 Campaign Act of 1971 (2 U.S.C. 431 et seq.) is amended
- 6 by adding at the end the following:

7 "SEC. 323. SOFT MONEY OF POLITICAL PARTIES.

- 8 "(a) NATIONAL COMMITTEES.—
- 9 "(1) IN GENERAL.—A national committee of a
 10 political party (including a national congressional
 11 campaign committee of a political party) may not so-

licit, receive, or direct to another person a contribu tion, donation, or transfer of funds or any other
 thing of value, or spend any funds, that are not sub ject to the limitations, prohibitions, and reporting
 requirements of this Act.

6 "(2) APPLICABILITY.— The prohibition estab-7 lished by paragraph (1) applies to any such national 8 committee, any officer or agent of such a national 9 committee, and any entity that is directly or indi-10 rectly established, financed, maintained, or con-11 trolled by such a national committee.

"(b) STATE, DISTRICT, AND LOCAL COMMITTEES.— 12 13 An amount that is expended or disbursed for Federal election activity by a State, district, or local committee of a 14 15 political party (including an entity that is directly or indirectly established, financed, maintained, or controlled by 16 17 a State, district, or local committee of a political party 18 and an officer or agent acting on behalf of such committee 19 or entity), or by an entity directly or indirectly established, 20 financed, maintained, or controlled by or acting on behalf 21 of 1 or more candidates for State or local office, or individ-22 uals holding State or local office, shall be made from funds 23 subject to the limitations, prohibitions, and reporting re-24quirements of this Act. Nothing in this subsection shall 25 prevent a principal campaign committee of a candidate for

State or local office from raising and spending funds per mitted under applicable State law other than for a Federal
 election activity that refers to another clearly identified
 candidate for election to Federal office.

5 "(c) FUNDRAISING COSTS.—An amount spent by a 6 person described in subsection (a) or (b) to raise funds 7 that are used, in whole or in part, to pay the costs of 8 a Federal election activity shall be made from funds sub-9 ject to the limitations, prohibitions, and reporting require-10 ments of this Act.

11 "(d) TAX-EXEMPT ORGANIZATIONS.—A national, 12 State, district, or local committee of a political party (in-13 cluding a national congressional campaign committee of a political party), an entity that is directly or indirectly 14 15 established, financed, maintained, or controlled by any such national, State, district, or local committee or its 16 17 agent, and an officer or agent acting on behalf of any such party committee or entity, shall not solicit any funds for, 18 19 or make or direct any donations to—

(1) an organization that is described in section
501(c) of the Internal Revenue Code of 1986 and
exempt from taxation under section 501(a) of such
Code (or has submitted an application for determination of tax exempt status under such section);
or

(2) an organization described in section 527 of
 such Code (other than a political committee).

3 "(e) CANDIDATES.—

4 "(1) IN GENERAL.—A candidate, individual 5 holding Federal office, agent of a candidate or an in-6 dividual holding Federal office, or an entity directly 7 or indirectly established, financed, maintained or 8 controlled by or acting on behalf of 1 or more can-9 didates or individuals holding Federal office, shall 10 not—

"(A) solicit, receive, direct, transfer, or
spend funds in connection with an election for
Federal office, including funds for any Federal
election activity, unless the funds are subject to
the limitations, prohibitions, and reporting requirements of this Act; or

17 "(B) solicit, receive, direct, transfer, or
18 spend funds in connection with any election
19 other than an election for Federal office or dis20 burse funds in connection with such an election
21 unless the funds—

22 "(i) are not in excess of the amounts
23 permitted with respect to contributions to
24 candidates and political committees under

paragraphs (1) and (2) of section 315(a); and

3 "(ii) are not from sources prohibited
4 by this Act from making contributions in
5 connection with an election for Federal of6 fice.

7 "(2) STATE LAW.—Paragraph (1) does not 8 apply to the solicitation, receipt, or spending of 9 funds by an individual who is a candidate for a State or local office in connection with such election 10 11 for State or local office if the solicitation, receipt, 12 or spending of funds is permitted under State law for any activity other than for a Federal election ac-13 14 tivity that refers to another clearly identified can-15 didate for election to Federal office.

"(3) FUNDRAISING EVENTS.—Notwithstanding
paragraph (1), a candidate or an individual holding
Federal office may attend, speak, or be a featured
guest at a fundraising event for a State, district, or
local committee of a political party.".

(b) DEFINITIONS.—Section 301 of the Federal Election Campaign Act of 1971 (2 U.S.C. 431) is amended
by adding at the end thereof the following:

24 "(20) FEDERAL ELECTION ACTIVITY.—

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1	"(A) IN GENERAL.—The term 'Federal
2	election activity' means—
3	"(i) voter registration activity during
4	the period that begins on the date that is
5	120 days before the date a regularly sched-
6	uled Federal election is held and ends on
7	the date of the election;
8	"(ii) voter identification, get-out-the-
9	vote activity, or generic campaign activity
10	conducted in connection with an election in
11	which a candidate for Federal office ap-
12	pears on the ballot (regardless of whether
13	a candidate for State or local office also
14	appears on the ballot);
15	"(iii) a public communication that re-
16	fers to a clearly identified candidate for
17	Federal office (regardless of whether a
18	candidate for State or local office is also
19	mentioned or identified) and that promotes
20	or supports a candidate for that office, or
21	attacks or opposes a candidate for that of-
22	fice (regardless of whether the communica-
23	tion expressly advocates a vote for or
24	against a candidate); and

1	"(iv) services provided during any
2	month by an employee of a State, district,
3	or local committee of a political party who
4	spends more than 25 percent of that indi-
5	vidual's compensated time during that
6	month on activities in connection with a
7	Federal election.
8	"(B) EXCLUDED ACTIVITY.—The term
9	'Federal election activity' does not include an
10	amount expended or disbursed by a State, dis-
11	trict, or local committee of a political party
12	for—
13	"(i) a public communication that re-
14	fers solely to a clearly identified candidate
15	for State or local office, if the communica-
16	tion is not a Federal election activity de-
17	scribed in subparagraph (A)(i) or (ii);
18	"(ii) a contribution to a candidate for
19	State or local office, provided the contribu-
20	tion is not designated or used to pay for a
21	Federal election activity described in sub-
22	paragraph (A);
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	"(iii) the costs of a State, district, or
24	local political convention;

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1	"(iv) the costs of grassroots campaign
2	materials, including buttons, bumper stick-
3	ers, and yard signs, that name or depict
4	only a candidate for State or local office;
5	and
6	"(v) the cost of constructing or pur-
7	chasing an office facility or equipment for
8	a State, district, or local committee.
9	"(21) GENERIC CAMPAIGN ACTIVITY.—The
10	term 'generic campaign activity' means an activity
11	that promotes a political party and does not promote
12	a candidate or non-Federal candidate.
13	"(22) Public communication.—The term
14	'public communication' means a communication by
15	means of any broadcast, cable, or satellite commu-
16	nication, newspaper, magazine, outdoor advertising
17	facility, mass mailing, or telephone bank to the gen-
18	eral public, or any other form of general public polit-
19	ical advertising.
20	"(23) MASS MAILING.—The term 'mass mail-
21	ing' means a mailing of more than 500 pieces of
22	mail matter of an identical or substantially similar
23	nature within any 30-day period.
24	"(24) TELEPHONE BANK.—The term 'telephone
25	bank' means more than 500 telephone calls within

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1	any 30-day period of an identical or substantially
2	similar nature.".
3	SEC. 102. INCREASED CONTRIBUTION LIMITS FOR STATE
4	COMMITTEES OF POLITICAL PARTIES AND
5	AGGREGATE CONTRIBUTION LIMIT FOR INDI-
6	VIDUALS.
7	(a) Contribution Limit for State Committees
8	OF POLITICAL PARTIES.—Section 315(a)(1) of the Fed-
9	eral Election Campaign Act of 1971 (2 U.S.C. 441a(a)(1))
10	is amended—
11	(1) in subparagraph (B), by striking "or" at
12	the end;
13	(2) in subparagraph (C)—
14	(A) by inserting "(other than a committee
15	described in subparagraph (D))" after "com-
16	mittee"; and
17	(B) by striking the period at the end and
18	inserting "; or"; and
19	(3) by adding at the end the following:
20	"(D) to a political committee established and
21	maintained by a State committee of a political party
22	in any calendar year which, in the aggregate, exceed
23	\$10,000.''.
24	(b) Aggregate Contribution Limit for Indi-
25	VIDUAL.—Section 315(a)(3) of the Federal Election Cam-

1 paign Act of 1971 (2 U.S.C. 441a(a)(3)) is amended by
2 striking "\$25,000" and inserting "\$30,000".

3 SEC. 103. REPORTING REQUIREMENTS.

4 (a) REPORTING REQUIREMENTS.—Section 304 of the
5 Federal Election Campaign Act of 1971 (2 U.S.C. 434)
6 is amended by adding at the end the following:

7 "(d) Political Committees.—

8 "(1) NATIONAL AND CONGRESSIONAL POLIT-9 ICAL COMMITTEES.—The national committee of a 10 political party, any national congressional campaign 11 committee of a political party, and any subordinate 12 committee of either, shall report all receipts and dis-13 bursements during the reporting period.

"(2) OTHER POLITICAL COMMITTEES TO WHICH
SECTION 323 APPLIES.—In addition to any other reporting requirements applicable under this Act, a
political committee (not described in paragraph (1))
to which section 323(b)(1) applies shall report all receipts and disbursements made for activities described in section 301(20)(A).

21 "(3) ITEMIZATION.—If a political committee
22 has receipts or disbursements to which this sub23 section applies from any person aggregating in ex24 cess of \$200 for any calendar year, the political
25 committee shall separately itemize its reporting for

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1	such person in the same manner as required in para-
2	graphs $(3)(A)$, (5) , and (6) of subsection (b).
3	"(4) Reporting periods.—Reports required
4	to be filed under this subsection shall be filed for the
5	same time periods required for political committees
6	under subsection (a).".
7	(b) Building Fund Exception to the Defini-
8	TION OF CONTRIBUTION.—Section 301(8)(B) of the Fed-
9	eral Election Campaign Act of 1971 (2 U.S.C. 431(8)(B))
10	is amended—
11	(1) by striking clause (viii); and
12	(2) by redesignating clauses (ix) through (xiv)
13	as clauses (viii) through (xiii), respectively.
14	TITLE II—NON-CANDIDATE
15	CAMPAIGN EXPENDITURES
16	Subtitle A—Electioneering
17	Communications
18	SEC. 201. DISCLOSURE OF ELECTIONEERING COMMUNICA-
19	TIONS.
20	Section 304 of the Federal Election Campaign Act
21	of 1971 (2 U.S.C. 434) is amended by adding at the end
22	the following new subsection:
23	"(d) Additional Statements on Election-
24	EERING COMMUNICATIONS.—

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1	"(1) Statement required.—Every person
2	who makes a disbursement for electioneering com-
3	munications in an aggregate amount in excess of
4	\$10,000 during any calendar year shall, within 24
5	hours of each disclosure date, file with the Commis-
6	sion a statement containing the information de-
7	scribed in paragraph (2).
8	"(2) CONTENTS OF STATEMENT.—Each state-
9	ment required to be filed under this subsection shall
10	be made under penalty of perjury and shall contain
11	the following information:
12	"(A) The identification of the person mak-
13	ing the disbursement, of any entity sharing or
14	exercising direction or control over the activities
15	of such person, and of the custodian of the
16	books and accounts of the person making the
17	disbursement.
18	"(B) The principal place of business of the
19	person making the disbursement, if not an indi-
20	vidual.
21	"(C) The amount of each disbursement of
22	more than $$200$ during the period covered by
23	the statement and the identification of the per-
24	son to whom the disbursement was made.

"(D) The elections to which the electioneering communications pertain and the names (if known) of the candidates identified or to be identified.

"(E) If the disbursements were paid out of 5 6 a segregated bank account which consists of 7 funds contributed soley by individuals directly 8 to this account for electioneering communica-9 tions, the names and addresses of all contribu-10 tors who contributed an aggregate amount of 11 \$1,000 or more to that account during the pe-12 riod beginning on the first day of the preceding 13 calendar year and ending on the disclosure 14 date. Nothing in this section is to be construed 15 as a prohibition on the use of funds in such a 16 segregated account for a purpose other than 17 electioneering communications.

18 "(F) If the disbursements were paid out of 19 funds not described in subparagraph (E), the 20 names and addresses of all contributors who 21 contributed an aggregate amount of \$1,000 or 22 more to the organization during the period be-23 ginning on the first day of the preceding cal-24 endar year and ending on the disclosure date.

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1	"(3) Electioneering communication.—For
2	purposes of this subsection—
3	"(A) IN GENERAL.—The term 'election-
4	eering communication' means any broadcast,
5	cable, or satellite communication which—
6	"(i) refers to a clearly identified can-
7	didate for Federal office;
8	"(ii) is made within—
9	"(I) 60 days before a general,
10	special, or runoff election for such
11	Federal office; or
12	"(II) 30 days before a primary or
13	preference election, or a convention or
14	caucus of a political party that has
15	authority to nominate a candidate, for
16	such Federal office; and
17	"(iii) is made to an audience that in-
18	cludes members of the electorate for such
19	election, convention, or caucus.
20	"(B) EXCEPTIONS.—The term 'election-
21	eering communication' does not include—
22	"(i) a communication appearing in a
23	news story, commentary, or editorial dis-
24	tributed through the facilities of any
25	broadcasting station, unless such facilities

1	are owned or controlled by any political
2	party, political committee, or candidate; or
3	"(ii) a communication which con-
4	stitutes an expenditure or an independent
5	expenditure under this Act.
6	"(4) DISCLOSURE DATE.—For purposes of this
7	subsection, the term 'disclosure date' means—
8	"(A) the first date during any calendar
9	year by which a person has made disbursements
10	for electioneering communications aggregating
11	in excess of \$10,000; and
12	"(B) any other date during such calendar
13	year by which a person has made disbursements
14	for electioneering communications aggregating
15	in excess of $$10,000$ since the most recent dis-
16	closure date for such calendar year.
17	"(5) Contracts to disburse.—For purposes
18	of this subsection, a person shall be treated as hav-
19	ing made a disbursement if the person has executed
20	a contract to make the disbursement.
21	"(6) COORDINATION WITH OTHER REQUIRE-
22	MENTS.—Any requirement to report under this sub-
23	section shall be in addition to any other reporting
24	requirement under this Act.".

1	SEC. 202. COORDINATED COMMUNICATIONS AS CONTRIBU-
2	TIONS.
3	Section $315(a)(7)$ of the Federal Election Campaign
4	Act of 1971 (2 U.S.C. 441a(a)(7)) is amended —
5	(1) by redesignating subparagraph (C) as sub-
б	paragraph (D); and
7	(2) by inserting after subparagraph (B) the fol-
8	lowing:
9	"(C) if—
10	"(i) any person makes, or contracts to
11	make, any disbursement for any election-
12	eering communication (within the meaning
13	of section $304(d)(3)$; and
14	"(ii) such disbursement is coordinated
15	with a candidate or an authorized com-
16	mittee of such candidate, a Federal, State,
17	or local political party or committee there-
18	of, or an agent or official of any such can-
19	didate, party, or committee;
20	such disbursement or contracting shall be
21	treated as a contribution to the candidate
22	supported by the electioneering commu-
23	nication and as an expenditure by that
24	candidate; and".

SEC. 203. PROHIBITION OF CORPORATE AND LABOR DIS BURSEMENTS FOR ELECTIONEERING COM MUNICATIONS.

4 (a) IN GENERAL.—Section 316(b)(2) of the Federal
5 Election Campaign Act of 1971 (2 U.S.C. 441b(b)(2)) is
6 amended by inserting "or for any applicable electioneering
7 communication" before ", but shall not include".

8 (b) APPLICABLE ELECTIONEERING COMMUNICA9 TION.—Section 316 of such Act is amended by adding at
10 the end the following:

11 "(c) RULES RELATING TO ELECTIONEERING COM-12 MUNICATIONS.—

13 "(1) APPLICABLE ELECTIONEERING COMMU-14 NICATION.—For purposes of this section, the term 15 'applicable electioneering communication' means an 16 electioneering communication (within the meaning of 17 section 304(d)(3)) which is made by any entity de-18 scribed in subsection (a) of this section or by any 19 other person using funds donated by an entity de-20 scribed in subsection (a) of this section.

"(2) EXCEPTION.—Notwithstanding paragraph
(1), the term 'applicable electioneering communication' does not include a communication by an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 or a political organization
(as defined in section 527(e)(1) of such Code) made

1	under section $304(d)(2)$ (E) or (F) of this Act if the
2	communication is paid for exclusively by funds pro-
3	vided directly by individuals. For purposes of the
4	preceding sentence, the term 'provided directly by
5	individuals' does not include funds the source of
6	which is an entity described in subsection (a) of this
7	section.
8	"(3) Special operating rules.—For pur-
9	poses of paragraph (1), the following rules shall
10	apply:
11	"(A) An electioneering communication
12	shall be treated as made by an entity described
13	in subsection (a) if—
14	"(i) an entity described in subsection
15	(a) directly or indirectly disburses any
16	amount for any of the costs of the commu-
17	nication; or
18	"(ii) any amount is disbursed for the
19	communication by a corporation or labor
20	organization or a State or local political
21	party or committee thereof that receives
22	anything of value from an entity described
23	in subsection (a), except that this clause
24	shall not apply to any communication the
25	costs of which are defrayed entirely out of

1	a segregated account to which only individ-
2	uals can contribute, as described in section
3	304(d)(2)(E).
4	"(B) A section 501(c)(4) organization that
5	derives amounts from business activities or re-
6	ceives funds from any entity described in sub-
7	section (a) shall be considered to have paid for
8	any communication out of such amounts unless
9	such organization paid for the communication
10	out of a segregated account to which only indi-
11	viduals can contribute, as described in section
12	304(d)(2)(E).
13	"(4) Definitions and Rules.—For purposes
14	of this subsection—
15	"(A) the term 'section $501(c)(4)$ organiza-
16	tion' means—
17	"(i) an organization described in sec-
18	tion $501(c)(4)$ of the Internal Revenue
19	Code of 1986 and exempt from taxation
20	under section 501(a) of such Code; or
21	"(ii) an organization which has sub-
22	mitted an application to the Internal Rev-
23	enue Service for determination of its status
24	as an organization described in clause (i);
25	and

1	"(B) a person shall be treated as having
2	made a disbursement if the person has executed
3	a contract to make the disbursement.
4	((5) Coordination with internal revenue
5	CODE.—Nothing in this subsection shall be con-
6	strued to authorize an organization exempt from
7	taxation under section 501(a) of the Internal Rev-
8	enue Code of 1986 from carrying out any activity
9	which is prohibited under such Code.".
10	Subtitle B—Independent and
11	Coordinated Expenditures
12	SEC. 211. DEFINITION OF INDEPENDENT EXPENDITURE.
13	Section 301 of the Federal Election Campaign Act
14	(2 U.S.C. 431) is amended by striking paragraph (17) and
15	inserting the following:
16	"(17) INDEPENDENT EXPENDITURE.—The
17	term 'independent expenditure' means an expendi-
18	ture by a person—
19	"(A) expressly advocating the election or
20	defeat of a clearly identified candidate; and
21	"(B) that is not a coordinated activity with
22	such candidate or such candidate's agent or a
23	person who has engaged in coordinated activity
24	with such candidate or such candidate's
25	agent.".

1	SEC. 212. REPORTING REQUIREMENTS FOR CERTAIN INDE-
2	PENDENT EXPENDITURES.
3	Section 304 of the Federal Election Campaign Act
4	of 1971 (2 U.S.C. 434) (as amended by section 201) is
5	amended—
6	(1) in subsection $(c)(2)$, by striking the undes-
7	ignated matter after subparagraph (C); and
8	(2) by adding at the end the following:
9	"(e) TIME FOR REPORTING CERTAIN EXPENDI-
10	TURES.—
11	"(1) EXPENDITURES AGGREGATING \$1,000.—
12	"(A) INITIAL REPORT.—A person (includ-
13	ing a political committee) that makes or con-
14	tracts to make independent expenditures aggre-
15	gating \$1,000 or more after the 20th day, but
16	more than 24 hours, before the date of an elec-
17	tion shall file a report describing the expendi-
18	tures within 24 hours after that amount of
19	independent expenditures has been made.
20	"(B) Additional reports.—After a per-
21	son files a report under subparagraph (A), the
22	person shall file an additional report within 24
23	hours after each time the person makes or con-
24	tracts to make independent expenditures aggre-
25	gating an additional \$1,000 with respect to the

same election as that to which the initial report relates.

3 "(2) EXPENDITURES AGGREGATING \$10,000.—

"(A) INITIAL REPORT.—A person (includ-4 5 ing a political committee) that makes or con-6 tracts to make independent expenditures aggregating \$10,000 or more at any time up to and 7 8 including the 20th day before the date of an 9 election shall file a report describing the ex-10 penditures within 48 hours after that amount 11 of independent expenditures has been made.

12 "(B) ADDITIONAL REPORTS.—After a per-13 son files a report under subparagraph (A), the 14 person shall file an additional report within 48 15 hours after each time the person makes or con-16 tracts to make independent expenditures aggre-17 gating an additional \$10,000 with respect to 18 the same election as that to which the initial re-19 port relates.

20 "(3) PLACE OF FILING; CONTENTS.—A report
21 under this subsection—

22 "(A) shall be filed with the Commission;23 and

24 "(B) shall contain the information required
25 by subsection (b)(6)(B)(iii), including the name

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1	of each candidate whom an expenditure is in-
2	tended to support or oppose.".
3	SEC. 213. INDEPENDENT VERSUS COORDINATED EXPENDI-
4	TURES BY PARTY.
5	Section 315(d) of the Federal Election Campaign Act
6	(2 U.S.C. 441a(d)) is amended—
7	(1) in paragraph (1) , by striking "and (3) " and
8	inserting ", (3) , and (4) "; and
9	(2) by adding at the end the following:
10	"(4) INDEPENDENT VERSUS COORDINATED EX-
11	PENDITURES BY PARTY.—
12	"(A) IN GENERAL.—On or after the date
13	on which a political party nominates a can-
14	didate, a committee of the political party shall
15	not make both expenditures under this sub-
16	section and independent expenditures (as de-
17	fined in section $301(17)$) with respect to the
18	candidate during the election cycle.
19	"(B) CERTIFICATION.—Before making a
20	coordinated expenditure under this subsection
21	with respect to a candidate, a committee of a
22	political party shall file with the Commission a
23	certification, signed by the treasurer of the
24	committee, that the committee, on or after the
25	date described in subparagraph (A), has not

and shall not make any independent expenditure with respect to the candidate during the same election cycle.

"(C) APPLICATION.—For purposes of this 4 5 paragraph, all political committees established and maintained by a national political party 6 7 (including all congressional campaign commit-8 tees) and all political committees established 9 and maintained by a State political party (in-10 cluding any subordinate committee of a State 11 committee) shall be considered to be a single political committee. 12

13 "(D) TRANSFERS.—A committee of a po-14 litical party that submits a certification under 15 subparagraph (B) with respect to a candidate 16 shall not, during an election cycle, transfer any 17 funds to, assign authority to make coordinated 18 expenditures under this subsection to, or receive 19 a transfer of funds from, a committee of the po-20 litical party that has made or intends to make 21 an independent expenditure with respect to the 22 candidate.".

23 SEC. 214. COORDINATION WITH CANDIDATES.

24 (a) DEFINITION OF COORDINATION WITH CAN-25 DIDATES.—

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(1) Section $301(8)$.—Section $301(8)$ of the
Federal Election Campaign Act of 1971 (2 U.S.C.
431(8)) is amended—
(A) in subparagraph (A)—
(i) by striking "or" at the end of
clause (i);
(ii) by striking the period at the end
of clause (ii) and inserting "; or"; and
(iii) by adding at the end the fol-
lowing:
"(iii) coordinated activity (as defined
in subparagraph (C))."; and
(B) by adding at the end the following:
"(C) 'Coordinated activity' means anything
of value provided by a person in connection
with a Federal candidate's election who is or
previously has been within the same election
cycle acting in coordination with that candidate,
or an agent of that candidate on any campaign
activity in connection with a Federal election in
which such candidate seeks nomination or elec-
tion to Federal office (regardless of whether the
value being provided is in the form of a commu-
nication that expressly advocates a vote for or

against a candidate) and includes any of the following:

"(i) A payment made by a person in 3 4 cooperation, consultation, or concert with, 5 at the request or suggestion of, or pursu-6 ant to any general or particular under-7 standing with a candidate, the candidate's 8 authorized committee, the political party of 9 the candidate, or an agent acting on behalf 10 of a candidate, authorized committee, or 11 the political party of the candidate.

"(ii) A payment made by a person for 12 13 the production, dissemination, distribution, 14 or republication, in whole or in part, of any 15 broadcast or any written, graphic, or other 16 form of campaign material prepared by a 17 candidate, a candidate's authorized com-18 mittee, or an agent of a candidate or au-19 thorized committee (not including a com-20 described paragraph munication in 21 (9)(B)(i) or a communication that ex-22 pressly advocates the candidate's defeat), 23 except materials published on a candidate's 24 website and republished at a cost of less 25 than \$1,000.

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1	"(iii) A payment made by a person if,
2	in the same election cycle in which the pay-
3	ment is made, the person making the
4	payment—
5	"(I) is serving or previously has
6	served as—
7	"(a) an employee;
8	"(b) a fundraiser; or
9	"(c) an agent of the can-
10	didate or the candidate's author-
11	ized committee in an executive or
12	policymaking capacity; or
13	"(II) has previously participated
14	in discussions (other than on an inci-
15	dental basis) that have been—
16	"(a) with the candidate, an
17	agent of the candidate or the
18	candidate's authorized com-
19	mittee, or with a political party
20	that is coordinating with the can-
21	didate; and
22	"(b) about the candidate's
23	campaign strategy and tactics,
24	including a discussion about ad-
25	vertising, message, allocation of

1	resources,	fundraising,	or	cam-
2	paign oper	ations.		

3 "(iv) A payment made by a person if, 4 in the same election cycle, the person mak-5 ing the payment retains the professional 6 services of any person who has provided 7 those services in the same election cycle to a candidate (including services provided 8 9 through a political committee of the can-10 didate's political party) in connection with 11 the candidate's pursuit of nomination for 12 election, or election, to Federal office, in-13 cluding services relating to the candidate's 14 decision to seek Federal office, and the 15 person retained is retained to work on ac-16 tivities relating to that candidate's cam-17 paign.

"(D) For purposes of subparagraph (C),
the term 'professional services' means polling,
media advice, fundraising, campaign research,
political advice, or direct mail services (except
for mailhouse services) in support of a candidate's pursuit of nomination for election, or
election, to Federal office.

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"(E) For purposes of subparagraph (C), all political committees established and maintained by a national political party (including all congressional campaign committees) and all political committees established and maintained by a State political party (including any subordinate committee of a State committee) shall be considered to be a single political committee.

9 "(F) COORDINATION BY A POLITICAL 10 PARTY.—When a political party committee 11 makes any expenditure that refers to a clearly 12 identified candidate of that party, or to the op-13 ponent of a candidate of that party, in connec-14 tion with a Federal election, regardless of 15 whether the communication expressly advocates 16 a vote for or against the candidate, the expendi-17 ture is deemed to be made in coordination with 18 the candidate of that party, unless the party 19 certifies under penalty of perjury that there has 20 been no coordination by the party.".

21 (2) SECTION 315(a)(7).—Section 315(a)(7) (2
22 U.S.C. 441a(a)(7)) is amended by striking subpara23 graph (B) and inserting the following:

24 "(B) a coordinated activity, as described in
25 section 301(8)(C), shall be considered to be a

contribution to the candidate and an expenditure by the candidate.".

3 (b) MEANING OF CONTRIBUTION OR EXPENDITURE
4 FOR THE PURPOSES OF SECTION 316.—Section 316(b)(2)
5 of the Federal Election Campaign Act of 1971 (2 U.S.C.
6 441b(b)(2)) is amended by striking "shall include" and
7 inserting "includes a contribution or expenditure, as those
8 terms are defined in section 301, and also includes".

9 TITLE III—MISCELLANEOUS

10sec. 301. Use of contributed amounts for certain11purposes.

12 Title III of the Federal Election Campaign Act of
13 1971 (2 U.S.C. 431 et seq.) is amended by striking section
14 313 and inserting the following:

15 "SEC. 313. USE OF CONTRIBUTED AMOUNTS FOR CERTAIN
16 PURPOSES.

17 "(a) PERMITTED USES.—A contribution accepted by
18 a candidate, and any other amount received by an indi19 vidual as support for activities of the individual as a holder
20 of Federal office, may be used by the candidate or
21 individual—

"(1) for expenditures in connection with the
campaign for Federal office of the candidate or individual;

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1	((2) for ordinary and necessary expenses in-
2	curred in connection with duties of the individual as
3	a holder of Federal office;
4	"(3) for contributions to an organization de-
5	scribed in section 170(c) of the Internal Revenue
6	Code of 1986; or
7	"(4) for transfers to a national, State, or local
8	committee of a political party.
9	"(b) Prohibited Use.—
10	"(1) IN GENERAL.—A contribution or amount
11	described in subsection (a) shall not be converted by
12	any person to personal use.
13	"(2) CONVERSION.—For the purposes of para-
14	graph (1), a contribution or amount shall be consid-
15	ered to be converted to personal use if the contribu-
16	tion or amount is used to fulfill any commitment,
17	obligation, or expense of a person that would exist
18	irrespective of the candidate's election campaign or
19	individual's duties as a holder of Federal office,
20	including—
21	"(A) a home mortgage, rent, or utility pay-
22	ment;
23	"(B) a clothing purchase;
24	"(C) a noncampaign-related automobile ex-
25	pense;

1	"(D) a country club membership;
2	"(E) a vacation or other noncampaign-re-
3	lated trip;
4	"(F) a household food item;
5	"(G) a tuition payment;
6	"(H) admission to a sporting event, con-
7	cert, theater, or other form of entertainment
8	not associated with an election campaign; and
9	"(I) dues, fees, and other payments to a
10	health club or recreational facility.".
11	SEC. 302. PROHIBITION OF FUNDRAISING ON FEDERAL
12	PROPERTY.
13	Section 607 of title 18, United States Code, is
14	amended—
15	(1) by striking subsection (a) and inserting the
16	following:
17	"(a) Prohibition.—
18	"(1) IN GENERAL.—It shall be unlawful for any
19	person to solicit or receive a donation of money or
20	other thing of value in connection with a Federal,
21	State, or local election from a person who is located
22	in a room or building occupied in the discharge of
23	official duties by an officer or employee of the
24	United States. It shall be unlawful for an individual
25	who is an officer or employee of the Federal Govern-

1	ment, including the President, Vice President, and
2	Members of Congress, to solicit a donation of money
3	or other thing of value in connection with a Federal,
4	State, or local election, while in any room or build-
5	ing occupied in the discharge of official duties by
6	an officer or employee of the United States, from
7	any person.
8	"(2) PENALTY.—A person who violates this sec-
9	tion shall be fined not more than \$5,000, imprisoned
10	more than 3 years, or both."; and
11	(2) in subsection (b), by inserting "or Executive
12	Office of the President" after "Congress" .
13	SEC. 303. STRENGTHENING FOREIGN MONEY BAN.
14	Section 319 of the Federal Election Campaign Act
15	of 1971 (2 U.S.C. 441e) is amended—
16	(1) by striking the heading and inserting the
17	following: "CONTRIBUTIONS AND DONATIONS BY
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10	FOREIGN NATIONALS"; and
19	FOREIGN NATIONALS"; and (2) by striking subsection (a) and inserting the
	, ,
19	(2) by striking subsection (a) and inserting the
19 20	(2) by striking subsection (a) and inserting the following:
19 20 21	(2) by striking subsection (a) and inserting the following:"(a) PROHIBITION.—It shall be unlawful for—
19 20 21 22	 (2) by striking subsection (a) and inserting the following: "(a) PROHIBITION.—It shall be unlawful for— "(1) a foreign national, directly or indirectly, to

to make a donation, in connection with a Fed-
eral, State, or local election; or
"(B) a contribution or donation to a com-
mittee of a political party; or
"(2) for a person to solicit, accept, or receive
such contribution or donation from a foreign na-
tional.".
SEC. 304. CODIFICATION OF BECK DECISION.
Section 8 of the National Labor Relations Act (29)
U.S.C. 158) is amended by adding at the end the fol-
lowing:
"(h) Nonunion Member Payments to Labor Or-
GANIZATION.—
"(1) IN GENERAL.—It shall be an unfair labor
practice for any labor organization which receives a
payment from an employee pursuant to an agree-
ment that requires employees who are not members
of the organization to make payments to such orga-
nization in lieu of organization dues or fees not to
establish and implement the objection procedure de-
scribed in paragraph (2).
"(2) Objection procedure.—The objection
procedure required under paragraph (1) shall meet

24 the following requirements:

"(A) The labor organization shall annually
provide to employees who are covered by such
agreement but are not members of the
organization—
"(i) reasonable personal notice of the
objection procedure, the employees eligible
to invoke the procedure, and the time,
place, and manner for filing an objection;
and
"(ii) reasonable opportunity to file an
objection to paying for organization ex-
penditures supporting political activities
unrelated to collective bargaining, includ-
ing but not limited to the opportunity to
file such objection by mail.
"(B) If an employee who is not a member
of the labor organization files an objection
under the procedure in subparagraph (A), such
organization shall—
"(i) reduce the payments in lieu of or-
ganization dues or fees by such employee
by an amount which reasonably reflects the
ratio that the organization's expenditures
supporting political activities unrelated to

1	collective bargaining bears to such organi-
2	zation's total expenditures; and
3	"(ii) provide such employee with a
4	reasonable explanation of the organiza-
5	tion's calculation of such reduction, includ-
6	ing calculating the amount of organization
7	expenditures supporting political activities
8	unrelated to collective bargaining.
9	"(3) DEFINITION.—In this subsection, the term
10	'expenditures supporting political activities unrelated
11	to collective bargaining' means expenditures in con-
12	nection with a Federal, State, or local election or in
13	connection with efforts to influence legislation unre-
14	lated to collective bargaining.".
15	TITLE IV—SEVERABILITY;

EFFECTIVE DATE

17 SEC. 401. SEVERABILITY.

18 If any provision of this Act or amendment made by 19 this Act, or the application of a provision or amendment 20 to any person or circumstance, is held to be unconstitu-21 tional, the remainder of this Act and amendments made 22 by this Act, and the application of the provisions and 23 amendment to any person or circumstance, shall not be 24 affected by the holding.

1 SEC. 402. EFFECTIVE DATE.

- 2 This Act and the amendments made by this Act shall
- 3 take effect 30 days after the date of its enactment.

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