

PROPOSED

HOUSE OF REPRESENTATIVES AMENDMENTS TO H.B. 2603

(Reference to printed bill)

1 Strike everything after the enacting clause and insert:

2 "Section 1. Subject to the requirements of article IV, part 1, section
3 1, Constitution of Arizona, section 16-946, Arizona Revised Statutes, is
4 amended to read:

5 16-946. Qualifying contributions

6 A. During the qualifying period, a participating candidate may collect
7 qualifying contributions, which shall be paid to the fund.

8 B. To qualify as a ~~"qualifying contribution,"~~ a contribution must be
9 ALL OF THE FOLLOWING:

10 1. Made by a qualified elector as defined in section 16-121, who at
11 the time of the contribution is registered in the electoral district of the
12 office the candidate is seeking and who has not given another qualifying
13 contribution to that candidate during that election cycle. ~~;~~

14 2. Made by a person who is not given anything of value in exchange for
15 the qualifying contribution. ~~;~~

16 3. In the sum of five dollars, exactly. ~~;~~

17 4. Received unsolicited during the qualifying period or solicited
18 during the qualifying period by a person who is not employed or retained by
19 the candidate and who is not compensated to collect contributions by the
20 candidate or on behalf of the candidate. ~~;~~

21 5. If made by check or money order, made payable to the candidate's
22 campaign committee, or if in cash, deposited in the candidate's campaign
23 committee's account. ~~;~~ ~~and~~

24 6. Accompanied by a three-part reporting slip that includes the
25 printed name, registration address, and signature of the contributor, the
26 name of the candidate for whom the contribution is made, the date, ~~;~~ and the
27 printed name and signature of the solicitor, EXCEPT THAT QUALIFYING

1 CONTRIBUTIONS MAY BE OBTAINED USING ELECTRONIC MEANS PURSUANT TO RULES
2 ADOPTED BY THE COMMISSION.

3 C. A copy of the reporting slip shall be given as a receipt to the
4 contributor, and another copy shall be retained by the candidate's campaign
5 committee. Delivery of an original reporting slip to the secretary of state
6 shall excuse the candidate from disclosure of these contributions on campaign
7 finance reports filed under article 1 of this chapter.

8 Sec. 2. Subject to the requirements of article IV, part 1, section 1,
9 Constitution of Arizona, section 16-949, Arizona Revised Statutes, is amended
10 to read:

11 16-949. Caps on spending from citizens clean elections fund

12 A. The commission shall not spend, on all costs incurred under this
13 article during a particular calendar year, more than ~~five~~ NINE dollars times
14 the number of Arizona resident personal income tax returns filed during the
15 previous calendar year. Tax reductions and tax credits awarded to taxpayers
16 pursuant to section 16-954, subsections A and B shall not be considered costs
17 incurred under this article for purposes of this section. The commission may
18 exceed this limit during a calendar year, provided that it is offset by an
19 equal reduction of the limit during another calendar year during the same
20 four-year period beginning January 1 immediately after a gubernatorial
21 election.

22 B. The commission may use up to ten ~~percent~~ PER CENT of the amount
23 specified in subsection A of this section for reasonable and necessary
24 expenses of administration and enforcement, including the activities
25 specified in section 16-956, subsection A, paragraphs 3 through 7 and
26 subsections B and C. Any portion of the ten ~~percent~~ PER CENT not used for
27 this purpose shall remain in the fund.

28 C. The commission shall apply ten ~~percent~~ PER CENT of the amount
29 specified in subsection A of this section for reasonable and necessary
30 expenses associated with voter education, including the activities specified
31 in section 16-956, subsection A.

1 D. The state treasurer shall administer a citizens clean ~~election~~
2 **ELECTIONS** fund from which costs incurred under this article shall be paid.
3 The auditor general shall review the monies in, payments into, ~~and~~ and
4 expenditures from the fund no less often than every four years.

5 Sec. 3. Subject to the requirements of article IV, part 1, section 1,
6 Constitution of Arizona, section 16-950, Arizona Revised Statutes, is amended
7 to read:

8 **16-950. Qualification for clean campaign funding**

9 A. A candidate who has made an application for certification may also
10 apply, in accordance with subsection B of this section, to receive funds from
11 the citizens clean elections fund, instead of receiving private
12 contributions.

13 B. To receive any clean campaign funding, the candidate must present
14 to the secretary of state no later than ~~one week after~~ the end of the
15 qualifying period a list of names of persons who have made qualifying
16 contributions pursuant to section 16-946 on behalf of the candidate. The
17 list shall be divided by county. At the same time, the candidate must tender
18 to the secretary of state the original reporting slips identified in section
19 16-946, subsection C for persons on the list and an amount equal to the sum
20 of the qualifying contributions collected. The secretary of state shall
21 deposit the amount into the fund.

22 C. The secretary of state shall select at random a sample of five per
23 cent of the number of non-duplicative names on the list **IF THE CANDIDATE**
24 **SEEKS STATEWIDE OFFICE AND FIFTEEN PER CENT OF THE NUMBER OF NON-DUPLICATIVE**
25 **NAMES ON THE LIST IF THE CANDIDATE SEEKS LEGISLATIVE OFFICE** and forward
26 facsimiles of the selected reporting slips to the county recorders for the
27 counties of the addresses specified in the selected slips. Within ten days,
28 the county recorders shall provide a report to the secretary of state
29 identifying as disqualified any slips that are unsigned or undated or that
30 the recorder is unable to verify as matching a person who is registered to
31 vote in the electoral district of the office the candidate is seeking on the
32 date specified on the slip. The secretary of state shall multiply the number
33 of slips not disqualified by twenty, and if the result is greater than one

1 hundred ten per cent of the quantity required, shall approve the candidate
2 for funds, and if the result is less than one hundred ten per cent of the
3 quantity required, the secretary of state shall forward facsimiles of all of
4 the slips to the county recorders for verification, and the county recorders
5 shall check all slips in accordance with the process above. A county
6 recorder shall not check slips already verified. A county recorder shall
7 report verified totals daily to the secretary of state until a determination
8 is made that a sufficient number of verified slips has been submitted. If a
9 sufficient number of verified slips has been submitted to one or more county
10 recorders, the county recorders may stop the verification process.

11 D. To qualify for clean campaign funding, a candidate must have been
12 approved as a participating candidate pursuant to section 16-947 and have
13 obtained the following number of qualifying contributions:

- 14 1. For a candidate for legislature, ~~two~~ THREE hundred.
- 15 2. For candidate for mine inspector, five hundred.
- 16 3. For a candidate for treasurer, superintendent of public instruction
17 or corporation commission, one thousand five hundred.
- 18 4. For a candidate for secretary of state or attorney general, two
19 thousand five hundred.
- 20 5. For a candidate for governor, four thousand.

21 E. To qualify for clean campaign funding, a candidate must have met
22 the requirements of this section and either be an independent candidate or
23 meet the following standards:

- 24 1. To qualify for funding for a party primary election, a candidate
25 must have properly filed nominating papers and nominating petitions with
26 signatures pursuant to chapter 3, articles 2 and 3 of this title in the
27 primary of a political organization entitled to continued representation on
28 the official ballot in accordance with section 16-804.
- 29 2. To qualify for clean campaign funding for a general election, a
30 candidate must be a party nominee of such a political organization.

31 F. A WRITE-IN CANDIDATE IS NOT ELIGIBLE TO RECEIVE CLEAN CAMPAIGN
32 FUNDING FOR A PRIMARY ELECTION BUT IS ELIGIBLE TO RECEIVE CLEAN CAMPAIGN
33 FUNDING FOR THE GENERAL ELECTION IF ALL OF THE FOLLOWING APPLY:

- 1 1. THE WRITE-IN CANDIDATE WINS THE PRIMARY ELECTION FOR THAT OFFICE.
- 2 2. THE WRITE-IN CANDIDATE WILL APPEAR ON THE GENERAL ELECTION BALLOT.
- 3 3. THE WRITE-IN CANDIDATE COMPLIES WITH ALL OF THE REQUIREMENTS OF
- 4 THIS ARTICLE.

5 Sec. 4. Subject to the requirements of article IV, part 1, section 1,
6 Constitution of Arizona, section 16-954, Arizona Revised Statutes, is amended
7 to read:

8 16-954. Clean elections tax reduction; return of excess monies

9 A. For tax years beginning on or after January 1, 1998, EXCEPT AS
10 PROVIDED IN SECTION 16-959, a taxpayer who files on a state income tax return
11 form may designate a five-dollar voluntary contribution per taxpayer to the
12 fund by marking an optional check-off box on the first page of the form. A
13 taxpayer who checks this box shall receive a five-dollar reduction in the
14 amount of tax, and five dollars from the amount of taxes paid shall be
15 transferred by the department of revenue to the fund. The department of
16 revenue shall provide check-off boxes, identified as the clean elections fund
17 tax reduction, on the first page of income tax return forms, for designations
18 pursuant to this subsection.

19 B. Any taxpayer may make a voluntary donation to the fund by
20 designating the fund on an income tax return form filed by the individual or
21 business entity or by making a payment directly to the fund. Any taxpayer
22 making a donation pursuant to this subsection shall receive a
23 dollar-for-dollar tax credit not to exceed twenty ~~percent~~ PER CENT of the tax
24 amount on the return or five hundred dollars per taxpayer, whichever is
25 higher. Donations made pursuant to this section are otherwise not tax
26 deductible and cannot be designated ~~as~~ for the benefit of a particular
27 candidate, political party,~~—~~ or election contest. The department of revenue
28 shall transfer to the fund all donations made pursuant to this subsection.
29 The department of revenue shall provide a space, identified as the clean
30 elections fund tax credit, on the first page of income tax return forms,~~—~~ for
31 donations pursuant to this subsection.

1 C. Beginning January 1, 1999, an additional surcharge of ten ~~percent~~
2 PER CENT shall be imposed on all civil and criminal fines and penalties
3 collected pursuant to section 12-116.01 and shall be deposited into the fund.

4 D. At least once per year, the commission shall project the amount of
5 monies that the fund will collect over the next four years and the time such
6 monies shall become available. Whenever the commission determines that the
7 fund contains more monies than the commission determines that it requires to
8 meet current debts plus expected expenses, under the assumption that expected
9 expenses will be at the expenditure limit in section 16-949, subsection A,
10 and taking into account the projections of collections, the commission shall
11 designate such monies as excess monies and so notify the state treasurer, who
12 shall thereupon return the excess monies to the general fund.

13 E. At least once per year, the commission shall project the amount of
14 citizen funding for which all candidates will have qualified pursuant to this
15 article for the following calendar year. By the end of each year, the
16 commission shall announce whether the amount that the commission plans to
17 spend the following year pursuant to section 16-949, subsection A exceeds the
18 projected amount of citizen funding. If the commission determines that the
19 fund contains insufficient monies or the spending cap would be exceeded were
20 all ~~candidate's~~ CANDIDATES' accounts to be fully funded, ~~then~~ the commission
21 may include in the announcement specifications for decreases in the following
22 parameters, based on the commission's projections of collections and expenses
23 for the fund, made in the following order:

24 1. First, the commission may announce a decrease in the matching cap
25 under section 16-952, subsection E from three times to an amount between
26 three and one times.

27 2. Next, the commission may announce that the fund will provide
28 equalization monies under section 16-952, subsections A and B as a fraction
29 of the amounts there specified.

30 3. Finally, the commission may announce that the fund will provide
31 monies under section 16-951 as a fraction of the amounts there specified.

1 F. If the commission cannot provide participating candidates with all
2 monies specified under sections 16-951 and 16-952, as decreased by any
3 announcement pursuant to subsection E of this section, ~~then~~ the commission
4 shall allocate any reductions in payments proportionately among candidates
5 entitled to monies and shall declare an emergency. Upon declaration of an
6 emergency, a participating candidate may accept private contributions to
7 bring the total monies received by the candidate from the fund and from such
8 private contributions up to the adjusted spending limits, as decreased by any
9 announcement made pursuant to subsection E of this section.

10 Sec. 5. Subject to the requirements of article IV, part 1, section 1,
11 Constitution of Arizona, section 16-955, Arizona Revised Statutes, is amended
12 to read:

13 16-955. Citizens clean election commission: structure

14 A. The citizens clean elections commission is established consisting
15 of five members. No more than two members of the commission shall be members
16 of the same political party. No more than two members of the commission
17 shall be residents of the same county. No one shall be appointed as a member
18 who does not have a registration pursuant to chapter 1 of this title that has
19 been continuously recorded for at least five years immediately preceding
20 appointment with the same political party or as an independent.

21 B. The candidates for vacant commissioner positions shall be persons
22 who are committed to enforcing this article in an honest, independent and
23 impartial fashion and to seeking to uphold public confidence in the integrity
24 of the electoral system. Each candidate shall be a qualified elector who has
25 not, in the previous five years in this state, been appointed to, been
26 elected to or run for any public office, including precinct committeeman, or
27 served as an officer of a political party.

28 ~~C. Initially, the commission on appellate court appointments shall~~
29 ~~nominate five slates, each having three candidates, before January 1, 1999.~~
30 ~~No later than February 1, 1999, the governor shall select one candidate from~~
31 ~~one of the slates to serve on the commission for a term ending January 31,~~
32 ~~2004. Next, the highest-ranking official holding a statewide office who is~~
33 ~~not a member of the same political party as the governor shall select one~~

~~candidate from another one of the states to serve on the commission for a term ending January 31, 2003. Next, the second highest ranking official holding a statewide office who is a member of the same political party as the governor shall select one candidate from one of the three remaining states to serve on the commission for a term ending January 31, 2002. Next, the second highest ranking official holding a statewide office who is not a member of the same political party as the governor shall select one candidate from one of the two remaining states to serve on the commission for a term ending January 31, 2001. Finally, the third highest ranking official holding a statewide office who is a member of the same political party as the governor shall elect one candidate from the last state to serve on the commission for a term ending January 31, 2000.~~

SELECTIONS OF COMMISSIONERS SHALL ALTERNATE BETWEEN THE GOVERNOR AND THE HIGHEST-RANKING STATEWIDE OFFICEHOLDER WHO IS NOT A MEMBER OF THE SAME POLITICAL PARTY AS THE GOVERNOR. IN ALL CIRCUMSTANCES, CONSECUTIVE SELECTIONS SHALL NOT BE MADE BY OFFICEHOLDERS OF THE SAME PARTY AND THE SUBSEQUENT SELECTION SHALL BE MADE BY THE HIGHEST-RANKING OFFICEHOLDER WHO IS NOT A MEMBER OF THE SAME PARTY AS THE OFFICEHOLDER WHO MADE THE PRECEDING APPOINTMENT. For the purposes of this section, the ranking of officials holding statewide office shall be governor, secretary of state, attorney general, treasurer, superintendent of public instruction, corporation commissioners in order of seniority, mine inspector, senate majority and minority leaders and house majority and minority leaders.

D. One commissioner shall be appointed for a five-year term beginning February 1 of every year beginning with the year 2000. Before February 1 of each year beginning in the year 2000, the governor and the highest-ranking official holding a statewide office who is not a member of the same political party as the governor shall alternate filling such vacancies. The vacancy in the year 2000 shall be filled by the governor.

E. Members of the commission may be removed by the governor, with concurrence of the senate, for substantial neglect of duty, gross misconduct in office, inability to discharge the powers and duties of office or violation of this section, after written notice and opportunity for a response.

1 F. If a commissioner does not complete the commissioner's term of
2 office for any reason, a replacement shall be selected within thirty days
3 after the vacancy occurs. The highest-ranking official holding a statewide
4 office who is a member of the political party of the official who nominated
5 the commissioner who vacated office shall nominate the replacement, who shall
6 serve as commissioner for the unexpired portion of the term. A vacancy or
7 vacancies shall not impair the right of the remaining members to exercise all
8 of the powers of the board.

9 G. Commissioners are eligible to receive compensation in an amount of
10 two hundred dollars for each day on which the commission meets and
11 reimbursement of expenses pursuant to title 38, chapter 4, article 2.

12 H. The commissioners shall elect a chair to serve for each
13 calendar-year period from among their members whose terms expire after the
14 conclusion of that year. Three commissioners shall constitute a quorum.

15 I. A member of the commission shall serve no more than one term and is
16 not eligible for reappointment. No commissioner, during the commissioner's
17 tenure or for three years thereafter, shall seek or hold any other public
18 office, serve as an officer of any political committee or employ or be
19 employed as a lobbyist.

20 J. The commission shall appoint an executive director who shall not be
21 a member of the commission and who shall serve at the pleasure of the
22 commission. The executive director is eligible to receive compensation set
23 by the board within the range determined under section 38-611. The executive
24 director, subject to title 41, chapter 4, articles 5 and 6, shall employ,
25 determine the conditions of employment and specify the duties of
26 administrative, secretarial and clerical employees as the director deems
27 necessary.

28 Sec. 6. Subject to the requirements of article IV, part 1, section 1,
29 Constitution of Arizona, section 16-959, Arizona Revised Statutes, is amended
30 to read:

31 16-959. Inflationary and other adjustments of dollar values

32 A. Every two years, the secretary of state shall modify the dollar
33 values specified in the following parts of this article, in the manner

1 specified by section 16-905, subsection J, to account for inflation: section
2 16-941, subsection A, paragraph 2 or subsection D; section 16-942, subsection
3 B; section 16-945, subsection A, paragraphs 1 and 2; section 16-948,
4 subsection C; section 16-954, subsection B; section 16-955, subsection G; and
5 section 16-961, subsections G and H. In addition, the secretary of state
6 shall make a similar inflation adjustment by modifying the dollar values in
7 section 16-949, subsection A ~~and section 16-954, subsection A~~ to the nearest
8 dollar **TO ACCOUNT FOR CUMULATIVE INFLATION SINCE 1998. IF THE SECRETARY OF**
9 **STATE DETERMINES THAT INFLATION SINCE 1998 HAS DECREASED THE VALUE OF THE**
10 **DOLLAR BY ONE-HALF, THE SECRETARY OF STATE SHALL ADJUST THE DOLLAR VALUE IN**
11 **SECTION 16-954, SUBSECTION A TO TEN DOLLARS.** In addition, every two years,
12 the secretary of state shall change the dollar values in section 16-961,
13 subsections G and H in proportion to the change in the number of Arizona
14 resident personal income tax returns filed during the previous calendar year.

15 B. Based on the results of the elections in the year 2002 or any
16 quadrennial election thereafter, and within six months after such election,
17 the commission may adopt rules in a public meeting reallocating funds
18 available to all candidates between the primary and general elections by
19 selecting a fraction for primary election spending limits that is between
20 one-third and one-half of the spending limits for the election as a whole.
21 For each office, the primary election spending limit shall be modified to be
22 the sum of the primary and general spending limits times the selected
23 fraction, and the general election spending limit shall be modified to be the
24 same sum times one less the selected fraction.

25 Sec. 7. Subject to the requirements of article IV, part 1, section 1,
26 Constitution of Arizona, section 16-961, Arizona Revised Statutes, is amended
27 to read:

28 **16-961. Definitions**

29 A. The terms "candidate's campaign committee," "contribution,"
30 "expenditures," "exploratory committee," "independent expenditure," "personal
31 monies," "political committee" and "statewide office" are defined in section
32 16-901.

1 B. 1. "Election cycle" means the period between successive general
2 elections for a particular office.

3 2. "Exploratory period" means the period beginning on the day after a
4 general election and ending the day before the start of the qualifying
5 period.

6 3. "Qualifying period" means the period beginning on the first day of
7 August in a year preceding an election, for an election for a statewide
8 office, or on the first day of January of an election year, for an election
9 for legislator, and ending ~~seventy-five~~ NINETY-SIX days before the day of the
10 general election.

11 4. "Primary election period" means the nine-week period ending on the
12 day of the primary election.

13 5. "General election period" means the period beginning on the day
14 after the primary election and ending on the day of the general election.

15 6. For any recall election, the qualifying period shall begin when the
16 election is called and last for thirty days, there shall be no primary
17 election period and the general election period shall extend from the day
18 after the end of the qualifying period to the day of the recall election.
19 For recall elections, any reference to "general election" in this article
20 shall be treated as if referring to the recall election.

21 C. 1. "Participating candidate" means a candidate who becomes
22 certified as a participating candidate pursuant to section 16-947.

23 2. "Nonparticipating candidate" means a candidate who does not become
24 certified as a participating candidate pursuant to section 16-947.

25 3. Any limitation of this article that is applicable to a
26 participating candidate or a nonparticipating candidate shall also apply to
27 that candidate's campaign committee or exploratory committee.

28 D. "Commission" means the citizens clean elections commission
29 established pursuant to section 16-955.

30 E. "Fund" means the citizens clean elections fund defined by this
31 article.

32 F. 1. "Party nominee" means a person who has been nominated by a
33 political party pursuant to section 16-301 or 16-343.

1 2. "Independent candidate" means a candidate who has properly filed
2 nominating papers and nominating petitions with signatures pursuant to
3 section 16-341.

4 3. "Unopposed" means with reference to an election for:

5 (a) A member of the house of representatives, opposed by no more than
6 one other candidate who has qualified for the ballot and who is running in
7 the same district.

8 (b) A member of the corporation commission, opposed by a number of
9 candidates who have qualified for the ballot that is fewer than the number of
10 corporation commission seats open at that election and for which the term of
11 office ends on the same date.

12 (c) All other offices, opposed by no other candidate who has qualified
13 for the ballot and who is running in that district or running for that same
14 office and term.

15 G. "Primary election spending limits" means:

16 1. For a candidate for the legislature, twelve thousand nine hundred
17 twenty-one dollars.

18 2. For a candidate for mine inspector, forty-one thousand three
19 hundred forty-nine dollars.

20 3. For a candidate for treasurer, superintendent of public instruction
21 or the corporation commission, eighty-two thousand six hundred eighty
22 dollars.

23 4. For a candidate for secretary of state or attorney general, one
24 hundred sixty-five thousand three hundred seventy-eight dollars.

25 5. For a candidate for governor, six hundred thirty-eight thousand two
26 hundred twenty-two dollars.

27 H. "General election spending limits" means amounts fifty per cent
28 greater than the amounts specified in subsection G of this section.

29 I. 1. "Original" spending limit means a limit specified in
30 subsections G and H of this section, as adjusted pursuant to section 16-959,
31 or a special amount expressly set for a particular candidate by a provision
32 of this title.

1 2. "Adjusted" spending limit means an original spending limit as
2 further adjusted to account for reported overages pursuant to section 16-952.

3 Sec. 8. Nonparticipating candidates campaign finance provisions;
4 political committee contributions; individual
5 contributions; candidate limits

6 For a nonparticipating candidate for elections in 2010, the following
7 apply:

8 1. Notwithstanding section 16-905, subsection A, Arizona Revised
9 Statutes, for an election other than for a statewide office, a contributor
10 shall not give and an exploratory committee, a candidate or a candidate's
11 campaign committee shall not receive contributions of more than:

12 (a) For an election for a legislative office, six hundred fifteen
13 dollars from an individual.

14 (b) For an election other than for a legislative office, six hundred
15 fifteen dollars from an individual.

16 (c) For an election for a legislative office, six hundred fifteen
17 dollars from a single political committee, other than a political party, not
18 certified to make contributions at the higher limits pursuant to section
19 16-905, subsection I, Arizona Revised Statutes.

20 (d) For an election other than for a legislative office, six hundred
21 fifteen dollars from a single political committee, other than a political
22 party, not certified to make contributions at the higher limits pursuant to
23 section 16-905, subsection I, Arizona Revised Statutes.

24 (e) Four thousand one hundred sixty dollars from a single political
25 committee, excluding a political party, certified pursuant to section 16-905,
26 subsection I, Arizona Revised Statutes.

27 2. Notwithstanding section 16-905, subsection B, Arizona Revised
28 Statutes, for a statewide office, a contributor shall not give and an
29 exploratory committee, a candidate or a candidate's committee shall not
30 accept contributions of more than:

31 (a) One thousand six hundred eighty dollars from an individual.

32 (b) One thousand six hundred eighty dollars from a single political
33 committee, excluding a political party, not certified pursuant to section

1 16-905, subsection I, Arizona Revised Statutes, to make contributions at the
2 higher limits.

3 (c) Eight thousand three hundred fifty-two dollars from a single
4 political committee, excluding political parties, certified pursuant to
5 section 16-905, subsection I, Arizona Revised Statutes.

6 3. Notwithstanding section 16-905, subsection C, Arizona Revised
7 Statutes, a candidate shall not accept contributions from all political
8 committees, excluding political parties, combined totaling more than:

9 (a) For an election for a legislative office, twenty-six thousand nine
10 hundred seventy-eight dollars.

11 (b) For an office other than a legislative office or a statewide
12 office, twenty thousand eight hundred eighty dollars.

13 (c) For a statewide office, one hundred sixty-six thousand eight
14 hundred ninety-six dollars.

15 4. Notwithstanding section 16-905, subsection D, Arizona Revised
16 Statutes, a nominee of a political party shall not accept contributions from
17 all political parties or political organizations combined totaling more than
18 twenty thousand eight hundred eighty dollars for a local office, twenty
19 thousand eight hundred eighty dollars for a legislative office and one
20 hundred sixty-six thousand eight hundred ninety-six dollars for an election
21 for a statewide office.

22 5. Notwithstanding section 16-905, subsection E, Arizona Revised
23 Statutes, an individual is not limited in the amount of contributions that
24 may be made in a calendar year to state and local candidates, political
25 committees contributing to state or local candidates, and political
26 committees advocating the election or defeat of state or local candidates.

27 Sec. 9. Clean elections participating candidate provisions;
28 distributions; signature requirements; sample size;
29 filing deadline; matching funds repealed for 2010
30 election

31 For a participating candidate for elections in 2010, the following
32 apply:

1 1. Issuance of a final appealable order in the United States district
2 court for the district of Arizona in McComish, et al. v. Bennett, et al.,
3 (Case No. CV08-1550-Phx-Ros) that bars the issuance of matching funds under
4 section 16-952, Arizona Revised Statutes.

5 2. October 1, 2009, unless the United States district court for the
6 district of Arizona in McComish et al. v. Bennett, et al., (Case
7 No. CV08-1550-Phx-Ros) has issued a final appealable order that allows
8 issuance of matching funds section 16-952, Arizona Revised Statutes.

9 B. The executive director of the citizens clean elections commission
10 shall promptly provide notice in writing to the executive director of the
11 Arizona legislative council on the occurrence of one of the conditions
12 prescribed by this section.

13 Sec. 11. Delayed repeal

14 Sections 8 and 9 of this act are repealed on December 31, 2011.

15 Sec. 12. Requirements for enactment; three-fourths vote

16 Pursuant to article IV, part 1, section 1, Constitution of Arizona,
17 this act is effective only on the affirmative vote of at least three-fourths
18 of the members of each house of the legislature."

19 Amend title to conform

ADAM DRIGGS

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06/23/2009
12:22 PM
C: myr