60th Legislature

1	SENATE BILL NO. 91		
2	INTRODUCED BY C. WILLIAMS		
3			
4	A BILL FOR AN ACT ENTITLED: "AN ACT PRO	OVIDING FOR THE	ESTABLISHMENT OF CONSTITUENT
5	SERVICES ACCOUNTS; PROVIDING FOR TH	IE FUNDING AND L	JSE OF MONEY IN A CONSTITUENT
6	SERVICES ACCOUNT; PROVIDING REPOR	TING REQUIREMEN	NTS FOR CONSTITUENT SERVICES
7	ACCOUNTS; AND AMENDING SECTION 13-37-	-240, MCA."	
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9	BE IT ENACTED BY THE LEGISLATURE OF TH	IE STATE OF MONT	ANA:
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11	NEW SECTION. Section 1. Constitue	ent services accoun	ts reports use. (1) A CONSTITUENT
12	SERVICES ACCOUNT IS AN ACCOUNT ESTABLISHED	BY A PERSON HOLDIN	G A PUBLIC OFFICE IN WHICH FUNDS ARE
13	DEPOSITED AND USED FOR EXPENSES IN REPRESENTIN	NG CONSTITUENTS OR I	FOR TRAVEL OR EXPENSES RELATED TO THE
14	INDIVIDUAL'S ELECTED POSITION. A PUBLIC OFFICIAL M	MAY ESTABLISH AN ACCO	OUNT BY FILING AN APPROPRIATE FORM WITH
15	THE COMMISSIONER.		
16	(1)(2) A successful candidate for public	office may deposit s	surplus campaign funds in a constituent
17	services account. <u>NO OTHER FUNDS MAY BE DEPOS</u>	SITED INTO A CONSTITU	UENT SERVICES ACCOUNT. DEPOSITS AND
18	DISBURSEMENTS FROM THE ACCOUNT ARE SUBJECT T	O THE RECORDKEEPING	<u>G REQUIREMENTS OF TITLE 13.</u> The money
19	in the account may <u>MUST</u> be used for expenses in	ncurred in representin	ig constituents.
20	(2) The account holder may accept donat	tions from individuals	for deposit in the account. A corporation
21	may not donate money for deposit in the account.	All money in the accou	unt is subject to the restrictions contained
22	in 13-37-240.		
23	(3) The holder of a constituent services ac	ccount shall file an an	nual report <u>SEMIANNUAL REPORTS</u> with the
24	commissioner, by a date <u>THE DATES</u> established by	y the commissioner by	rule. The report <u>REPORTS</u> must disclose
25	the source of all money deposited in the account	and enumerate expe	nditures from the account.
26	(4) The holder of a constituent services ac	count shall close the a	account within 120 days after the account
27	holder leaves public office.		
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29	Section 2. Section 13-37-240, MCA, is amended to read:		
30	"13-37-240. Surplus campaign funds. (1) A candidate shall dispose of any surplus funds from		
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1 candidate's campaign within 120 days after the time of filing the closing campaign report pursuant to 13-37-228. 2 In disposing of the surplus funds, a candidate may not contribute the funds to another campaign, including the 3 candidate's own future campaign, or use the funds for personal benefit. The candidate may establish a constituent 4 services account as provided in [section 1]. The candidate shall provide a supplement to the closing campaign 5 report to the commissioner showing the disposition of any surplus campaign funds. 6 (2) For purposes of this section, "personal benefit" means a use that will provide a direct or indirect 7 benefit of any kind to the candidate or any member of the candidate's immediate family." 8 9 NEW SECTION. Section 3. Codification instruction. [Section 1] is intended to be codified as an integral part of Title 13, chapter 37, part 2, and the provisions of Title 13, chapter 37, part 2, apply to [section 1]. 10 11 - END -

