

Election Expenditure Act of 2006

- A. A ticket composed of a candidate for President and for Vice President is limited to a total expenditure of eight hundred dollars (2006 dollars). For each election taking place after 2006, the maximum allowed expenditure shall be adjusted for inflation or deflation as determined by the United States Federal Reserve.
- B. Senatorial candidates are limited to two hundred dollars (2006 dollars). For each election taking place after 2006, the maximum allowed expenditure shall be adjusted for inflation or deflation as determined by the United States Federal Reserve.
- C. Each candidate shall submit the candidate's expenditure form to the Chairperson of the Elections Board of Supervision or his/her designate no later than 5:00 p.m. on the Friday following the election. Failure to do so shall result in the loss of the candidate's deposit. Candidates are responsible for getting a receipt form showing date, time and the Chairperson's or designates' signature. Original receipts and a copy of all printed material shall accompany the expenditure form.
 - 1. If a candidate fails to submit an expenditure form within five business of the Friday deadline, the candidate forfeits the position.
- D. The winner of a write-in vote must file an acceptable expense report, showing that campaign expenses did not exceed the limit for that office, before being seated.
- E. All commercial or individual services or tangible materials donated by non-students to a candidate or candidates shall be attributed as expenditures of the receiving candidate or candidates at a reasonable retail price.
 - 1. Tangible materials donated by students to candidates shall also be attributed as expenditures of that candidate at a reasonable retail value. Tangible material donated by students to candidates include, but are not limited to paper, wood, glue, staples, posters, signs, banners, t-shirts, and other like materials. Tangible materials donated by students to candidates shall not include the hosting of a website, web site design, or computer programming, since these donations are services.
 - 2. Services donated by students to candidates shall be subject to the following rules:
 - a. Any student, whether part time or full time, of the University of Kentucky, including Lexington community college students, can donate their services in any capacity whatsoever, including professional services, and that donation shall not be attributed to the expenditure of the receiving candidate or candidates;
 - b. Service donations by students include donations of website hosting, websites services, or the donation of any future technology that may replace web communication.
 - 3. The Supreme Court shall have jurisdiction to settle valuation disputes, subject to ultimate review by the Supreme Court which shall retain appellate jurisdiction over all valuation disputes."
 - 4. The burden is on the claimant to prove by a preponderance of evidence that the candidate has exceeded their spending limit. Once a claimant initiates such a claim, the claimant must first make a good cause showing to the Election Investigator, and only if the Investigator has determined that good cause in fact exists shall the claim proceed. If a claim proceeds beyond the Election Investigator, the candidate shall be afforded ample opportunity to present evidence to the Supreme Court that the material or service was proper.
- F. Sunset Clause
 - 1. According to Section V(a) of the Sunset Act of 2017, "All legislation presented to Full Senate [...] shall contain a "Sunset Clause," in which an expiration date and renewal period are chosen."

- a. The expiration date for the Election Expenditure Act is November 30.
 - b. The renewal period for the Election Expenditure Act is one (1) year.
- Renewed on: October 25, 2017