Proposals to Eliminate Public Financing of Presidential Campaigns

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What Are the Essential Policy Issues?

Congress is faced with determining whether it wants public financing of presidential campaigns to continue and, if so, how. The 113th Congress and President Obama chose to eliminate part of the program—public funding for nominating conventions—in April 2014 via P.L. 113-94 (H.R. 2019). The 2016 conventions were the first to be entirely privately financed since 1972. Public matching funds and grants remain in place for candidates who choose to participate. There is, however, a consensus even among supporters that the presidential public financing program is antiquated and offers insufficient benefits to attract the most competitive candidates.

Most major presidential candidates have declined to participate in public financing since at least 2008. In 2016, Democratic candidate Martin O’Malley’s campaign qualified for primary matching funds, as did Green Party nominee Jill Stein. No major candidate accepted public funds in 2012. In 2008, then-candidate Barack Obama became the first person, since the public financing program’s inception, elected President without accepting any public funds. For some, these developments signal an urgent need to save the public campaign financing program that has existed since the 1970s; for others, they suggest that the program is unnecessary.

Proposals to curtail the presidential public financing program have been a consistent theme in recent Congresses. In the 115th Congress, H.R. 133, H.R. 25, and S. 18 would eliminate the program, although the latter two bills primarily address other topics. On February 7, 2017, the Committee on House Administration ordered H.R. 133 reported favorably. In the 114th Congress, H.R. 412 would have eliminated candidate funding—the only remaining component of the program. By voice vote and without debate or amendments, on March 4, 2015, the Committee on House Administration ordered the bill reported favorably. The committee issued its report on December 3, 2015. Eight bills introduced in the 113th Congress—H.R. 94, H.R. 95, H.R. 260, H.R. 270, H.R. 1724, H.R. 2019, H.R. 2857, and S. 118—would have terminated all or parts of the program. As noted previously, one of those measures, H.R. 2019, became law.

The 112th Congress also considered terminating the program. Two bills passed the House but died in the Senate. On January 26, 2011, the House passed H.R. 359 to repeal public financing of presidential campaigns and nominating conventions. In addition, on December 1, 2011, the House passed H.R. 3463. The latter bill proposed to terminate the public financing program (in addition to eliminating the Election Assistance Commission) and transfer remaining amounts to the general fund of the U.S. Treasury for use in deficit reduction.

This report provides a brief policy overview and raises potential issues for congressional consideration. Readers may consult the following CRS products for additional background.

- CRS Report RL34534, Public Financing of Presidential Campaigns: Overview and Analysis, by R. Sam Garrett
- CRS Report R43976, Funding of Presidential Nominating Conventions: An Overview, by R. Sam Garrett and Shawn Reese; and

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1 128 Stat. 1085.
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For discussion of increased contribution limits for political parties, including for privately financed conventions, see CRS Report R43825, *Increased Campaign Contribution Limits in the FY2015 Omnibus Appropriations Law: Frequently Asked Questions*, by R. Sam Garrett. For a discussion of constitutional considerations, which are beyond the scope of this report and those noted above, readers may consult CRS Report R43719, *Campaign Finance: Constitutionality of Limits on Contributions and Expenditures*, by L. Paige Whitaker.

**What Would Recent Bills Do?**

Now that public financing of conventions has been eliminated (except separately appropriated security funds), only candidate funding remains. (Additional discussion of the funding types appears below.) In the 115th Congress, H.R. 133, sponsored by Representative Cole, would terminate candidate funding upon enactment. Remaining amounts in the Presidential Election Campaign Fund (PECF), a segregated account that maintains public financing designations from individual tax returns, would be transferred to two sources. First, the bill specifies that approximately $63 million of the PECF balance would go toward a pediatric research fund to which convention funds were transferred under P.L. 113-94. Second, remaining amounts would go to the general fund of the U.S. Treasury “to be used only for reducing the deficit.” As of December 31, 2016, the PECF balance was approximately $320 million.

For historical reference, **Table 1** below provides a brief summary of legislation considered since the 113th Congress. All bills would have terminated convention financing, candidate financing, or both.

**Table 1. Recent Legislation Proposing to Eliminate Aspects of the Presidential Public Financing Program**

<table>
<thead>
<tr>
<th>Congress</th>
<th>Bill</th>
<th>Primary Sponsor</th>
<th>Short Title</th>
<th>Brief Summary</th>
<th>Most Recent Major Action</th>
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<tbody>
<tr>
<td>115th</td>
<td>H.R. 25</td>
<td>Woodall</td>
<td>Fair Tax Act of 2017</td>
<td>Primarily addresses tax amendments unrelated to this report; also would eliminate PECF</td>
<td>—</td>
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</tbody>
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3 Health care research issues and details of the pediatric research fund are beyond the scope of this report. Congressional requesters may contact CRS Analyst Judith Johnson at x7-7077 with additional questions.

4 Information provided to CRS by the Bureau of Fiscal Service, U.S. Treasury Department, via email, February 2017.
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<tr>
<td>115th</td>
<td>H.R. 133</td>
<td>Cole</td>
<td>—</td>
<td>Would eliminate PECF and transfer remaining amounts to “10-Year Pediatric Research Initiative Fund,” with some amounts available to National Institutes of Health (NIH); contains health-research provisions unrelated to this report; with remaining amounts transferred to the U.S. Treasury general fund for deficit reduction</td>
<td>Committee on House Administration ordered reported favorably, 02/07/2017</td>
</tr>
<tr>
<td>115th</td>
<td>S. 18</td>
<td>Moran</td>
<td>—</td>
<td>Primarily addresses tax amendments unrelated to this report; also would eliminate PECF</td>
<td>—</td>
</tr>
<tr>
<td>114th</td>
<td>H.R. 412</td>
<td>Cole</td>
<td>—</td>
<td>Would have eliminated PECF and transfer remaining amounts to “10-Year Pediatric Research Initiative Fund,” with some amounts available to National Institutes of Health (NIH); contained health-research provisions unrelated to this report; with remaining amounts transferred to the U.S. Treasury general fund for deficit reduction</td>
<td>Committee on House Administration reported favorably (H.Rept. 114-362) 12/03/2015</td>
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<tr>
<td>113th</td>
<td>H.R. 94</td>
<td>Cole</td>
<td>—</td>
<td>Would have eliminated PECF convention funding</td>
<td>Committee on House Administration markup held; bill ordered reported favorably 06/04/2013 (voice vote); reported 12/12/2013 (H.Rept. 113-291)</td>
</tr>
<tr>
<td>113th</td>
<td>H.R. 95</td>
<td>Cole</td>
<td>—</td>
<td>Would have eliminated PECF and transferred balance to the general fund of the U.S. Treasury for use in deficit reduction</td>
<td>Committee on House Administration markup held; bill ordered reported favorably 06/04/2013 (voice vote); reported 12/12/2013 (H.Rept. 113-292)</td>
</tr>
<tr>
<td>113th</td>
<td>H.R. 260</td>
<td>Harper</td>
<td>—</td>
<td>Would have eliminated PECF and transferred balance to the general fund of the U.S. Treasury for use in deficit reduction; would have eliminated Election Assistance Commission (EAC) and transferred some functions to the Federal Election Commission (FEC)</td>
<td>Referred to Committees on House Administration; Ways and Means 01/15/2013</td>
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<tr>
<td>113th</td>
<td>H.R. 270</td>
<td>Price (N.C.)</td>
<td>Empowering Citizens Act</td>
<td>Relevant provisions would have eliminated PECF convention financing; remainder of bill proposed revised public financing of presidential campaigns, and new public financing program for House campaigns</td>
<td>Referred to Committees on House Administration; Ways and Means 01/15/2013</td>
</tr>
<tr>
<td>113th</td>
<td>H.R. 1724</td>
<td>Harper</td>
<td>Kids First Research Act of 2013</td>
<td>Relevant provisions would have eliminated PECF and converted it to &quot;10-Year Pediatric Research Initiative Fund,&quot; with some amounts available to National Institutes of Health (NIH); contained health-research provisions unrelated to this report</td>
<td>Referred to Committees on Energy and Commerce; House Administration; Ways and Means 04/25/2013</td>
</tr>
<tr>
<td>113th</td>
<td>H.R. 2019</td>
<td>Harper</td>
<td>Kids First Research Act of 2013</td>
<td>Relevant provisions eliminated PECF convention funding and converted amounts to &quot;10-Year Pediatric Research Initiative Fund,&quot; with some amounts available to NIH; contained health-research provisions unrelated to this report</td>
<td>Became P.L. 113-94, 04/03/2014</td>
</tr>
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</table>
What Is the Presidential Public Financing Program?

Until 2014, the public financing program provided three types of benefits for parties and candidates that chose to participate:

- **Grants to party nominating conventions.** In 2012, the Democratic and Republican parties each received grants of $18.2 million. Convention committees receiving public funds agreed not to raise more funds, but separate “host committees” often raised substantial private amounts. As noted previously, convention funding has been eliminated. The 2016 conventions were privately financed.

- **Grants for general-election nominees.** In 2016, each major-party nominee would have been eligible for a $96.1 million grant had they accepted public funds. Neither Democratic nominee Hillary Clinton nor Republican nominee Donald Trump accepted public funds in 2016. In 2012, neither Democratic nominee Barack Obama nor Republican nominee Mitt Romney chose to accept a grant of approximately $91.2 million. In 2008, then-candidate John McCain accepted the $84.1 million grant available to major-party nominees. Then-candidate Obama chose not to accept public funds. Candidates who accept general election grants must agree not to engage in additional private fundraising for their campaigns, and not to spend funds other than the general election grant.

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6 Limited exceptions exist for additional fundraising and spending for legal and accounting expenses.
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- **Matching funds for primary candidates.** Publicly financed primary candidates may receive 100% matches of individual contributions up to $250, in exchange for limited spending. For 2016, primary candidates Martin O’Malley (D) and Jill Stein (G) received a total of approximately $1.5 million in matching funds. In 2012, Libertarian Governor Gary Johnson, Governor Buddy Roemer III, and Green Party candidate Jill Stein qualified for a total of approximately $1.2 million in matching funds. The more highly competitive candidates most recently received primary matching funds in 2008. Matching funds remain available for candidates who choose to participate.

Congress established the public financing system during the early and mid-1970s, especially via the 1974 Federal Election Campaign Act (FECA) amendments. Congress created the voluntary public financing option amid concerns about potential corruption in campaign fundraising following Watergate and after other questionable fundraising practices. Initially, individual taxpayers could designate $1 ($2 for married couples filing jointly) to the PECF. Congress tripled the checkoff designation from $1 to $3 (and from $2 to $6 for married couples) in 1993. Since the 1976 election cycle, approximately $1.6 billion has gone to publicly financed candidates and nominating conventions.

**What Might Happen If the Legislation Were Enacted?**

If public financing were eliminated, all presidential campaigns would be privately financed, as all other federal campaigns are today. Repealing the public financing program would eliminate a major tenet of modern campaign finance policy—albeit a controversial one that increasingly is viewed as inadequate for current competitive campaign needs.

- For those who believe that they could raise higher amounts than would be available through public funds—or who wanted to spend more than would be permitted—an end to public financing might be of little consequence. Those who are philosophically opposed to using public funds would likely support repealing or otherwise curtailing the program.
- Some otherwise qualified candidates could be deterred from seeking the presidency because they do not have access to, or do not believe they can raise, sufficient private funds.

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7 Information provided to CRS by the Bureau of Fiscal Service, U.S. Treasury Department, via email, February 2017.
8 The cited source does not provide a party affiliation for Gov. Roemer. As is often the case with minor candidates, it appears that he pursued ballot access under different party labels depending on the state.
11 On the presidential public financing portion of the Revenue Act, see 85 Stat. 573.
14 52 U.S.C. §30101 et seq.
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- Candidates might have to spend additional time raising private funds, perhaps with an incentive to pursue large contributions, to make up for the lack of public funds.
- Amounts currently in the PECF could be used for other purposes. As noted previously, as of December 31, 2016, the PECF balance was approximately $320 million. It is also possible that additional savings could be achieved if the FEC and Treasury Department no longer had to administer the program.\(^\text{15}\)

**Why Are There Concerns About the Program’s Viability?**

Elections since 2000 have raised concerns about whether spending limits required of publicly financed candidates, and funds available to those candidates, are sufficient.

- In 2000, then-candidate George W. Bush was the first person elected President since 1976 without participating in all elements of the public financing program open to candidates (primary and general election funding). Instead, then-governor Bush accepted only general election public funds.
- In 2008, then-senator Barack Obama became the first person elected President since 1976 without accepting any public funds. The most highly competitive candidates did not accept public funds in 2012 or 2016.
- Given these developments, and the rise in non-candidate spending from entities such as super PACs\(^\text{16}\), there is a general consensus that the spending limits associated with the current program are insufficient to attract the most competitive candidates.

Taxpayer designations have also generally declined over time.

- Designations reached a high point in 1980, when 28.7% of filers designated funds for the PECF. Participation has generally declined since then. In 2015 (the latest data available as of this writing), the checkoff rate was 5.4%\(^\text{17}\).

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\(^{16}\) For additional discussion, see CRS Report R42042, *Super PACs in Federal Elections: Overview and Issues for Congress*, by R. Sam Garrett.

\(^{17}\) This figure is based on CRS analysis of data in Federal Election Commission, “Presidential Election Campaign Fund Tax Check-Off Chart,” http://fec.gov/press/bkgnd/presidential_fund.shtml. Data on program totals sometimes vary over time and by source.