

File this form with:
Secretary of the Senate
Office of Public Records
Hart Building, Suite 232
Washington, D.C. 20510

DESIGNATION OF STAFF FOR LIMITED POLITICAL FUND ACTIVITY
Senate Rule 41, Paragraph 1

Name of Senator

This form terminates my prior designation for:

Assistant No. 1

Assistant No. 2

Assistant No. 3

To designate assistants for political fund activity, complete the following information and file this form with the Senate Office of Public Records. If you wish to designate only one assistant, that assistant must be in Washington, D.C. A second and third assistant may be in your State office or in Washington, D.C.

I designate, under Senate Rule 41, the following assistant(s) whose annual rate of compensation from the Senate is in excess of \$10,000, and whose salary is derived from the account given to me by law to provide compensation for employees on my personal staff, to perform limited political fund activities.

NAME	TITLE	COMPLETE OFFICE ADDRESS
Assistant No. 1		
Assistant No. 2		
Assistant No. 3		

Signature of Senator

Date

To Be Completed By Each Designated Assistant

I have read the text of paragraph 1 of Rule 41 and the Supplementary statement of the Ethics Committee printed on the reverse side of this form. I understand that the political fund activity I may perform in behalf of my Senator is limited. Further, I will, for any period in which I am designated under Rule 41, file a public financial disclosure statement (respecting myself and members of my family) according to the provisions of applicable statutes, Rule 34 and regulations of the Ethics Committee.

Signature of Assistant No. 1

Date

Signature of Assistant No. 2

Date

Signature of Assistant No. 3

Date

Information To Be Read by Designated Staff Before Signing the Compliance Statement

RULE XLI - POLITICAL FUND ACTIVITY; DEFINITIONS

(as amended by S. Res. 188, agreed to June 13, 1977 and S. Res. 258 agreed to October 1, 1987)

1. No officer or employee of the Senate may receive, solicit, be the custodian of, or distribute any funds in connection with any campaign for the nomination for election, or the election, of any individual to be a Member of the Senate or to any other Federal office. This prohibition does not apply to three assistants to a Senator, at least one of which is in Washington, District of Columbia, who have been designated by that Senator to perform any of the functions described in the first sentence of this paragraph and who are compensated at an annual rate in excess of \$10,000, if such designation has been made in writing and filed with the Secretary of the Senate and if such assistant files a financial statement in the form provided under rule 34 for each year during which he is designated under this rule. The Secretary of the Senate shall make the designation available for public inspection.

SUPPLEMENTARY STATEMENT OF THE SELECT COMMITTEE ON ETHICS

Rule 41 and its history emphasize that a designated employee may not spend substantial time on the political fund activity of his or her employing Senator. Senate Report 95-49 states that designated staff "should not be spending much of their time in connection with receiving or handling political funds"; and that if such work engages a substantial portion of the individual's time, that person should go off the Senate payroll and go on the payroll of the campaign committee."