
LAW 2 May 1974, n. 195

State's contribution to the financing of political parties.

Force at: 01/13/2016

The Chamber of Deputies and the Senate have approved;

THE PRESIDENT OF THE REPUBLIC

PROMULGATES

the following law:

Art. 1. **((REPEALED BY ARTICLE L. June 3, 1999, No. 157))**

Art. 2.

((REPEALED BY ARTICLE L. 3 June 1999, No. 157))

Art. 3.

((REPEALED BY ARTICLE DPR 5 June 1993, No. 173))

Art. 4.

In case of any dispute or delay in the collection, the President of the Chamber or the President of the Senate, according to their competence, ensure the bank deposit of the amount allocated to the contribution. Any disputes shall be decided by the bureau respectively of the House and Senate.

Art. 5.

The political parties and parliamentary groups wishing to obtain the contributions provided for by this law must indicate in their statutes and regulations subjects, provided with legal representation, enabled the collection.

For the first application of this law, the secretaries politicians parties and the presidents of the parliamentary groups will indicate, in the application, individuals empowered to collect contributions.

Art. 6 **((PERIOD FROM DISCONTINUED DL December 30, 2005, # 273, CONVERTED WITH MODIFICATIONS BY L. February 23, 2006, No. 51)) . ((PERIOD FROM DISCONTINUED DL December 30, 2005, # 273, CONVERTED WITH MODIFICATIONS BY L. February 23, 2006, No. 51))** . The contributions provided by this Act are not subject to any tax it ' sets, direct or indirect.

Art. 7.

They are prohibited funding or contributions in any form and in any manner provided by the organs of public administration, public bodies, the company 'with participation of public capital exceeds 20 percent or companies' subsidiaries

by the latter, without prejudice to their private nature, in favor of political parties or their joint organizational and parliamentary groups. *((The prohibition in the previous period will also apply to the company 'with participation of public capital at or below the 20 percent, as well as 'the company' controlled by the latter when such a contribution in any case ensures the public entity controlling the company '))* .

They are forbidden altresì 'funding or contributions in any form, direct or indirect, by company 'is not included among those referred to in the preceding paragraph in favor of political parties or their joints or organizational groups parliamentarians, unless such loans or grants have been approved by the competent governing body and enrolled in the budget and that they are not however prohibited by law .

Anyone who matches or receives contributions in violation of the prohibitions provided for in the preceding paragraphs, or, in the case of the company 'of the second paragraph, which has been made without the decision of the company body or without the contribution or funding have been enrolled in the budget of society 'itself, and 'punished, for this' alone, with imprisonment from 6 months to 4 years and a fine of up to three times the amounts paid in breach of this law.

Art. 8. *((REPEALED BY ARTICLE L. November 18, 1981, # 659))*

Art. 9.

((REPEALED BY ARTICLE DPR 5 June 1993, No. 173))

Art. 10.

The expenses total estimated maximum extent of lire 45,000 million for the financial year 1974 will be defined by a reduction of the same amount of Chapter 3523 of the estimates of the Ministry of the Treasury.

The Minister of the Treasury and 'authorized to provide, with its decree, the necessary budgetary changes.

This Law, bearing the Seal of State, shall be 'INSERTA in the official collection of laws and decrees of the Republic Italian. E 'obligation to anyone up to observe and enforce it as a Law of the State.

Given in Rome, addi 'May 2, 1974

LION

RUMOR - COLOMBO -
GIOLITTI - ZAGARI

Seen, the: ZAGARI

ANNEX

ANNUAL PARTY Part of the measure in graphical format

