by Ann Luther

This year marks 10 years of Clean Elections in Maine, and there is plenty to celebrate. Citizens led the effort to pass this landmark voluntary full public funding system, and in doing so we set the standard for state campaign finance systems.

Since the first cycle in 2000, Maine candidates and voters from across the political spectrum have embraced the system.

Now we are well into our sixth election cycle under the law, with robust participation in both the gubernatorial and legislative races. We are proud to say that Maine’s Clean Election system is working better than ever.

Since Maine citizens initiated and passed the Clean Election Act, several other states have followed, but Maine remains the strongest and most resilient system of all. Every candidate for state office has the opportunity to run without relying on private fundraising or personal wealth. This has created opportunity for a broad range of candidates from across the state. Many legislators, including some in leadership positions, say they would never have run without the opportunity provided by Clean Elections. Others say that public funding is simply a better option because it cuts the connection between private money and public office. And all participating candidates appreciate that they are able to run campaigns with maximum voter contact. Instead of dialing for dollars and spending time with donors, Clean Election candidates get out and connect with voters.

Maine voters enacted the Clean Election system, and they continue to support it. By making Qualifying Contributions to candidates they support, by checking “Yes” for Clean Elections on their income tax forms, and by electing large numbers of Clean Election candidates to office – 85 percent of the 124th Legislature – Mainers keep the system going and affirm its value.

Since it was enacted in 2000, the legislature has been diligent about modifying the law to ensure it remains strong and viable. Changes made in the last legislative session added tools to the Ethics Commission’s tool kit to ensure the integrity of the system. Requiring signatures from those collecting Qualifying Contributions, mandatory candidate training with Ethics Commission staff, and requiring signatures on both money orders and Qualifying Contribution forms were all changes approved by the legislature to increase accountability and safeguard public funds.

National polls show that people across the country want what Maine already has – a campaign finance system that puts a premium on small donations and diminishes the influence of special interests. And, we need effective reforms now more than ever. The struggles over legislation dealing with Wall Street, health care and climate change all point to the pressing need to curtail the big money special interests so that Congress can clear its vision and do its job.

As Maine has shown, the Clean Election system is a good idea that works in practice and passes constitutional muster. Here’s to the next 10 years of Clean Elections!

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