^{105TH CONGRESS} 2D SESSION H.R. 3582

IN THE SENATE OF THE UNITED STATES

March 31, 1998

Received; read twice and referred to the Committee on Rules and Administration

AN ACT

To amend the Federal Election Campaign Act of 1971 to expedite the reporting of information to the Federal Election Commission, to expand the type of information required to be reported to the Commission, to promote the effective enforcement of campaign laws by the Commission, and for other purposes. Be it enacted by the Senate and House of Representa tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Campaign Reporting5 and Disclosure Act of 1998".

6 SEC. 2. EXPEDITING REPORTING OF INFORMATION.

7 (a) REQUIRING REPORTS FOR CONTRIBUTIONS AND
8 EXPENDITURES MADE WITHIN 90 DAYS OF ELECTION TO
9 BE FILED WITHIN 24 HOURS AND POSTED ON INTER10 NET.—

(1) IN GENERAL.—Section 304(a)(6) of the
Federal Election Campaign Act of 1971 (2 U.S.C.
434(a)(6)) is amended to read as follows:

14 "(6)(A) Each political committee shall notify the Sec-15 retary or the Commission, and the Secretary of State, as appropriate, in writing, of any contribution received and 16 17 expenditure made by the committee during the period which begins on the 90th day before an election and ends 18 at the time the polls close for such election. This notifica-19 tion shall be made within 24 hours (or, if earlier, by mid-20 21 night of the day on which the contribution is deposited) 22 after the receipt of such contribution or the making of 23 such expenditure and shall include the name of the can-24 didate involved (as appropriate) and the office sought by 25 the candidate, the identification of the contributor or the

person to whom the expenditure is made, and the date
 of receipt and amount of the contribution or the date of
 disbursement and amount of the expenditure.

4 "(B) The notification required under this paragraph
5 shall be in addition to all other reporting requirements
6 under this Act.

7 "(C) The Commission shall make the information
8 filed under this paragraph available on the Internet imme9 diately upon receipt.".

10 (2) INTERNET DEFINED.—Section 301(19) of
11 such Act (2 U.S.C. 431(19)) is amended to read as
12 follows:

13 "(19) The term 'Internet' means the international
14 computer network of both Federal and non-Federal inter15 operable packet-switched data networks.".

16 (b) REQUIRING REPORTS OF CERTAIN FILERS TO BE 17 TRANSMITTED ELECTRONICALLY; CERTIFICATION OF PRIVATE SECTOR SOFTWARE.—Section 304(a)(11)(A) of 18 such Act (2 U.S.C. 434(a)(11)(A)) is amended by striking 19 the period at the end and inserting the following: ", except 20 21 that in the case of a report submitted by a person who 22 reports an aggregate amount of contributions or expendi-23 tures (as the case may be) in all reports filed with respect to the election involved (taking into account the period 24 25 covered by the report) in an amount equal to or greater than \$50,000, the Commission shall require the report to
 be filed and preserved by such means, format, or method.
 The Commission shall certify (on an ongoing basis) pri vate sector computer software which may be used for filing
 reports by such means, format, or method.".

6 (c) CHANGE IN CERTAIN REPORTING FROM A CAL7 ENDAR YEAR BASIS TO AN ELECTION CYCLE BASIS.—
8 Section 304(b) of such Act (2 U.S.C. 434(b)) is amended
9 by inserting "(or election cycle, in the case of an author10 ized committee of a candidate for Federal office)" after
11 "calendar year" each place it appears in paragraphs (2),
12 (3), (4), (6), and (7).

13 SEC. 3. EXPANSION OF TYPE OF INFORMATION REPORTED.

14 (a) REQUIRING RECORD KEEPING AND REPORT OF
15 SECONDARY PAYMENTS BY CAMPAIGN COMMITTEES.—

16 (1) REPORTING.—Section 304(b)(5)(A) of the 17 Federal Election Campaign Act of 1971 (2 U.S.C. 18 434(b)(5)(A) is amended by striking the semicolon 19 at the end and inserting the following: ", and, if 20 such person in turn makes expenditures which ag-21 gregate \$500 or more in an election cycle to other 22 persons (not including employees) who provide goods 23 or services to the candidate or the candidate's au-24 thorized committees, the name and address of such

other persons, together with the date, amount, and
 purpose of such expenditures;".

3 (2) RECORD KEEPING.—Section 302 of such
4 Act (2 U.S.C. 432) is amended by adding at the end
5 the following new subsection:

6 "(j) A person described in section 304(b)(5)(A) who 7 makes expenditures which aggregate \$500 or more in an 8 election cycle to other persons (not including employees) 9 who provide goods or services to a candidate or a can-10 didate's authorized committees shall provide to a political committee the information necessary to enable the com-11 mittee to report the information described in such sec-12 13 tion.".

14 (3) NO EFFECT ON OTHER REPORTS.—Nothing
15 in the amendments made by this subsection may be
16 construed to affect the terms of any other record17 keeping or reporting requirements applicable to can18 didates or political committees under title III of the
19 Federal Election Campaign Act of 1971.

20 (b) INCLUDING REPORT ON CUMULATIVE CONTRIBU21 TIONS AND EXPENDITURES IN POST ELECTION RE22 PORTS.—Section 304(a)(7) of such Act (2 U.S.C.
23 434(a)(7)) is amended—

24 (1) by striking "(7)" and inserting "(7)(A)";
25 and

(2) by adding at the end the following new sub paragraph:

3 "(B) In the case of any report required to be filed
4 by this subsection which is the first report required to be
5 filed after the date of an election, the report shall include
6 a statement of the total contributions received and expend7 itures made as of the date of the election.".

8 (c) INCLUDING INFORMATION ON AGGREGATE CON9 TRIBUTIONS IN REPORT ON ITEMIZED CONTRIBUTIONS.—
10 Section 304(b)(3) of such Act (2 U.S.C. 434(b)(3)) is
11 amended—

(1) in subparagraph (A), by inserting after
"such contribution" the following: "and the total
amount of all such contributions made by such person with respect to the election involved"; and

(2) in subparagraph (B), by inserting after
"such contribution" the following: "and the total
amount of all such contributions made by such committee with respect to the election involved".

20 SEC. 4. PROMOTING EFFECTIVE ENFORCEMENT BY FED-21 ERAL ELECTION COMMISSION.

22 (a) REQUIRING FEC TO PROVIDE WRITTEN RE-23 SPONSES TO QUESTIONS.—

24 (1) IN GENERAL.—Title III of the Federal
25 Election Campaign Act of 1971 (2 U.S.C. 431 et

seq.) is amended by inserting after section 308 the
 following new section:

"OTHER WRITTEN RESPONSES TO QUESTIONS

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"SEC. 308A. (a) PERMITTING RESPONSES.—In addi-4 tion to issuing advisory opinions under section 308, the 5 Commission shall issue written responses pursuant to this 6 7 section with respect to a written request concerning the application of this Act, chapter 95 or chapter 96 of the 8 9 Internal Revenue Code of 1986, a rule or regulation pre-10 scribed by the Commission, or an advisory opinion issued 11 by the Commission under section 308, with respect to a specific transaction or activity by the person, if the Com-12 13 mission finds the application of the Act, chapter, rule, regulation, or advisory opinion to the transaction or activity 14 15 to be clear and unambiguous.

16 "(b) PROCEDURE FOR RESPONSE.—

17 "(1) ANALYSIS BY STAFF.—The staff of the 18 Commission shall analyze each request submitted 19 under this section. If the staff believes that the 20 standard described in subsection (a) is met with re-21 spect to the request, the staff shall circulate a state-22 ment to that effect together with a draft response to 23 the request to the members of the Commission.

24 "(2) ISSUANCE OF RESPONSE.—Upon the expi25 ration of the 3-day period beginning on the date the
26 statement and draft response is circulated (excluding HR 3582 RFS

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weekends or holidays), the Commission shall issue
 the response, unless during such period any member
 of the Commission objects to issuing the response.

4 "(c) Effect of Response.—

((1))5 SAFE HARBOR.—Notwithstanding any 6 other provisions of law, any person who relies upon any provision or finding of a written response issued 7 8 under this section and who acts in good faith in ac-9 cordance with the provisions and findings of such re-10 sponse shall not, as a result of any such act, be sub-11 ject to any sanction provided by this Act or by chap-12 ter 95 or chapter 96 of the Internal Revenue Code 13 of 1986.

"(2) NO RELIANCE BY OTHER PARTIES.—Any 14 15 written response issued by the Commission under 16 this section may only be relied upon by the person 17 involved in the specific transaction or activity with 18 respect to which such response is issued, and may 19 not be applied by the Commission with respect to 20 any other person or used by the Commission for en-21 forcement or regulatory purposes.

"(d) PUBLICATION OF REQUESTS AND RESPONSES.—The Commission shall make public any request for a written response made, and the responses
issued, under this section. In carrying out this subsection,

the Commission may not make public the identity of any 1 2 person submitting a request for a written response unless 3 the person specifically authorizes to Commission to do so. 4 "(e) Compilation of Index.—The Commission 5 shall compile, publish, and regularly update a complete and detailed index of the responses issued under this sec-6 7 tion through which responses may be found on the basis 8 of the subjects included in the responses.".

9 (2)CONFORMING AMENDMENT.—Section 10 307(a)(7) of such Act (2 U.S.C. 437d(a)(7)) is amended by striking "of this Act" and inserting 11 "and other written responses under section 308A". 12 13 (b) STANDARD FOR INITIATION OF ACTIONS BY FEC.—Section 309(a)(2)of such Act (2 14 U.S.C. 15 437g(a)(2)) is amended by striking "it has reason to believe" and all that follows through "of 1954," and insert-16 ing the following: "it has a reason to investigate a possible 17 violation of this Act or of chapter 95 or chapter 96 of 18 the Internal Revenue Code of 1986 that has occurred or 19 20 is about to occur (based on the same criteria applicable 21 under this paragraph prior to the enactment of the Cam-22 paign Reform and Election Integrity Act of 1998),".

23 (c) STANDARD FORM FOR COMPLAINTS; STRONGER
24 DISCLAIMER LANGUAGE.—

1	(1) Standard form.—Section $309(a)(1)$ of
2	such Act (2 U.S.C. $437g(a)(1)$) is amended by in-
3	serting after "shall be notarized," the following:
4	"shall be in a standard form prescribed by the Com-
5	mission, shall not include (but may refer to) extra-
6	neous materials,".
7	(2) DISCLAIMER LANGUAGE.—Section
8	309(a)(1) of such Act (2 U.S.C. $437g(a)(1)$) is
9	amended—
10	(A) by striking $(a)(1)$ and inserting
11	"(a)(1)(A)"; and
12	(B) by adding at the end the following new
13	subparagraph:
14	"(B) The written notice of a complaint provided by
15	the Commission under subparagraph (A) to a person al-
16	leged to have committed a violation referred to in the com-
17	plaint shall include a cover letter (in a form prescribed
18	by the Commission) and the following statement: 'The en-
19	closed complaint has been filed against you with the Fed-
20	eral Election Commission. The Commission has not veri-
21	fied or given official sanction to the complaint. The Com-
22	mission will make no decision to pursue the complaint for
23	a period of at least 15 days from your receipt of this com-
24	plaint. You may, if you wish, submit a written statement
25	to the Commission explaining why the Commission should

take no action against you based on this complaint. If the
 Commission should decide to investigate, you will be noti fied and be given further opportunity to respond.'".

4 SEC. 5. BANNING ACCEPTANCE OF CASH CONTRIBUTIONS 5 GREATER THAN \$100.

6 Section 315 of the Federal Election Campaign Act
7 of 1971 (2 U.S.C. 441a) is amended by adding at the end
8 the following new subsection:

9 "(i) No candidate or political committee may accept 10 any contributions of currency of the United States or cur-11 rency of any foreign country from any person which, in 12 the aggregate, exceed \$100.".

13 SEC. 6. EFFECTIVE DATE.

Except as otherwise specifically provided, this Act
and the amendments made by this Act shall apply with
respect to elections occurring after January 1999.

Passed the House of Representatives March 30, 1998.

Attest:

ROBIN H. CARLE, *Clerk*.