116TH CONGRESS 1ST SESSION H.R.679

To amend the Federal Election Campaign Act of 1971 to apply the restrictions on the use of campaign funds for personal use to the funds of leadership PACs and other political committees, to clarify the treatment of certain coordinated expenditures as contributions to candidates, to require the sponsors of certain political advertisements to identify the source of funds used for the advertisements, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 17, 2019

Miss RICE of New York (for herself, Mr. KILMER, and Mr. GALLAGHER) introduced the following bill; which was referred to the Committee on House Administration

A BILL

- To amend the Federal Election Campaign Act of 1971 to apply the restrictions on the use of campaign funds for personal use to the funds of leadership PACs and other political committees, to clarify the treatment of certain coordinated expenditures as contributions to candidates, to require the sponsors of certain political advertisements to identify the source of funds used for the advertisements, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Political Accountability3 and Transparency Act".

4 SEC. 2. APPLYING PERSONAL USE RESTRICTIONS TO LEAD-

5 ERSHIP PACS AND OTHER POLITICAL COM-6 MITTEES.

7 (a) APPLYING RESTRICTIONS.—Section 313(b) of the
8 Federal Election Campaign Act of 1971 (52 U.S.C.
9 30114(b)) is amended—

10 (1) in paragraph (1), by inserting "or a receipt
11 of any other political committee" after "subsection
12 (a)";

(2) in paragraph (2), by striking "contribution
or donation" and inserting "contribution, donation,
or receipt"; and

16 (3) in paragraph (2), by striking "campaign or
17 individual's duties as a holder of Federal office" and
18 inserting "campaign, the individual's duties as a
19 holder of Federal office, or the political committee's
20 political activities.".

(b) EFFECTIVE DATE.—The amendments made by
this section shall apply with respect to contributions and
donations received on or after the date of the enactment
of this Act.

1	SEC. 3. CLARIFICATION OF TREATMENT OF COORDINATED
2	EXPENDITURES AS CONTRIBUTIONS.
3	(a) TREATMENT AS CONTRIBUTION.—Section
4	301(8)(A) of the Federal Election Campaign Act of 1971
5	(52 U.S.C. 30101(8)(A)) is amended—
6	(1) by striking "or" at the end of clause (i);
7	(2) by striking the period at the end of clause
8	(ii) and inserting "; or"; and
9	(3) by adding at the end the following new
10	clause:
11	"(iii) any payment made by any person for
12	a coordinated expenditure (as such term is de-
13	fined in section 324) which is not otherwise
14	treated as a contribution under clause (i) or
15	clause (ii).".
16	(b) DEFINITIONS.—Section 324 of such Act (52)
17	U.S.C. 30126) is amended to read as follows:
18	"SEC. 324. PAYMENTS FOR COORDINATED EXPENDITURES.
19	"(a) Coordinated Expenditures.—
20	"(1) IN GENERAL.—For purposes of section
21	301(8)(A)(iii), the term 'coordinated expenditure'
22	means, with respect to a candidate, authorized com-
23	mittee, or political party—
24	"(A) any payment for any communication
25	which republishes, disseminates, or distributes,
26	in whole or in substantial part, any video,
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1	audio, written, graphic, or other form of cam-
2	paign material created or prepared by the can-
2	didate, an authorized committee of a candidate,
4	or a committee of a political party, but does not
5	include—
6	"(i) any payment made by the can-
7	didate, the authorized committee, or the
8	political party which created or prepared
9	the material involved; or
10	"(ii) any payment for the republica-
11	tion, dissemination, or distribution of the
12	material involved for purposes of opposing
13	the candidate, authorized committee, or
14	political party which created or prepared
15	the material involved; or
16	"(B) any payment for a covered expendi-
17	ture described in subsection (c) which is made
18	in cooperation, consultation, or concert with, or
19	at the request or suggestion of, a candidate, an
20	authorized committee of a candidate, or a polit-
21	ical committee of a political party, as defined in
22	subsection (b).
23	"(2) Clarification of individuals treated
24	AS CANDIDATES.—For purposes of this section, an
25	individual shall be treated as a candidate if the indi-

1 vidual is a candidate at the time of a coordinated ex-2 penditure, without regard to whether the individual was a candidate at the time the coordination oc-3 4 curred, as described in subsection (b). (3)5 TREATMENT OF EMPLOYEES, INDE-6 PENDENT CONTRACTORS, AND AGENTS.—For pur-7 poses of this section, any reference to a candidate, 8 committee, officeholder, or political party includes— 9 "(A) an employee or independent contractor of the candidate, committee, office-10 11 holder, or party, if such employee or contractor 12 has executive or managerial authority (or acts 13 under the direction or control of an employee or 14 contractor who has such executive or manage-15 rial authority) for the candidate, committee, of-16 ficeholder, or political party at any time during 17 the election cycle in which the expenditure is 18 made (in the case of a candidate or committee 19 for an election for the office of President) or 20 during the 2-year period ending on the date the 21 expenditure is made (in the case of a candidate 22 or committee for an election for any other Fed-23 eral office or any political party); or 24 "(B) an agent (including an authorized

fundraiser), whether paid or unpaid, of the can-

1 didate, committee, officeholder, or party at any 2 time during the election cycle in which the ex-3 penditure is made (in the case of a candidate 4 or committee for an election for the office of 5 President) or during the 2-year period ending 6 on the date the expenditure is made (in the 7 case of a candidate or committee for an election 8 for any other Federal office or any political 9 party), without regard to whether the individual 10 was such an agent at the time any of the co-11 ordination described in subsection (b) occurred. "(4) EXCEPTIONS.—A payment shall not be 12 13 treated as a coordinated expenditure under this section if— 14

"(A) the payment is for a communication
which appears in a news story, commentary, or
editorial distributed through the facilities of any
broadcasting station, newspaper, magazine, or
other periodical publication, unless such facilities are owned or controlled by any political
party, political committee, or candidate; or

22 "(B) the payment is for a candidate debate
23 or forum conducted pursuant to regulations
24 adopted by the Commission pursuant to section
25 304(f)(3)(B)(iii), or is for a communication

4 "(b) COORDINATION DESCRIBED.—For purposes of
5 this section, a covered expenditure is made 'in cooperation,
6 consultation, or concert with, or at the request or sugges7 tion of,' a candidate, an authorized committee of a can8 didate, or a political committee of a political party if any
9 of the following apply:

10 "(1) The covered expenditure is not made to-11 tally independently of the candidate, committee, or 12 political party. For purposes of the previous sen-13 tence, a covered expenditure not made totally inde-14 pendently of the candidate or committee includes 15 any expenditure made pursuant to any express or 16 implied agreement with, or any general or particular 17 understanding with, or pursuant to any request by 18 or communication with, the candidate, committee, or 19 political party about the expenditure.

20 "(2) During the 2-year period ending on the
21 date the covered expenditure is made (in the case of
22 a candidate or committee for an election for any
23 other Federal office or any political party) or during
24 the election cycle in which the covered expenditure
25 is made (in the case of a candidate or committee for

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1 an election for the office of President), the person 2 making the covered expenditure was directly or indi-3 rectly established, maintained, controlled, or prin-4 cipally funded by the candidate, an immediate family 5 member of the candidate, the committee, or party. 6 For purposes of the previous sentence, an 'imme-7 diate family member' means, with respect to a can-8 didate, a father, mother, son, daughter, brother, sis-9 ter, spouse, domestic partner, father-in-law, or 10 mother-in-law.

11 "(3) During the 2-year period ending on the 12 date the covered expenditure is made (in the case of 13 a candidate or committee for an election for any 14 other Federal office or any political party) or during 15 the election cycle in which the covered expenditure 16 is made (in the case of a candidate or committee for 17 an election for the office of President), the can-18 didate, the committee, or political party solicited 19 funds for, provided nonpublic fundraising informa-20 tion or strategy to, appeared as a speaker or fea-21 tured guest at a fundraiser for, or gave permission to be featured in fundraising efforts for, the person 22 23 making the covered expenditure. The previous sen-24 tence does not apply if the person making the cov-25 ered expenditure is an organization described in section 501(c)(3) of the Internal Revenue Code of 1986
 and exempt from taxation under section 501(a) of
 such Code.

4 "(4) The covered expenditure is made on the 5 basis of non-public information about the can-6 didate's, committee's, or political party's campaign 7 needs or plans that the candidate, committee, or po-8 litical party provided directly or indirectly to the per-9 son making the covered expenditure, including infor-10 mation about campaign messaging, strategy, fund-11 raising, planned expenditures, or polling data. The 12 previous sentence does not apply to communications 13 between the person making the covered expenditure 14 and the candidate, committee, or political party sole-15 ly for the purpose of either engaging in discussions 16 regarding the person's position on a policy matter or 17 regarding whether the person will endorse the can-18 didate or party, so long as such communications do 19 not include any nonpublic information about the 20 candidate's, committee's, or party's campaign needs 21 or plans.

"(5)(A) During the 2-year period ending on the
date the covered expenditure is made (in the case of
a candidate or committee for an election for any
other Federal office or any political party) or during

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1	the election cycle in which the covered expenditure
2	is made (in the case of a candidate or committee for
3	an election for the office of President), the person
4	making the covered expenditure employed or other-
5	wise retained the services (other than accounting or
6	legal services) of a person who, at any point during
7	that cycle or two-year period—
8	"(i) had executive or managerial authority
9	for the candidate, committee, or party, whether
10	paid or unpaid;
11	"(ii) was authorized to raise or expend
12	funds for the candidate, committee, or party
13	and had nonpublic information from the can-
14	didate, committee, or party about the can-
15	didate's, committee's or party's campaign's
16	needs or plans; or
17	"(iii) provided the candidate, committee, or
18	party with professional services (other than ac-
19	counting or legal services) related to campaign
20	or fundraising strategy.
21	"(B) Subparagraph (A) does not apply with re-
22	spect to a person employed or otherwise retained by
23	a person making a covered expenditure if, at the
24	time the person who was so employed or retained ex-
25	ercised the authority or provided the services de-
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1	scribed in clauses (i) through (iii) of such subpara-
2	graph, the person making the covered expenditure
3	had in effect a firewall policy which meets the re-
4	quirements of subsection (d).
5	"(c) Covered Expenditures.—
6	"(1) CANDIDATES AND AUTHORIZED COMMIT-
7	TEES.—For purposes of this section, the term 'cov-
8	ered expenditure' means, with respect to a candidate
9	or an authorized committee of a candidate, any of
10	the following:
11	"(A) An expenditure for a public commu-
12	nication (as defined in section $301(22)$)
13	which—
14	"(i) expressly advocates for the nomi-
15	nation or election of the candidate or for
16	the defeat of an opponent of the candidate
17	(or contains the functional equivalent of
18	express advocacy);
19	"(ii) promotes or supports the can-
20	didate, or attacks or opposes an opponent
21	of the candidate (regardless of whether the
22	communication expressly advocates the
23	election or defeat of a candidate or con-
24	tains the functional equivalent of express
25	advocacy); or

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1	"(iii) refers to the candidate or an op-
2	ponent of the candidate but is not de-
3	scribed in clause (i) or clause (ii), but only
4	if, during the period which begins 120 days
5	before the date of the primary election for
6	the office involved and ends on the date of
7	the general election for such office (or, if
8	necessary, the date of a runoff election fol-
9	lowing such general election), the commu-
10	nication is disseminated in the jurisdiction
11	of the office the candidate is seeking.
12	"(B) An expenditure to pay for partisan
13	voter activity (such as partisan voter registra-
14	tion, get-out-the-vote activity, phone banking, or
15	generic campaign activity) in the jurisdiction of
16	the office the candidate is seeking.
17	"(C) An expenditure to pay for research,
18	design or production costs, polling expenses,
19	data analytics, creating or purchasing mailing
20	or social media lists, or other activities related
21	to the expenditures described in subparagraphs
22	(A) or (B).
23	"(2) Political parties.—For purposes of this
24	section, the term 'covered expenditure' means, with
25	respect to a political party, any of the following:

"(A) An expenditure for a public communication (as defined in section 301(22)) which—

"(i) expressly advocates for the nomi-4 nation or election of a candidate of the 5 6 party or for the defeat of an opponent of 7 a candidate of the party, including a com-8 munication which expressly advocates ge-9 nerically for the election of candidates of 10 the party or for the defeat of opponents of 11 candidates of the party (or contains the 12 functional equivalent of express advocacy);

"(ii) promotes or supports a candidate
of the party, or attacks or opposes an opponent of a candidate of the party (regardless of whether the communication expressly advocates the election or defeat of
a candidate or contains the functional
equivalent of express advocacy); or

20 "(iii) refers to a candidate of the
21 party or an opponent of a candidate of the
22 party but is not described in clause (i) or
23 clause (ii), but only if, during the period
24 which begins 120 days before the date of
25 the primary election for the office involved

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1	and ends on the date of the general elec-
2	tion for such office (or, if necessary, the
3	date of a runoff election following such
4	general election), the communication is dis-
5	seminated in the jurisdiction of the office
6	the candidate is seeking.
7	"(B) An expenditure to pay for partisan
8	voter activity (such as partisan voter registra-
9	tion, get-out-the-vote activity, phone banking, or
10	generic campaign activity) in the jurisdiction of
11	the office a candidate of the party is seeking.
12	"(C) An expenditure to pay for research,
13	design or production costs, polling expenses,
14	data analytics, creating or purchasing mailing
15	or social media lists, or other activities related
16	to the expenditures described in subparagraphs
17	(A) or (B).
18	"(d) FIREWALL POLICY REQUIREMENTS.—For pur-
19	poses of paragraph (5) of subsection (b), a firewall policy
20	of a person making a covered expenditure meets the re-
21	quirements of this subsection if all of the following apply:
22	((1) The policy separates the specific staff of
23	such person who provide services related to the mak-
24	ing of the covered expenditure from the distinct, spe-
25	cific staff who have engaged or will engage in any

of the authorities or services described in clauses (i)
 through (iii) of subparagraph (B) of paragraph (5)
 of subsection (b) with the candidate, authorized
 committee, or political party supported by the cov ered expenditure.

6 "(2) The policy forbids owners of such person
7 and executives, managers, and supervisors within
8 such person's organization, to simultaneously oversee
9 the work of staff being separated by a firewall.

10 "(3) The policy imposes a prohibition on the 11 flow of strategic nonpublic information, including by 12 imposing physical and technological separations, be-13 tween such person and the candidate, committee, or 14 party supported by the covered expenditure, and be-15 tween the specific staff who are being separated by 16 the firewall.

17 "(4) The policy is memorialized in writing and 18 distributed to all relevant staff (including consult-19 ants) before such staff provide any services relating 20 to the making of the covered expenditure, and the 21 written policy described both the general firewall pol-22 icy and any specific firewall created pursuant to 23 such policy, and the person making the covered ex-24 penditure provides such written policy upon request 25 to the Commission.

"(e) NO LIMITATION ON APPLICATION OF OTHER
 COORDINATION RULES.—Nothing in this section may be
 construed to limit the application of section 315(a)(7) to
 any contribution, expenditure, disbursement, or person.".
 (c) EFFECTIVE DATE; EFFECT ON EXISTING REGU LATIONS.—

7 (1) EFFECTIVE DATE.—The amendments made 8 by this section shall apply with respect to payments 9 made on or after the expiration of the 60-day period 10 which begins on the date of the enactment of this 11 Act, without regard to whether or not the Federal 12 Election Commission has promulgated regulations in 13 accordance with paragraph (2)(B) as of the expira-14 tion of such period.

(2) REPEAL OF EXISTING REGULATIONS ON COORDINATION.—Effective upon the expiration of the
60-day period which begins on the date of the enactment of this Act—

(A) the regulations on coordinated communications adopted by the Federal Election Commission which are in effect on the date of the
enactment of this Act (as set forth in 11 CFR
Part 109, Subpart C, under the heading "Coordination") are repealed; and

(B) the Federal Election Commission shall 1 2 promulgate new regulations on coordinated communications which reflect the amendments 3 4 made by this Act. 5 (3) TERMINATION OF VALIDITY OF ADVISORY 6 OPINIONS.—To the extent that any advisory opinion 7 issued by the Federal Election Commission prior to 8 expiration of the period described in paragraph (2)9 was based on the regulations referred to in subpara-10 graph (A) of paragraph (2), the validity of the opin-11 ion is hereby terminated, and no person may rely 12 upon the opinion with respect to conduct occurring 13 after the expiration of such period.

14 SEC. 4. EXPANSION OF DEFINITION OF PUBLIC COMMU15 NICATION.

(a) IN GENERAL.—Paragraph (22) of section 301 of
the Federal Election Campaign Act of 1971 (52 U.S.C.
30101(22)) is amended by striking "or satellite communication" and inserting "satellite, paid Internet, or paid
digital communication".

(b) TREATMENT OF CONTRIBUTIONS AND EXPENDITURES.—Section 301 of such Act (52 U.S.C. 30101) is
amended—

24 (1) in paragraph (8)(B)—

1	(A) by striking "on broadcasting stations,
2	or in newspapers, magazines, or similar types of
3	general public political advertising" in clause
4	(v) and inserting "in any public communica-
5	tion'';
6	(B) by striking "broadcasting, newspaper,
7	magazine, billboard, direct mail, or similar type
8	of general public communication or political ad-
9	vertising" in clause $(ix)(1)$ and inserting "pub-
10	lic communication"; and
11	(C) by striking "but not including the use
12	of broadcasting, newspapers, magazines, bill-
13	boards, direct mail, or similar types of general
14	public communication or political advertising"
15	in clause (x) and inserting "but not including
16	use in any public communication"; and
17	(2) in paragraph $(9)(B)$ —
18	(A) by striking clause (i) and inserting the
19	following:
20	"(i) any news story, commentary, or
21	editorial distributed through the facilities
22	of any broadcasting station or any print,
23	online, or digital newspaper, magazine,
24	blog, publication, or periodical, unless such
25	broadcasting, print, online, or digital facili-

1	ties are owned or controlled by any polit-
2	ical party, political committee, or can-
3	didate;"; and
4	(B) by striking "on broadcasting stations,
5	or in newspapers, magazines, or similar types of
6	general public political advertising" in clause
7	(iv) and inserting "in any public communica-
8	tion".
9	(c) DISCLOSURE AND DISCLAIMER STATEMENTS.—
10	Subsection (a) of section 318 of such Act (52 U.S.C.
11	30120) is amended—
12	(1) by striking "financing any communication
13	through any broadcasting station, newspaper, maga-
14	zine, outdoor advertising facility, mailing, or any
15	other type of general public political advertising"
16	and inserting "financing any public communication";
17	and
18	(2) by striking "solicits any contribution
19	through any broadcasting station, newspaper, maga-
20	zine, outdoor advertising facility, mailing, or any
21	other type of general public political advertising"
22	and inserting "solicits any contribution through any
23	public communication".

1	(d) EFFECTIVE DATE.—The amendments made by
2	this section shall apply with respect to communications
3	disseminated on or after January 1, 2020.
4	SEC. 5. EXPANSION OF DEFINITION OF ELECTIONEERING
5	COMMUNICATION.
6	(a) Expansion to Online Communications.—
7	(1) Application to qualified internet and
8	DIGITAL COMMUNICATIONS.—
9	(A) IN GENERAL.—Subparagraph (A) of
10	section $304(f)(3)$ of the Federal Election Cam-
11	paign Act of 1971 (52 U.S.C. 30104(f)(3)(A))
12	is amended by striking "or satellite communica-
13	tion" each place it appears in clauses (i) and
14	(ii) and inserting "satellite, or qualified Inter-
15	net or digital communication".
16	(B) QUALIFIED INTERNET OR DIGITAL
17	COMMUNICATION.—Paragraph (3) of section
18	304(f) of such Act (52 U.S.C. 30104(f)) is
19	amended by adding at the end the following
20	new subparagraph:
21	"(D) QUALIFIED INTERNET OR DIGITAL
22	COMMUNICATION.—The term 'qualified Internet
23	or digital communication' means any commu-
24	nication which is placed or promoted for a fee
25	on any public-facing website, Web application,

1	or digital application (including a social net-
2	work, ad network, or search engine).".
3	(2) NONAPPLICATION OF RELEVANT ELEC-
4	TORATE TO ONLINE COMMUNICATIONS.—Section
5	304(f)(3)(A)(i)(III) of such Act (52 U.S.C.
6	30104(f)(3)(A)(i)(III)) is amended by inserting "any
7	broadcast, cable, or satellite' before "communica-
8	tion".
9	(3) NEWS EXEMPTION.—Section
10	304(f)(3)(B)(i) of such Act (52 U.S.C.
11	30104(f)(3)(B)(i)) is amended to read as follows:
12	"(i) a communication appearing in a
13	news story, commentary, or editorial dis-
14	tributed through the facilities of any
15	broadcasting station or any online or dig-
16	ital newspaper, magazine, blog, publica-
17	tion, or periodical, unless such broad-
18	casting, online, or digital facilities are
19	owned or controlled by any political party,
20	political committee, or candidate;".
21	(b) EFFECTIVE DATE.—The amendments made by
22	this section shall apply with respect to communications
23	made on or after the date of the enactment of this Act.

1SEC. 6. DISCLOSURE OF TRUE IDENTITY OF SOURCE OF2FUNDING OF CAMPAIGN ADVERTISEMENTS.

3 (a) REQUIRING BEST EFFORTS TO DETERMINE
4 TRUE SOURCE OF FUNDS USED TO PAY FOR CAMPAIGN
5 ADVERTISEMENTS.—Section 318 of the Federal Election
6 Campaign Act of 1971 (52 U.S.C. 30120) is amended by
7 adding at the end the following new subsection:

8 "(e) REQUIRING BEST EFFORTS TO DETERMINE
9 TRUE SOURCE OF FUNDS USED TO PAY FOR CERTAIN
10 ADVERTISEMENTS.—

11 "(1) BEST EFFORTS REQUIRED.—The person 12 making a disbursement of funds for a communica-13 tion described in paragraph (3) of subsection (a) 14 shall make best efforts to determine the true source 15 of the funds used for the disbursement to ensure 16 that the names of the persons included in the state-17 ment required under such paragraph are the names 18 of the persons who served as the true source of such 19 funds. For purposes of this paragraph, such best ef-20 forts shall include the making of multiple requests 21 (if necessary) to contributors to determine whether 22 the funds provided by the contributors were trans-23 ferred (either directly or indirectly) by other persons. 24 (2)TREATMENT \mathbf{OF} POLITICAL COMMIT-25 TEES.—For purposes of this subsection, a political 26 committee shall not be considered a source of funds

1	used for a disbursement for a communication de-
2	scribed in paragraph (3) of subsection (a), other
3	than an account of a political committee established
4	for the purpose of accepting donations or contribu-
5	tions that do not comply with the contribution limits
6	or source prohibitions under this Act.".
7	(b) Inclusion in Advertisements of Identifica-
8	TION OF TOP THREE FUNDERS.—Section 318 of such Act
9	(52 U.S.C. 30120), as amended by subsection (a), is fur-
10	ther amended by adding at the end the following new sub-
11	section:
12	"(f) DISCLOSURE OF TOP THREE FUNDERS.—
13	"(1) REQUIRING DISCLOSURE IN CERTAIN AD-
14	VERTISEMENTS.—
15	"(A) REQUIREMENT.—Any communication
16	described in paragraph (3) of subsection (a),
17	shall, in addition to including the information
18	required under such paragraph and under para-
19	graph (2) of subsection (d), include the Top
20	Three Funders list (if applicable).
21	"(B) EXCLUSION OF COMMUNICATIONS
22	PAID FOR BY POLITICAL PARTIES.—This sub-
23	section does not apply with respect to a commu-
24	nication paid for exclusively by a political com-
25	mittee of a political party.

1 "(2) Method of conveyance of statement 2 THROUGH VIDEO FORMAT.—In the case of a commu-3 nication to which this subsection applies which is 4 transmitted through a video format (including 5 through television or through the Internet or similar 6 digital format if the transmission includes a video 7 component), the information required under para-8 graph (1) shall appear in writing at the end of the 9 communication in a clearly readable manner, with a 10 reasonable degree of color contrast between the 11 background and the printed statement, for a period 12 of at least 4 seconds.

13 "(3) Method of conveyance of statement 14 THROUGH AUDIO FORMAT.—In the case of a commu-15 nication to which this subsection applies which is 16 transmitted in audio format (including through radio 17 or through the Internet or similar digital format if 18 the transmission includes an audio component), the 19 information required under paragraph (1) shall in-20 clude, in a clearly spoken manner, the following 21 audio statement: 'Top funders include 22 ', with the blank filled in with the 23 names of the persons on the Top Three Funders list. 24 "(4) Method of conveyance of statement 25 THROUGH TEXT AND IMAGES.—In the case of a

1	communication to which this subsection applies
2	which is a printed communication or which is trans-
3	mitted through the Internet or similar digital man-
4	ner and is not described in paragraphs (2) or para-
5	graph (3), the information required under paragraph
6	(1) shall appear in a clearly readable manner, with
7	a reasonable degree of color contrast between the
8	background and the printed statement.
9	"(5) Top three funders list defined.—
10	"(A) IN GENERAL.—The term 'Top Three
11	Funders list' means, with respect to a commu-
12	nication, a list of the three persons who, during
13	the 12-month period ending on the date of the
14	transmission of the communication or the date
15	on which funds were disbursed for the commu-
16	nication (whichever is earlier), provided the
17	largest payments of any type in an aggregate
18	amount exceeding the applicable threshold to
19	the person who is paying for the communication
20	and the amount of the payments each such per-
21	son provided. If two or more people provided
22	the third largest of such payments, the person
23	who provided the most recent of such payments
24	shall be included on the Top Three Funders
25	list.

1	"(B) EXCLUSION OF CERTAIN PAY-
2	MENTS.—For purposes of subparagraph (A), in
3	determining the amount of payments made by
4	a person to a person paying for a communica-
5	tion, there shall be excluded the following:
6	"(i) Any amounts provided in the or-
7	dinary course of any trade or business con-
8	ducted by the person paying for the com-
9	munication or in the form of investments
10	in the person paying for the communica-
11	tion.
12	"(ii) Any payment which the person
13	prohibited, in writing, from being used for
14	communications under this section, but
15	only if the person paying for the commu-
16	nication agreed to follow the prohibition
17	and deposited the payment in an account
18	which is segregated from any account used
19	to make payments for such communica-
20	tions.
21	"(6) Applicable threshold defined.—
22	"(A) IN GENERAL.—For purposes of sub-
23	paragraph (A), the 'applicable threshold' with
24	respect to a communication is—

1	"(i) \$10,000, if the funds used to pay
2	for the costs of the communication were
3	derived exclusively from a separate, seg-
4	regated account which meets the require-
5	ments of subparagraph (B); or
6	"(ii) \$50,000, if the funds used to pay
7	for the costs of the communication were
8	not derived exclusively from such an ac-
9	count.
10	"(B) Requirements for accounts.—An
11	account meets the requirements of this sub-
12	paragraph if—
13	"(i) the account is separate and seg-
14	regated from the general fund of the per-
15	son paying for the costs of communications
16	which are subject to the requirements of
17	this subsection; and
18	"(ii) the account does not include any
19	funds transferred from the general treas-
20	ury of the person paying for the costs of
21	such communications unless the funds
22	were transferred during the 12-month pe-
23	riod ending on the date of the transmission
24	of the communication or the date on which
25	funds were disbursed for the communica-

tion (whichever is earlier) and the person
who provided the funds to the general
treasury gave written permission for the
funds to be transferred to the account.".

5 (c) EFFECTIVE DATE.—The amendments made by
6 this section shall apply with respect to communications
7 made on or after January 1, 2020.

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