## The Commonwealth of Massachusetts

In the Year Two Thousand Twelve

An Act to strengthen the campaign finance law.

*Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:* 

1	SECTION 1. Section 1 of chapter 55 of the General Laws, as appearing in the 2010
2	official edition, is hereby further amended by striking the words "and (7) internet or email
3	communications" and inserting the following words and new subparagraph: -
4	(7) email communications; and (8) internet communications which are not paid
5	advertisements.
6	SECTION 2. Said section 1 of chapter 55 of the General Laws, as so appearing, is hereby
7	further amended by inserting after the definition of "Electioneering communication" the
8	following definition:-
9	"Electioneering communication expenditure", any expenditure made, or liability
10	incurred, by an individual, group, association, corporation, labor union or other entity as payment
11	for an electioneering communication including any transfer of money, or anything of value, to
12	another individual, group, association, corporation, labor union or other entity for the purpose of

making an electioneering communication by the recipient or some other individual, group,association, corporation, labor union or other entity.

15 SECTION 3. Said section 1 of chapter 55 of the General Laws, as so appearing, is hereby 16 amended by deleting the definition of "Independent expenditure" and inserting in place thereof 17 the following definition:-

18 "Independent expenditure", an expenditure made, or liability incurred, by an individual, 19 group, association, corporation, labor union or other entity as payment for goods or services 20 including any transfer money, or anything of value, to another individual, group, association, 21 corporation, labor union or other entity expressly advocating the election or defeat of a clearly 22 identified candidate which is made or incurred without cooperation or consultation with any 23 candidate, or a nonelected political committee organized on behalf of a candidate, or any agent 24 of a candidate and which is not made or incurred in concert with, or at the request or suggestion 25 of, any candidate, or any nonelected political committee organized on behalf of a candidate or 26 agent of such candidate.

27 SECTION 4. Section 3 of said chapter 55 of the General Laws, as so appearing, is hereby
28 amended by inserting after the last paragraph the following paragraph:-

The director shall adopt regulations regarding any electioneering communication expenditure or independent expenditure that involves any transfer money, or anything of value, from one individual, group, association, corporation, labor union or other entity to another individual, group, association, corporation, labor union or other entity for the purpose of making an electioneering expenditure or independent expenditure to ensure that the true origin of such

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expenditure is disclosed in the manner and on the schedule for reports of such expendituresprovided for by this chapter.

36	SECTION 5. Section 8 of said chapter 55 of the General Laws, as so appearing, is hereby
37	amended by striking the words "Any corporation violating any provision of this section" and
38	inserting in place thereof:- Any such corporation violating any provision of this chapter.
39	SECTION 6. Chapter 55 of the General Laws is hereby amended by inserting after
40	section 8A the following section:-
41	Section 8B. Nothing in this chapter shall be construed as authorizing an electioneering
42	communication, electioneering communication expenditure or an independent expenditure by a
43	corporation, including any requirement to report such communication or expenditure, unless
44	such communication or expenditure is expressly protected by the Constitution of the United
45	States or the Commonwealth.
46	SECTION 7. Subsection (a) of section 18A of said chapter 55 of the General Laws, as so
47	appearing, is hereby amended by striking out, in lines 1 and 9, the words "or association" and
48	inserting in place thereof, in each instance, the following:- association, corporation, labor union,
49	or other entity.
50	SECTION 8. Subsection (b) of said section 18A of said chapter 55 of the General Laws,
51	as so appearing, is hereby amended by inserting, in lines 16 and 21, after the word "association"

52 the following words:- , corporation, labor union, other entity.

53	SECTION 9. Subsection (c) of said section 18A of said chapter 55 of the General Laws,
54	as so appearing, is hereby amended by inserting, in line 25, after the word "association" the
55	following words:-, corporation, labor union, other entity.
56	SECTION 10. Paragraph (7) of subsection (b) of section 18C of said chapter 55 of the
57	General Laws, as so appearing, is hereby amended by inserting, in line 36, after the word
58	"association" the following words:-, corporation, labor union, other entity.
59	SECTION 11. Paragraph (9) of said subsection (b) of said section 18C of said chapter 55
60	of the General Laws, as so appearing, is hereby amended by striking out, in line 44, the words
61	"or association" and inserting in place thereof the following:- association, corporation, labor
62	union or other entity.
63	SECTION 12. Chapter 55 of the General Laws is hereby further amended by striking out
64	section 18F, as so appearing, and inserting in place thereof the following section:-
65	Section 18F. Every individual, group, association, corporation, labor union or other entity
66	not defined as a political committee who makes an electioneering communication expenditure, in
67	an aggregate amount exceeding \$250 during a calendar year, shall electronically file with the
68	director, within 7 days after making such an expenditure, a report stating the name and address of
69	the individual, group, association, corporation, labor union or other entity making the
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	electioneering communication, the name of any candidate clearly identified in the
71	electioneering communication, the name of any candidate clearly identified in the communication, the total amount or value of the communication, the name and address of the
71 72	
	communication, the total amount or value of the communication, the name and address of the

75 aggregate amount exceeding \$250 during a calendar year, who receives funds for the purpose of 76 making such electioneering communications shall include in the electronic filing the date the funds were received and the name and address of the provider of any such funds in excess of 77 78 \$250, if any, and the value of the funds so received. Reports required by this section shall be 79 filed with the director as provided in section 18C if electioneering communications refer to any 80 candidate who files with the director. Reports required by this section shall be filed with the city 81 or town clerk if the electioneering communications refer to any candidate seeking public office at 82 a city or town election who does not otherwise file with the director.

Any person, group, association, corporation, labor union or other entity that makes or contracts to make electioneering communications aggregating \$1,000 or more within 7 days before the date of an election shall file a report containing the information required by this section within 48 hours after making such expenditure.

A violation of this section shall be punished by a fine of not more than \$5,000 or by
imprisonment in the house of correction for not more than 1 year, except as otherwise provided
in this chapter.

90 SECTION 13. Section 18G of said chapter 55 of the General Laws, as so appearing, is
 91 hereby amended by inserting after the first paragraph the following two paragraphs: -

92 If the independent expenditure or electioneering communication is paid for by any entity 93 that is not an individual, the advertisement or communication must contain the words "Top 94 Contributors" and a written statement listing the five persons or entities, or if less than five 95 persons or entities then the total of all such persons or entities, making the largest contributions 96 to that entity for the purpose of making an independent expenditure or electioneering

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97 communication, provided that such contributions must be in excess of \$5,000 reportable under 98 this chapter during the twelve-month period before the date of the advertisement or 99 communication. If no such contribution is received by the entity making an independent 100 expenditure or electioneering communication, then no statement need appear in the 101 advertisement or communication. 102 An individual, corporation, group, association, or other entity that makes an independent 103 expenditure or electioneering communication shall not engage or retain an advertising firm, 104 campaign staff member or consultant that has also been engaged or retained within the prior six 105 months by the candidate or candidate's committee that is benefited by the independent 106 expenditure or electioneering communication.