	(Original Sign	nature of Member)
117TH CONGRESS 1ST SESSION	H.R.	

To amend the Federal Election Campaign Act of 1971 to require certain online platforms which display political advertisements to display with the advertisement a notice identifying the sponsor of the advertisement and to ensure that the notice will continue to be presented in the advertisement if a viewer of the advertisement shares the advertisement with others on that platform.

IN THE HOUSE OF REPRESENTATIVES

Mr. GOLDEN introduced	the following	bill; which	was referred	d to	the
Committee on					

A BILL

To amend the Federal Election Campaign Act of 1971 to require certain online platforms which display political advertisements to display with the advertisement a notice identifying the sponsor of the advertisement and to ensure that the notice will continue to be presented in the advertisement if a viewer of the advertisement shares the advertisement with others on that platform.

- 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 "Consistent Labeling
3	for Political Ads Act".
4	SEC. 2. REQUIRING ONLINE PLATFORMS TO DISPLAY NO-
5	TICES IDENTIFYING SPONSORS OF POLIT-
6	ICAL ADVERTISEMENTS AND TO ENSURE NO-
7	TICES CONTINUE TO BE PRESENT WHEN AD-
8	VERTISEMENTS ARE SHARED.
9	(a) Requirement.—Section 304 of the Federal
10	Election Campaign Act of 1971 (52 U.S.C. 30104) is
11	amended by adding at the end the following new sub-
12	section:
13	"(j) Ensuring Display and Sharing of Sponsor
14	IDENTIFICATION IN ONLINE POLITICAL ADVERTISE-
15	MENTS.—
16	"(1) Requirement.— An online platform dis-
17	playing a qualified political advertisement shall—
18	"(A) display with the advertisement a visi-
19	ble notice identifying the sponsor of the adver-
20	tisement (or, if it is not practical for the plat-
21	form to display such a notice, a notice that the
22	advertisement is sponsored by a person other
23	than the platform); and
24	"(B) ensure that the notice will continue to
25	be displayed if a viewer of the advertisement

1	shares the advertisement with others on that
2	platform.
3	"(2) Definitions.—
4	"(A) Online platform.—For purposes
5	of this subsection, the term 'online platform'
6	means any public-facing website, web applica-
7	tion, or digital application (including a social
8	network, ad network, or search engine) which—
9	"(i) sells qualified political advertise-
10	ments; and
11	"(ii) has 50,000,000 or more unique
12	monthly United States visitors or users for
13	a majority of months during the preceding
14	12 months.
15	"(B) Qualified political advertise-
16	MENT.—For purposes of this subsection, the
17	term 'qualified political advertisement' means
18	any advertisement (including search engine
19	marketing, display advertisements, video adver-
20	tisements, native advertisements, and sponsor-
21	ships) that—
22	"(i) is made by or on behalf of a can-
23	didate; or

1	"(ii) communicates a message relating
2	to any political matter of national impor-
3	tance, including—
4	"(I) a candidate;
5	"(II) any election to Federal of-
6	fice; or
7	"(III) a national legislative issue
8	of public importance.".
9	(b) Effective Date.—The amendment made by
10	subsection (a) shall apply with respect to advertisements
11	displayed on or after the 120-day period which begins on
12	the date of the enactment of this Act