AMENDMENT TO H.R. 1 OFFERED BY MR. GOLDEN OF MAINE

Page 484, insert after line 16 the following:

1	SEC. 4211. REQUIRING ONLINE PLATFORMS TO DISPLAY
2	NOTICES IDENTIFYING SPONSORS OF POLIT-
3	ICAL ADVERTISEMENTS AND TO ENSURE NO-
4	TICES CONTINUE TO BE PRESENT WHEN AD-
5	VERTISEMENTS ARE SHARED.
6	(a) Requirement.—Section 304 of the Federal
7	Election Campaign Act of 1971 (52 U.S.C. 30104), as
8	amended by section 4002 and section 4208(a), is amended
9	by adding at the end the following new subsection:
10	"(l) Ensuring Display and Sharing of Sponsor
11	Identification in Online Political Advertise-
12	MENTS.—
13	"(1) Requirement.— An online platform dis-
14	playing a qualified political advertisement shall—
15	"(A) display with the advertisement a visi-
16	ble notice identifying the sponsor of the adver-
17	tisement (or, if it is not practical for the plat-
18	form to display such a notice, a notice that the
19	advertisement is sponsored by a person other
20	than the platform); and

1	"(B) ensure that the notice will continue to
2	be displayed if a viewer of the advertisement
3	shares the advertisement with others on that
4	platform.
5	"(2) Definitions.—In this subsection,—
6	"(A) the term 'online platform' has the
7	meaning given such term in subsection (k)(3);
8	and
9	"(B) the term 'qualified political advertise-
10	ment' has the meaning given such term in sub-
11	section $(k)(4)$.".
12	(b) Effective Date.—The amendment made by
13	subsection (a) shall apply with respect to advertisements
14	displayed on or after the 120-day period which begins on
15	the date of the enactment of this Act.

