S. 3272

To provide greater controls and restrictions on revolving door lobbying.

IN THE SENATE OF THE UNITED STATES

APRIL 28, 2010

Mr. Bennet introduced the following bill; which was read twice and referred to the Committee on Homeland Security and Governmental Affairs

A BILL

To provide greater controls and restrictions on revolving door lobbying.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Close the Revolving
- 5 Door Act of 2010".
- 6 SEC. 2. LIFETIME BAN ON MEMBERS OF CONGRESS FROM
- 7 LOBBYING.
- 8 (a) In General.—Section 207(e)(1) of title 18,
- 9 United States Code, is amended to read as follows:
- 10 "(1) Members of congress.—Any person
- 11 who is a Senator, a Member of the House of Rep-

- 1 resentatives or an elected officer of the Senate or the
- 2 House of Representatives and who after that person
- 3 leaves office, knowingly makes, with the intent to in-
- 4 fluence, any communication to or appearance before
- 5 any Member, officer, or employee of either House of
- 6 Congress or any employee of any other legislative of-
- 7 fice of the Congress, on behalf of any other person
- 8 (except the United States) in connection with any
- 9 matter on which such former Senator, Member, or
- elected official seeks action by a Member, officer, or
- employee of either House of Congress, in his or her
- official capacity, shall be punished as provided in
- section 216 of this title.".
- 14 (b) Conforming Amendment.—Section 207(e)(2)
- 15 of title 18, United States Code, is amended—
- 16 (1) in the caption, by striking "Officers and
- staff" and inserting "Staff"; and
- 18 (2) by striking "an elected officer of the Senate,
- 19 or".
- 20 SEC. 3. CONGRESSIONAL STAFF.
- 21 Paragraphs (2), (3), (4), (5)(A), and (6)(A) of sec-
- 22 tion 207(e) of title 18, United States Code, is amended
- 23 by striking "1 year" and inserting "6 years".

1 SEC. 4. IMPROVED REPORTING OF LOBBYISTS ACTIVITIES.

- 2 Section 6 of the Lobbying Disclosure Act of 1995 (2
- 3 U.S.C. 1605) is amended by inserting at the end the fol-
- 4 lowing:
- 5 "(c) Joint Web Site.—
- 6 "(1) IN GENERAL.—The Secretary of the Sen-
- 7 ate and the Clerk of the House of Representatives
- 8 shall maintain a joint lobbyist disclosure Internet
- 9 database for information required to be publicly dis-
- 10 closed under this Act which shall be an easily
- searchable Web site called lobbyists.gov with a stat-
- ed goal of simplicity of usage.
- 13 "(2) Authorization of appropriations.—
- There are authorized to be appropriated to carry out
- this subsection \$100,000 for fiscal year 2011.".

16 SEC. 5. LOBBYIST REVOLVING DOOR TO CONGRESS.

- 17 (a) IN GENERAL.—Any person who is a registered
- 18 lobbyist or an agent of a foreign principal may not within
- 19 6 years after that person leaves such position be hired by
- 20 a Member or committee of either House of Congress with
- 21 whom the registered lobbyist or an agent of a foreign prin-
- 22 cipal has had substantial lobbying contact.
- (b) Waiver.—This section may be waived in the Sen-
- 24 ate or the House of Representatives by the Committee on
- 25 Ethics or the Committee on Standards of Official Conduct
- 26 based on a compelling national need.

1	(c) Substantial Lobbying Contact.—For pur-
2	poses of this section, in determining whether a registered
3	lobbyist or agent of a foreign principal has had substantial
4	lobbying contact within the applicable period of time, the
5	Member or committee of either House of Congress shall
6	take into consideration whether the individual's lobbying
7	contacts have pertained to pending legislative business, or
8	related to solicitation of an earmark or other Federal
9	funding, particularly if such contacts included the coordi-
10	nation of meetings with the Member or staff, involved
11	presentations to staff, or participation in fundraising ex-
12	ceeding the mere giving of a personal contribution. Simple
13	social contacts with the Member or committee of either
14	House of Congress and staff, shall not by themselves con-
15	stitute substantial lobbying contacts.
16	SEC. 6. PAYMENT FOR CHARTER FLIGHTS BY CAMPAIGN
17	FUNDS AND DISCLOSURE OF CERTAIN AIR
18	TRAVEL WITH A LOBBYIST BY A SENATOR.
19	(a) Clarification of Rules on Use of Campaign
20	FUNDS FOR FLIGHTS ON COMMERCIAL AIRCRAFT.—
21	(1) In General.—Paragraph (1) of section
22	313(c) of the Federal Election Campaign Act of
23	1971 (2 U.S.C. 439a(c)) is amended—
24	(A) by striking "a candidate for election
25	for Federal office (other than a candidate who

1	is subject to paragraph (2)), or any authorized
2	committee of such a candidate, may not make
3	any expenditure for a flight on an aircraft" in
4	the matter preceding subparagraph (A) and in-
5	serting "in the case of a candidate for election
6	to Federal office (other than a candidate who is
7	subject to paragraph (2)), no political com-
8	mittee may make any expenditure for travel by
9	such a candidate, or for travel on behalf of such
10	a candidate, by means of a flight on an aircraft
11	(regardless of whether such travel is in connec-
12	tion with an election for Federal office)", and
13	(B) by striking "candidate, the authorized
14	committee, or other" in subparagraph (B).
15	(2) Effective date.—The amendment made
16	by this subsection shall apply to flights taken on or
17	after the date of the enactment of this Act.
18	(b) DISCLOSURE.—Paragraph 2(e)(1) of rule XXXV
19	of the Standing Rules of the Senate is amended—
20	(1) in subclause (C), by striking "and" after
21	the semicolon;
22	(2) by inserting after subclause (D) the fol-
23	lowing:
24	"(E) the source will submit a list of the names
25	of any registered lobbyist or an agent of a foreign

1	principal on the trip not later than 30 days after the
2	trip; and".
3	SEC. 7. BAN ON LOBBYISTS MAKING CASH CAMPAIGN CON-
4	TRIBUTIONS.
5	Section 321 of the Federal Election Campaign Act
6	of 1971 (2 U.S.C. 441g) is amended by—
7	(1) by striking "No person" and inserting the
8	following:
9	"(a) In General.—Except as provided in subsection
10	(b), no person"; and
11	(2) inserting at the end the following:
12	"(b) Lobbyist.—
13	"(1) Total ban.—If the person described in
14	subsection (a) is a lobbyist, the amount referred to
15	in subsection (a) shall be zero.
16	"(2) Lobbyist.—In this subsection, the term
17	'lobbyist' shall have the same meaning given such
18	term in section 3(10) of the Lobbying Disclosure
19	Act of 1995.".
20	SEC. 8. REPORTING BY SUBSTANTIAL LOBBYING ENTITIES.
21	The Lobbying Disclosure Act of 1995 (2 U.S.C. 1601
22	et seq.) is amended by inserting after section 6 the fol-
23	lowing

1	"SEC. 6A. REPORTING BY SUBSTANTIAL LOBBYING ENTI-
2	TIES.
3	"(a) In General.—A substantial lobbying entity
4	shall file on an annual basis with the Clerk of the House
5	of Representatives and the Secretary of the United States
6	Senate a list of any employee, individual under contract,
7	or individual who provides paid consulting services who
8	is—
9	"(1) a former United States Senator or a
10	former Member of the United States House of Rep-
11	resentatives; or
12	"(2) a former congressional staff person who—
13	"(A) made at least \$100,000 in any 1 year
14	as a congressional staff person;
15	"(B) worked for a total of 4 years or more
16	as a congressional staff person; or
17	"(C) had a job title at any time while em-
18	ployed as a congressional staff person that con-
19	tained any of the following terms: 'Chief of
20	Staff', 'Legislative Director', 'Staff Director',
21	'Counsel', 'Professional Staff Member', 'Com-
22	munications Director', or 'Press Secretary'.
23	"(b) Contents of Filing.—The filing required by
24	this section shall contain a brief job description of each
25	such employee, individual under contract, or individual
26	who provides paid consulting services, and an explanation

- 1 of their work experience under subsection (a) that requires
- 2 this filing.
- 3 "(c) Improved Reporting of Substantial Lob-
- 4 BYING ENTITIES.—The Joint Web site being maintained
- 5 by the Secretary of the Senate and the Clerk of the House
- 6 of Representatives, known as lobbyists.gov, shall include
- 7 an easily searchable database entitled 'Substantial Lob-
- 8 bying Entities' that includes qualifying employees, individ-
- 9 uals under contract, or individuals who provide paid con-
- 10 sulting services, under subsection (a).
- 11 "(d) Law Enforcement Oversight.—The Clerk
- 12 of the House of Representatives and the Secretary of the
- 13 Senate shall provide a copy of the filings of substantial
- 14 lobbying entities to the District of Columbia United States
- 15 Attorney, to allow the District of Columbia United States
- 16 Attorney to determine whether any such entities are
- 17 underreporting the Federal lobbying activities of its em-
- 18 ployees, individuals under contract, or individuals who
- 19 provide paid consulting services.
- 20 "(e) Substantial Lobbying Entity.—In this sec-
- 21 tion, the term 'substantial lobbying entity' means an incor-
- 22 porated entity that employs more than 3 federally reg-
- 23 istered lobbyists during a filing period.".

1 SEC. 9. ENHANCED PENALTIES.

- 2 Section 7(a) of the Lobbying Disclosure Act of 1995
- 3 (2 U.S.C. 1606(a)) is amended by striking "\$200,000"

4 and inserting "\$500,000".

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