Calendar No. 692

111TH CONGRESS 2D Session



[Report No. 111–365]

To require Congress to establish a unified and searchable database on a public website for congressional earmarks as called for by the President in his 2010 State of the Union Address to Congress.

IN THE SENATE OF THE UNITED STATES

MAY 11, 2010

Mr. COBURN (for himself, Mr. MCCAIN, Mr. FEINGOLD, Mrs. GILLIBRAND, Mr. BENNET, Mr. ENSIGN, Mr. CORKER, Mr. UDALL of Colorado, Mrs. McCASKILL, Mr. ISAKSON, Mrs. BOXER, Mr. CORNYN, Mr. CHAMBLISS, Mr. DEMINT, Mr. HATCH, Mr. ALEXANDER, Mr. TESTER, Mr. ENZI, Mr. THUNE, Mr. CARPER, Mr. KAUFMAN, Ms. SNOWE, Ms. COLLINS, Mr. BURR, Mr. BROWN of Massachusetts, Mr. CASEY, Mr. GRAHAM, and Mr. JOHANNS) introduced the following bill; which was read twice and referred to the Committee on Homeland Security and Governmental Affairs

DECEMBER 14, 2010

Reported by Mr. LIEBERMAN, with an amendment [Strike out all after the enacting clause and insert the part printed in italic]

A BILL

To require Congress to establish a unified and searchable database on a public website for congressional earmarks as called for by the President in his 2010 State of the Union Address to Congress. Be it enacted by the Senate and House of Representa tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Earmark Trans-5 parency Act".

6 SEC. 2. DEFINITIONS.

7 In this Act:

8 (1) CONGRESSIONALLY DIRECTED SPENDING 9 ITEM.—The term "congressionally directed spending 10 item" shall have the same meaning as given the 11 term in section 521 of the Honest Leadership and 12 Open Government Act of 2007 (Public Law 110– 13 81).

14 (2) REQUEST.—The term "request" means a 15 formal communication, most commonly in writing, 16 from a Member of Congress to a committee of Con-17 gress or a chairman or ranking member of such a 18 committee requesting a congressionally directed 19 spending item.

20 (3) REQUESTOR.—The term "requestor" means
21 the Member or Members of Congress that submits
22 a request.

23 (4) SEARCHABLE WEBSITE.—The term
24 "searchable website" means a website that allows
25 the public to—

1	(A) search and aggregate congressionally
2	directed spending items by any element re-
3	quired under section 3;
4	(B) ascertain through a single search the
5	total number and dollar value of congressionally
6	directed spending items requested by an indi-
7	vidual Member of Congress;
8	(C) download data included in subpara-
9	graph (A) included in the outcome from
10	searches;
11	(D) programmatically search and access all
12	data in a serialized machine readable format via
13	a web-services application programming inter-
14	face;
15	(E) access a public facing interface that
16	can be queried across multiple fields from a sin-
17	gle search, or through an advanced search that
18	allows users to query for information in specific
19	fields; and
20	(F) access the website address and link on
21	the front page of the websites of the Secretary
22	of the Senate and Clerk of the House of Rep-
23	resentatives.

1 SEC. 3. CONGRESSIONAL EARMARK DATABASE.

2	(a) WEBSITE.—Not later than 6 months after the
3	date of enactment of this Act, the Clerk of the House of
4	Representatives, in coordination with the Secretary of the
5	Senate, shall ensure the existence of a single searchable
6	website, available to the public at no cost to access, that
7	includes for each request—
8	(1) the fiscal year in which the congressionally
9	directed spending item would be funded;
10	(2) the bill number on which request is made;
11	(3) the bill section location;
12	(4) the amount of initial request made by re-
13	questor;
14	(5) the amount approved by the committee of
15	jurisdiction;
16	(6) the amount approved in final legislation (if
17	approved);
18	(7) the name of Federal department or agency
19	through which the entity will receive the funding;
20	(8) if the request was included in the Presi-
21	dent's budget for the relevant fiscal year;
22	(9) if the request is authorized in law and when
23	any such authorization expires;
24	(10) the name of the requestor or requestors;

(11) the requestor State (for Members of the
Senate) or State and District (for Members of the
House of Representatives);
(12) the name of any beneficiary designated to
receive appropriations, including Federal agencies,
municipalities, and States;
(13) the type of organization (public, private
non-profit, or private for-profit entity);

9 (14) the address of each beneficiary identified
10 in paragraph (12);

11 (15) the project name;

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12 (16) the project description;

13 (17) the justification, as provided by the re14 questor or requestors, explaining how congressionally
15 directed spending item would benefit taxpayers;

16 (18) an indication of whether congressionally
17 directed spending item related to request is a con18 tinuing project;

19 (19) for each congressionally directed spending
20 item identified as a continuing project under para21 graph (18), an indication of how long it has received
22 appropriations;

23 (20) the estimated completion date of the
24 project funded by the congressionally directed spend25 ing item;

1	(21) a description, if applicable, of any Federal
2	or non-Federal sources of funding for the previous
3	2 fiscal years, including the amount of a State or
4	local matching requirement, for the congressionally
5	directed spending item;
6	(22) for any non-Federal sources of funding
7	identified under paragraph (21), an identification of
8	the sources and their percentage of the project's
9	total funding;
10	(23) a copy of all requests and supplemental
11	documents submitted to a committee of Congress
12	relevant to each request; and
13	(24) the status of the congressionally directed
14	spending item, including if it was only requested, or
15	then inserted into a bill passed by either House, and
16	also noted if it was included in final conference re-
17	port, including any changes in final dollar amount
18	awarded for the item.
19	(b) SCOPE OF DATA.—The website created under
20	subsection (a) shall contain all requests made on or after
21	the date of enactment of this Act consistent with the provi-
22	sion of this Act.
23	(c) SEARCH REQUIREMENTS.—The website created
24	under subsection (a) shall—

1	(1) distinguish between requests that have been
2	included in authorizing or appropriation legislation
3	and those that were requested but not included in
4	any legislation;
5	(2) provide a permanent and unique identifica-
6	tion number for each request for a congressionally
7	directed spending item;
8	(3) provide that all search results return per-
9	manent weblinks; and
10	(4) include information from all relevant
11	sources including bills, conference reports, amend-
12	ments, manager's amendments, and committee re-
13	ports.
14	(d) AVAILABILITY.—Requests shall be made available
15	on the website created under subsection (a) not later than
16	5 days after submission by a requestor to a committee of
17	Congress. For items under paragraphs (2), (3), (5), and
18	(6) of subsection (a), information shall be added to the
19	website as soon as it becomes available.
20	(e) Conference Reports.—The database shall be
21	updated to include congressionally directed spending items
22	included in any conference report.
23	(f) Committees Responsible.—The burden to pro-
24	vide information in a timely manner and in compliance

25 with this Act to the Secretary of the Senate and the Clerk

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of the House regarding requests shall be on the committee
 of Congress to which a request is made.

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Earmark Transparency5 Act".

6 SEC. 2. DEFINITIONS.

7 In this Act:

8 (1) EARMARK.—The term "earmark" means a 9 congressionally directed spending item, limited tax 10 benefit, or limited tariff benefit as defined in para-11 graph 5 of rule XLIV of the Standing Rules of the 12 Senate, as added by section 521 of the Honest Leader-13 ship and Open Government Act of 2007 (Public Law 14 110–81).

(2) REQUEST.—The term "request" means any
formal communication, including in writing or by
electronic submission, from a Member of Congress to
a committee of Congress or a chairman or ranking
member of such a committee requesting an earmark.

20 (3) REQUESTOR.—The term "requestor" means
21 the Member or Members of Congress that submits a
22 request.

23 (4) SEARCHABLE WEBSITE.—The term "search24 able website" means a website that—

1	(A) has the uniform resource locator of ear-
2	marks.congress.gov, which shall be prominently
3	displayed under the official websites of the Sen-
4	ate and the House of Representatives; and
5	(B) allows the public to—
6	(i) search and sort earmarks by any
7	element required under section 3;
8	(ii) ascertain through a single search
9	the total number and dollar value of ear-
10	marks requested by an individual Member
11	of Congress;
12	(iii) download data included in clause
13	(i) included in the outcome from searches;
14	(iv) programmatically retrieve infor-
15	mation regarding specific earmarks; and
16	(v) query across multiple fields in a
17	single search, or through an advanced
18	search for information in specific fields.
19	SEC. 3. CONGRESSIONAL EARMARK DATABASE.
20	(a) WEBSITE.—Upon the date of enactment of this Act,
21	the Secretary of the Senate, the Senate Sergeant of Arms,
22	and the Clerk of the House, in consultation with the rel-
23	evant congressional committees, shall begin the development
24	of a single searchable website, available to the public at no
25	cost to access, that includes for each request—

1	(1) the fiscal year in which the earmark would
2	be funded;
3	(2) the bill number on which request is made;
4	(3) the amount of initial request made by re-
5	questor;
6	(4) the amount approved by the committee to
7	which the request was made;
8	(5) the amount approved in final legislation (if
9	approved);
10	(6) the name of Federal department or agency
11	through which the entity will receive the funding;
12	(7) the name of the requestor or requestors;
13	(8) the requestor State (for Members of the Sen-
14	ate) or State and District (for Members of the House
15	of Representatives);
16	(9) the name of any beneficiary designated to re-
17	ceive appropriations, including Federal agencies, mu-
18	nicipalities, and States;
19	(10) the type of organization (public, private
20	non-profit, or private for-profit entity);
21	(11) the address of each beneficiary identified in
22	paragraph (9);
23	(12) the project name;
24	(13) the project description;

1	(14) the justification, as provided by the re-
2	questor or requestors, explaining how the earmark
-	would benefit taxpayers;
4	(15) for any non-Federal sources of funding, the
5	percentage of the project's total funding; and
6	(16) a copy of all documents provided by the re-
7	questor to a committee relevant to each request.
, 8	(b) SCOPE OF DATA.—The website created under sub-
9	section (a) shall contain all requests made beginning 1 year
10	after the date of enactment of this Act consistent with the
11	provision of this Act.
12	(c) SEARCH REQUIREMENTS.—The website created
13	under subsection (a) shall—
14	(1) provide a permanent and unique identifica-
15	tion number for each request and for each requestor;
16	(2) provide that all search results return perma-
17	nent weblinks; and
18	(3) include information from all relevant sources
19	including bills, conference reports, amendments, man-
20	ager's amendments, and committee reports.
21	(d) AVAILABILITY.—Requests shall be made available
22	on the website created under subsection (a) not later than
23	5 days after submission by a requestor to a committee of
24	Congress. For items under paragraphs (4), (5), and (6) of

subsection (a), information shall be added to the website as
 soon as it becomes available.

3 (e) RESPONSIBILITY FOR PROVIDING DATA.—The bur4 den to provide information in a timely manner and in com5 pliance with this Act to the Secretary of the Senate and
6 the Clerk of the House regarding requests shall be—

7 (1) in the case of a requestor, the requirements
8 under subsection (a)(1), (2), (3), (7), (8), (9), (10),
9 (11), (12), (13), (14), (15), and (16); and

10 (2) for all other requirements be on the chair of
11 each committee to which a request is made.

12 (f) EFFECTIVE DATE.—

(1) IN GENERAL.—Except as provided in paragraph (2), this Act shall be implemented not later
than 18 months after the date of enactment of this
Act.

17 (2) EXCEPTION.—The provisions referred to
18 under subsection (c) may be implemented not later
19 than 2 years after the date of enactment of this Act,
20 if the Secretary of the Senate certifies in writing to
21 relevant congressional committees that additional
22 time is needed.

23 (3) OFFSET.—Any funds that remain unobli24 gated or unspent at the end of fiscal year 2010 or
25 2011 from the Official Personnel and Office Expense

Account of any Senator who agrees to a transfer may 1 2 be transferred from such account to the office of the 3 Secretary of the Senate for the purpose of paying for 4 any costs associated with the searchable website established by this Act. Not later than 10 days after the 5 6 conclusion of the fiscal year, a Member of the Senate may provide in writing notification to the Majority 7 Leader of the Senate of the amount of funding that 8 shall be transferred to the office of the Secretary of the 9 Senate under this section. 10

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A BILL

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December 14, 2010

Reported with an amendment