HOUSE BILL NO. 30

INTRODUCED BY ROUSH

IN THE HOUSE

January 6, 1981 Introduced and referred to Committee on Business and Industry. January 14, 1981 Committee recommend bill do pass as amended. Report adopted. January 15, 1981 Bill printed and placed on members' desks. January 16, 1981 Second reading, do pass as amended. January 19, 1981 Correctly engrossed. Third reading, passed. Transmitted to Senate. IN THE SENATE Introduced and referred to January 20, 1981

Introduced and referred to Committee on Business and Industry.

Second reading, concurred in.

March 6, 1981 Committee recommend bill be concurred in. Report adopted.

March 11, 1981 Third reading, concurred in. Ayes, 45; Noes, 5.

March 9, 1981

IN THE HOUSE

March 12, 1981 Returned from Senate. Concurred in. Sent to enrolling.

Reported correctly enrolled.

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2	INTRODUCED BY
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4	A BILL FOR AN ACT ENTITLED: "AN ACT TO REVISE THE LAW
5	RELATING TO CAMPAIGN DEPOSITORIES; AMENDING SECTIONS
6	13-37-205 AND 13-37-207, MCA."
7	
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
9	Section 1. Section 13-37-205, MCA, is amended to read:
10	*13-37-205. Campaign depositories. Except as provided
11	in 13-37-206, each candidate and each political committee
12	shall designate one primary campaign depository for the
13	purpose of depositing all contributions received and
14	disbursing all expenditures made by the candidate or
15	political committee. The candidate or political committee
16	may also designate one secondary depository in each county
17	in which an election is held and in which the candidate or
18	committee participates. Deputy campaign treasurers may
19	make deposits in and expenditures from secondary
20	depositories when authorized to do so as provided in
21	13-37-202(2). Only a bank <u>, credit union, or savings and loan</u>
22	<u>association</u> authorized to transact business in Montana may
23	be designated as a campaign depository. The candidate or
24	political committee shall file the name and address of each

primary and secondary depository so designated at the same

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time and with the same officer with whom the candidate or 1 ' committee files the name of his or its campaign treasurer 2 3 pursuant to 13-37-201. Nothing in this section shall prevent a political committee or candidate from having more than one 4 campaign account in the same depository, but a candidate may 5 not utilize his regular or personal account in the 6 7 depository as a campaign account." Section 2. Section 13-37-207, MCA, is amended to read: 8 9 "13-37-207. Deposit of contributions -- statement of 10 campaign treasurer. (1) All funds received by the campaign 11 treasurer or any deputy campaign treasurer of any candidate 12 or political committee shall be deposited prior to the end 13 of the fifth business day following their receipt (Sundays and holidays excluded) in a checking account, share draft 14 15 account, share checking account, or negotiable order of 16 withdrawal account in a campaign depository designated 17 pursuant to 13-37-205. 18 (2) A statement showing the amount received from or 19 provided by each person and the account in which the funds 20 are deposited shall be prepared by the campaign treasurer at 21 the time the deposit is made. This statement along with the

21 the time the deposit is made. This statement along with the 22 receipt form for cash contributions deposited at the same 23 time and a deposit slip for the deposit shall be kept by the 24 treasurer as a part of his records."

-End-

-2- INTRODUCED BILL

HBSD

47th Legislature

HB 0030/02

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Approved by Committee on Business and Industry

1	HOUSE BILL NO. 30
2	INTRODUCED BY ROUSH
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15	political committee. The candidate or political committee
16	may also designate one secondary depository in each county

17 in which an election is held and in which the candidate or 18 committee participates. Deputy campaign treasurers may 19 make deposits in and expenditures from secondary 20 depositories when authorized to do so as provided in 13-37-202(2). Only a bank. credit union. or savings BUILDING 21 and loan association authorized to transact business in 22 23 Montana may be designated as a campaign depository. The 24 candidate or political committee shall file the name and 25 address of each primary and secondary depository 50

designated at the same time and with the same officer with 1 z whom the candidate or committee files the name of his or its 3 campaign treasurer pursuant to 13-37-201. Nothing in this 4 section shall prevent a political committee or candidate from having more than one campaign account in the same 5 depository, but a candidate may not utilize his regular or 6 7 personal account in the depository as a campaign account." Section 2. Section 13-37-207, MCA, is amended to read: 8 9 #13-37-207. Deposit of contributions -- statement of 10 campaign treasurer. (1) All funds received by the campaign 11 treasurer or any deputy campaign treasurer of any candidate or political committee shall be deposited prior to the end 12 13 of the fifth business day following their receipt (Sundays 14 and holidays excluded) in a checking account, share draft 15 accounts__share_checking_accounts_of_negotiable_order_of 16 withdrawal_account in a campaign depository designated 17 pursuant to 13-37-205.

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18 (2) A statement showing the amount received from or 19 provided by each person and the account in which the funds 20 are deposited shall be prepared by the campaign treasurer at 21 the time the deposit is made. This statement along with the 22 receipt form for cash contributions deposited at the same 23 time and a deposit slip for the deposit shall be kept by the 24 treasurer as a part of his records.^N

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-2- нвзо SECOND READING

HB 0030/02

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HB 0030/03

INTRODUCED BY ROUSH 2 3 A BILL FOR AN ACT ENTITLED: MAN ACT TO REVISE THE LAW 4 5 RELATING TO CAMPAIGN DEPOSITORIES: AMENDING SECTIONS 6 13-37-205 AND 13-37-207. MCA." 7 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 9 Section 1. Section 13-37-205, MCA, is amended to read: 10 *13-37-205. Campaign depositories. Except as provided 11 in 13-37-206, each candidate and each political committee 12 shall designate one primary campaign depository for the 13 purpose of depositing all contributions received and disbursing all expenditures made by the candidate or 14 political committee. The candidate or political committee 15 may also designate one secondary depository in each county 16 17 in which an election is held and in which the candidate or committee participates. Deputy campaign treasurers may 18 make deposits in and expenditures from secondary 19 20 depositories when authorized to do so as provided in 21 13-37-202(2). Only a bank. credit union. SAVINGS AND LOAN 22 ASSOCIATION or sevings BUILDING and___loan__association 23 authorized to transact business in Montana may be designated 24 a campaign depository. The candidate or political as 25 committee shall file the name and address of each primary

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1 and secondary depository so designated at the same time and with the same officer with whom the candidate or committee 2 files the name of his or its campaign treasurer pursuant to 3 13-37-201. Nothing in this section shall prevent a political 4 committee or candidate from having more than one campaign 5 account in the same depository, but a candidate may not 6 7 utilize his regular or personal account in the depository as 8 a campaion account." 9 Section 2. Section 13-37-207, MCA, is amended to read:

10 #13-37-207. Deposit of contributions -- statement of campaign treasurer. (1) All funds received by the campaign 11 12 treasurer or any deputy campaign treasurer of any candidate or political committee shall be deposited prior to the end 13 14 of the fifth business day following their receipt (Sundays 15 and holidays excluded) in a checking account<u>.share_draft</u> account: share checking_account:_or_negotiable_order_of 16 17 withdrawal account in a campaign depository designated 18 pursuant to 13-37-205.

19 (2) A statement showing the amount received from or 20 provided by each person and the account in which the funds 21 are deposited shall be prepared by the campaign treasurer at 22 the time the deposit is made. This statement along with the 23 receipt form for cash contributions deposited at the same 24 time and a deposit slip for the deposit shall be kept by the 25 treasurer as a part of his records."

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-2-	HB 30

THIRD READING

47th Legislature

HB 0030/03

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1 and secondary depository so designated at the same time and with the same officer with whom the candidate or committee 2 files the name of his or its campaign treasurer pursuant to 3 13-37-201. Nothing in this section shall prevent a political 4 5 committee or candidate from having more than one campaign account in the same depository, but a candidate may not 6 7 utilize his regular or personal account in the depository as 8 a campaign account."

9 Section 2. Section 13-37-207, MCA, is amended to read: 10 "13-37-207. Deposit of contributions -- statement of 11 campaign treasurer. (1) All funds received by the campaign treasurer or any deputy campaign treasurer of any candidate 12 13 or political committee shall be deposited prior to the end of the fifth business day following their receipt (Sundays 14 15 and holidays excluded) in a checking account, share draft 16 account, share checking account, or negotiable order of 17 withdrawal account in a campaign depository designated 18 pursuant to 13-37-205.

19 (2) A statement showing the amount received from or 20 provided by each person and the account in which the funds 21 are deposited shall be prepared by the campaign treasurer at 22 the time the deposit is made. This statement along with the 23 receipt form for cash contributions deposited at the same 24 time and a deposit slip for the deposit shall be kept by the 25 treasurer as a part of his records."

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REFERENCE BILL