The United States House of Representatives WebSystems Publication – Communicating With Congress Level of Service Standards (Advocacy Vendors)

Version: 1.0

Approved: June, 2013

Approval Authority: Director, Web Systems, House Information Resources, Office of

the Chief Administrative Officer

# Communicating With Congress Level of Service Standards (Advocacy Vendors)

# § A.1. Scope.

This document sets the standards for levels of service pursuant to the *Communicating with Congress (CWC) Usage Agreement and Access Application* between the CAO and Advocacy Vendors participating in the Communicating with Congress (CWC) system.

## §A.2. Definitions.

For purposes of this document:

- (a) "CAO" means the Office of the Chief Administrative Officer;
- (b)"CMS"means Correspondence Management System;
- (c) "CWC" means the Communicating with Congress system;
- (d)"holiday" means any Federal Government holiday and any other day that the CAO is closed;
- (e) "Member" means a Member, Delegate, or Resident Commissioner of the U.S. House of Representatives;
- (f) "respond" means a response by a human being, and does not include any automatically generated response.

#### § A.3. Data Transmission Contents.

All data transmissions to the CWC are to comply with the standards contained in *Communicating* with Congress Standards, version 1.0.

### § A.4. Responses to Advocacy Vendors by the CAO.

- (a) When an Advocacy Vendor communicates to the CAO by telephone or email, the CAO will respond within 24 hours (excluding Saturdays, Sundays, and holidays).
- (b) For purposes of this section,
  - (i) telephone communications to the CAO should be made to (202) 226-2140;
  - (ii)email communications to the CAO should be made to ewe.Vendors@mail.house.gov
  - (iii) fax communications to the CAO should be made to (202) 226-1872.

# § A.5. Responses to the CAO by Advocacy Vendors.

- (a) When the CAO communicates to an Advocacy Vendor by telephone or email, Advocacy Vendor will respond within 24 hours (excluding Saturdays, Sundays, and holidays).
- (b) When the CAO communicates an emergency to an Advocacy Vendor by telephone, Vendor will respond within two hours.

(c) For purposes of this section, communications to an Advocacy Vendor should be made to the email or telephone number designated in § 4 of the *Communicating with Congress Usage Agreement and Access Application* signed by the Vendor.

## § A.6. Ongoing Consultations.

At the request of the CAO, the Advocacy Vendor shall participate in ongoing consultations with the CAO. The CAO will determine the frequency of such consultations.

#### § A.7. **Downtime Notification.**

- (a) The CAO will provide the Advocacy Vendor with at least 48 hours notice of nonemergency downtime of the System. In the event of an emergency, the CAO will endeavor to provide timely notice.
- (b) The supporting services for the CWC operate with a maintenance window from midnight to 6 a.m. These systems may undergo maintenance that may affect the System without a 48 hour notice.

# § A.8. Testing.

- (c) The CAO will provide a sandbox area where each Advocacy Vendor may test their applications against the CWC.
- (d) The CAO will notify each Advocacy Vendor at least one month prior to implementing a major change to the CWC. Included in the notification will be instructions as to how the Vendor may test their applications against the changed system during the one month period.

### §A.9. Suspension (or Limitation) of Operations.

If the CAO determines that it would be advisable (in order to protect the availability, functionality, operability, or security of the CWC or any other system of the House), the CAO may either suspend operation of the CWC or may limit the amount of data being received by or being released by the CWC. The CAO will endeavor to notify the Advocacy Vendors when such a determination has been made.

# §A.10. Acknowledgement of Receipt.

If an Advocacy Vendor inquires about the delivery status of a specific message, the CAO will confirm whether or not the message was accepted by the CWC and processed for retrieval by the appropriate office.

### § A.11. Changes to these Standards.

The CAO shall provide reasonable notice to Advocacy Vendors when changes are made to these standards. Changes to these standards will take effect immediately or as they themselves provide.