..... (Original Signature of Member)

112TH CONGRESS 2D Session



To modernize voter registration, promote access to voting for individuals with disabilities, protect the ability of individuals to exercise the right to vote in elections for Federal office, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. LEWIS of Georgia (for himself, Mr. CLYBURN, Mr. HOYER, Mr. BRADY of Pennsylvania, and Mr. CONYERS) introduced the following bill; which was referred to the Committee on ______

A BILL

- To modernize voter registration, promote access to voting for individuals with disabilities, protect the ability of individuals to exercise the right to vote in elections for Federal office, and for other purposes.
 - 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; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Voter Empowerment Act of 2012".

1 (b) TABLE OF CONTENTS.—The table of contents of

- 2 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—VOTER REGISTRATION MODERNIZATION

Sec. 100. Short title.

Subtitle A—Promoting Internet Registration

- Sec. 101. Requiring availability of internet for voter registration.
- Sec. 102. Use of Internet to update registration information.
- Sec. 103. Provision of election information by electronic mail to individuals registered to vote.
- Sec. 104. Clarification of requirement regarding necessary information to show eligibility to vote.
- Sec. 105. Effective date.

Subtitle B-Automated Registration of Certain Individuals

- Sec. 111. Automated voter registration.
- Sec. 112. List maintenance, privacy, and security.
- Sec. 113. Promoting accuracy of statewide voter registration lists.
- Sec. 114. Definitions.
- Sec. 115. Effective date.

Subtitle C—Other Initiatives to Promote Voter Registration

- Sec. 121. Same day registration.
- Sec. 122. Acceptance of voter registration applications from individuals under 18 years of age.
- Sec. 123. Annual reports on voter registration statistics.

Subtitle D—Availability of HAVA Requirements Payments

Sec. 131. Availability of requirements payments under HAVA to cover costs of compliance with new requirements.

Subtitle E—Prohibiting Interference With Voter Registration

- Sec. 141. Prohibiting hindering, interfering with, or preventing voter registration.
- Sec. 142. Establishment of best practices.

TITLE II—ACCESS TO VOTING FOR INDIVIDUALS WITH DISABILITIES

- Sec. 201. Requirements for States to promote access to voter registration and voting for individuals with disabilities.
- Sec. 202. Pilot programs for enabling individuals with disabilities to register to vote and vote privately and independently at residences.
- Sec. 203. Expansion and reauthorization of grant program to assure voting access for individuals with disabilities.

TITLE III—PROHIBITING VOTER CAGING

Sec. 301. Voter caging and other questionable challenges prohibited.

- Sec. 302. Development and adoption of best practices for preventing voter caging.
- Sec. 303. Severability.

TITLE IV—PROHIBITING DECEPTIVE PRACTICES

- Sec. 401. Prohibition on deceptive practices in Federal elections.
- Sec. 402. Modification of penalty for voter intimidation.
- Sec. 403. Sentencing guidelines.
- Sec. 404. Reporting violations; corrective action.

TITLE V—DEMOCRACY RESTORATION

- Sec. 501. Rights of citizens.
- Sec. 502. Enforcement.
- Sec. 503. Notification of restoration of voting rights.
- Sec. 504. Definitions.
- Sec. 505. Relation to other laws.
- Sec. 506. Federal prison funds.
- Sec. 507. Effective date.

TITLE VI-ACCURACY, INTEGRITY, AND SECURITY OF ELECTIONS

Sec. 600. Short title.

Subtitle A—Promoting Accuracy, Integrity, and Security Through Voterverified Permanent Paper Ballot

- Sec. 601. Paper ballot and manual counting requirements.
- Sec. 602. Accessibility and ballot verification for individuals with disabilities.
- Sec. 603. Additional voting system requirements.
- Sec. 604. Availability of additional funding to enable States to meet costs of revised requirements.
- Sec. 605. Effective date for new requirements.

Subtitle B-Requirement for Mandatory Manual Audits by Hand Count

- Sec. 611. Mandatory manual audits.
- Sec. 612. Availability of enforcement under Help America Vote Act of 2002.
- Sec. 613. Guidance on best practices for alternative audit mechanisms.
- Sec. 614. Clerical amendment.

TITLE VII—PROVISIONAL BALLOTS

Sec. 701. Requirements for counting provisional ballots; establishment of uniform and nondiscriminatory standards.

TITLE VIII—EARLY VOTING AND VOTING BY MAIL

Sec. 801. Early voting and voting by mail.

TITLE IX—ABSENT UNIFORMED SERVICES VOTERS AND OVERSEAS VOTERS

- Sec. 901. Extending guarantee of residency for voting purposes to family members of absent military personnel.
- Sec. 902. Pre-election reports on availability and transmission of absentee ballots.
- Sec. 903. Enforcement.

Sec. 904. Revisions to 45-day absentee ballot transmission rule.

- Sec. 905. Use of single absentee ballot application for subsequent elections.
- Sec. 906. Application of uocava to commonwealth of northern mariana islands.

Sec. 907. Effective date.

TITLE X—POLL WORKER RECRUITMENT AND TRAINING

- Sec. 1001. Leave to serve as a poll worker for Federal employees.
- Sec. 1002. Grants to States for poll worker recruitment and training.
- Sec. 1003. Model poll worker training program.
- Sec. 1004. State defined.

TITLE XI—ENHANCEMENT OF ENFORCEMENT

Sec. 1101. Enhancement of enforcement of Help America Vote Act of 2002.

TITLE XII—FEDERAL ELECTION INTEGRITY

Sec. 1201. Prohibition on campaign activities by chief State election administration officials.

TITLE XIII—OTHER ELECTION ADMINISTRATION IMPROVEMENTS

Sec. 1301. Treatment of universities as voter registration agencies.

Sec. 1302. Minimum notification requirements for voters affected by polling place changes.

Sec. 1303. Voter information response systems and hotline.

Sec. 1304. Reauthorization of election assistance commission.

Sec. 1305. Repeal of exemption of Election Assistance Commission from certain government contracting requirements .

Sec. 1306. No effect on other laws.

TITLE I—VOTER REGISTRATION MODERNIZATION

3 SEC. 100. SHORT TITLE.

4 This title may be cited as the "Voter Registration

5 Modernization Act of 2012".

Subtitle A—Promoting Internet Registration

8 SEC. 101. REQUIRING AVAILABILITY OF INTERNET FOR

VOTER REGISTRATION.

- 10 (a) Requiring Availability of Internet for
- 11 REGISTRATION.—The National Voter Registration Act of

1 1993 (42 U.S.C. 1973gg et seq.) is amended by inserting
 2 after section 6 the following new section:

3 "SEC. 6A. INTERNET REGISTRATION.

4 "(a) REQUIRING AVAILABILITY OF INTERNET FOR
5 ONLINE REGISTRATION.—

6 "(1) AVAILABILITY OF ONLINE **REGISTRA-**TION.—Each State, acting through the chief State 7 8 election official, shall ensure that the following serv-9 ices are available to the public at any time on the 10 official public websites of the appropriate State and 11 local election officials in the State, in the same man-12 ner and subject to the same terms and conditions as 13 the services provided by voter registration agencies 14 under section 7(a):

15 "(A) Online application for voter registra-16 tion.

17 "(B) Online assistance to applicants in ap-18 plying to register to vote.

"(C) Online completion and submission by
applicants of the mail voter registration application form prescribed by the Election Assistance
Commission pursuant to section 9(a)(2), including assistance with providing a signature in
electronic form as required under subsection
(c).

"(D) Online receipt of completed voter reg istration applications.

3 "(b) ACCEPTANCE OF COMPLETED APPLICATIONS.—
4 A State shall accept an online voter registration applica5 tion provided by an individual under this section, and en6 sure that the individual is registered to vote in the State,
7 if—

8 "(1) the individual meets the same voter reg-9 istration requirements applicable to individuals who 10 register to vote by mail in accordance with section 11 6(a)(1) using the mail voter registration application 12 form prescribed by the Election Assistance Commis-13 sion pursuant to section 9(a)(2); and

14 "(2) the individual provides a signature in elec-15 tronic form in accordance with subsection (c) (but 16 only in the case of applications submitted during or 17 after the second year in which this section is in ef-18 fect in the State).

19 "(c) SIGNATURES IN ELECTRONIC FORM.—For pur20 poses of this section, an individual provides a signature
21 in electronic form by—

22 "(1) executing a computerized mark in the sig23 nature field on an online voter registration applica24 tion; or

"(2) submitting with the application an elec tronic copy of the individual's handwritten signature
 through electronic means.

4 "(d) Confirmation and Disposition.—

"(1) CONFIRMATION OF RECEIPT.—Upon the 5 6 online submission of a completed voter registration 7 application by an individual under this section, the 8 appropriate State or local election official shall send 9 the individual a notice confirming the State's receipt 10 of the application and providing instructions on how 11 the individual may check the status of the applica-12 tion.

13 "(2) NOTICE OF DISPOSITION.—As soon as the 14 appropriate State or local election official has ap-15 proved or rejected an application submitted by an in-16 dividual under this section, the official shall send the 17 individual a notice of the disposition of the applica-18 tion.

19 "(3) METHOD OF NOTIFICATION.—The appro-20 priate State or local election official shall send the 21 notices required under this subsection by regular 22 mail, and, in the case of an individual who has re-23 quested that the State provide voter registration and 24 voting information through electronic mail, by both 25 electronic mail and regular mail.

"(e) PROVISION OF SERVICES IN NONPARTISAN
 MANNER.—The services made available under subsection
 (a) shall be provided in a manner that ensures that, con sistent with section 7(a)(5)—

5 "(1) the online application does not seek to in6 fluence an applicant's political preference or party
7 registration; and

8 "(2) there is no display on the website pro-9 moting any political preference or party allegiance, 10 except that nothing in this paragraph may be con-11 strued to prohibit an applicant from registering to 12 vote as a member of a political party.

13 "(f) PROTECTION OF SECURITY OF INFORMATION.—
14 In meeting the requirements of this section, the State shall
15 establish appropriate technological security measures to
16 prevent to the greatest extent practicable any unauthor17 ized access to information provided by individuals using
18 the services made available under subsection (a).

19 "(g) USE OF ADDITIONAL TELEPHONE-BASED SYS-20 TEM.—A State shall make the services made available on-21 line under subsection (a) available through the use of an 22 automated telephone-based system, subject to the same 23 terms and conditions applicable under this section to the 24 services made available online, in addition to making the

services available online in accordance with the require ments of this section.

3 "(h) NONDISCRIMINATION AMONG REGISTERED 4 VOTERS USING MAIL AND ONLINE REGISTRATION.—In 5 carrying out this Act, the Help America Vote Act of 2002, 6 or any other Federal, State, or local law governing the 7 treatment of registered voters in the State or the adminis-8 tration of elections for public office in the State, a State 9 shall treat a registered voter who registered to vote online 10 in accordance with this section in the same manner as the 11 State treats a registered voter who registered to vote by 12 mail.".

13 (b) Special Requirements for Individuals14 Using Online Registration.—

15 (1) TREATMENT AS INDIVIDUALS REGISTERING TO VOTE BY MAIL FOR PURPOSES OF FIRST-TIME 16 17 VOTER IDENTIFICATION REQUIREMENTS.—Section 18 303(b)(1)(A) of the Help America Vote Act of 2002 19 (42 U.S.C. 15483(b)(1)(A)) is amended by striking 20 "by mail" and inserting "by mail or online under 21 section 6A of the National Voter Registration Act of 22 1993".

23 (2) REQUIRING SIGNATURE FOR FIRST-TIME
24 VOTERS IN JURISDICTION.—Section 303(b) of such
25 Act (42 U.S.C. 15483(b)) is amended—

1	(A) by redesignating paragraph (5) as
2	paragraph (6); and
3	(B) by inserting after paragraph (4) the
4	following new paragraph:
5	"(5) SIGNATURE REQUIREMENTS FOR FIRST-
6	TIME VOTERS USING ONLINE REGISTRATION.—
7	"(A) IN GENERAL.—A State shall, in a
8	uniform and nondiscriminatory manner, require
9	an individual to meet the requirements of sub-
10	paragraph (B) if—
11	"(i) the individual registered to vote
12	in the State online under section 6A of the
13	National Voter Registration Act of 1993;
14	and
15	"(ii) the individual has not previously
16	voted in an election for Federal office in
17	the State.
18	"(B) REQUIREMENTS.—An individual
19	meets the requirements of this subparagraph
20	if—
21	"(i) in the case of an individual who
22	votes in person, the individual provides the
23	appropriate State or local election official
24	with a handwritten signature; or

1	"(ii) in the case of an individual who
2	votes by mail, the individual submits with
3	the ballot a handwritten signature.
4	"(C) INAPPLICABILITY.—Subparagraph
5	(A) does not apply in the case of an individual
6	who is—
7	"(i) entitled to vote by absentee ballot
8	under the Uniformed and Overseas Citi-
9	zens Absentee Voting Act (42 U.S.C.
10	1973ff-1 et seq.);
11	"(ii) provided the right to vote other-
12	wise than in person under section
13	3(b)(2)(B)(ii) of the Voting Accessibility
14	for the Elderly and Handicapped Act $(42$
15	U.S.C. 1973ee–1(b)(2)(B)(ii)); or
16	"(iii) entitled to vote otherwise than
17	in person under any other Federal law.".
18	(3) Conforming Amendment relating to
19	EFFECTIVE DATE.—Section 303(d)(2)(A) of such
20	Act $(42$ U.S.C. $15483(d)(2)(A))$ is amended by
21	striking "Each State" and inserting "Except as pro-
22	vided in subsection (b)(5), each State".
23	(c) Conforming Amendments.—

1	(1) TIMING OF REGISTRATION.—Section 8(a)(1)
2	of the National Voter Registration Act of 1993 (42)
3	U.S.C. 1973gg—6(a)(1)) is amended—
4	(A) by striking "and" at the end of sub-
5	paragraph (C);
6	(B) by redesignating subparagraph (D) as
7	subparagraph (E); and
8	(C) by inserting after subparagraph (C)
9	the following new subparagraph:
10	"(D) in the case of online registration
11	through the official public website of an election
12	official under section 6A, if the valid voter reg-
13	istration application is submitted online not
14	later than the lesser of 30 days, or the period
15	provided by State law, before the date of the
16	election (as determined by treating the date on
17	which the application is sent electronically as
18	the date on which it is submitted); and".
19	(2) INFORMING APPLICANTS OF ELIGIBILITY
20	REQUIREMENTS AND PENALTIES.—Section $8(a)(5)$
21	of such Act (42 U.S.C. $1973gg-6(a)(5)$) is amend-
22	ed by striking "and 7" and inserting "6A, and 7".
23	SEC. 102. USE OF INTERNET TO UPDATE REGISTRATION IN-
24	FORMATION.
25	(a) IN GENERAL.—

(1) UPDATES TO INFORMATION CONTAINED ON
 COMPUTERIZED STATEWIDE VOTER REGISTRATION
 LIST.—Section 303(a) of the Help America Vote Act
 of 2002 (42 U.S.C. 15483(a)) is amended by adding
 at the end the following new paragraph:

6 "(6) USE OF INTERNET BY REGISTERED VOT7 ERS TO UPDATE INFORMATION.—

8 "(A) IN GENERAL.—The appropriate State 9 or local election official shall ensure that any 10 registered voter on the computerized list may at 11 any time update the voter's registration infor-12 mation, including the voter's address and elec-13 tronic mail address, online through the official 14 public website of the election official responsible 15 for the maintenance of the list, so long as the 16 voter attests to the contents of the update by 17 providing a signature in electronic form in the 18 same manner required under section 6A(c) of 19 the National Voter Registration Act of 1993.

20 "(B) PROCESSING OF UPDATED INFORMA21 TION BY ELECTION OFFICIALS.—If a registered
22 voter updates registration information under
23 subparagraph (A), the appropriate State or
24 local election official shall—

"(i) revise any information on the
computerized list to reflect the update
made by the voter; and
"(ii) if the updated registration information affects the voter's eligibility to vote
in an election for Federal office, ensure
that the information is processed with re-

8 spect to the election if the voter updates
9 the information not later than the lesser of
10 7 days, or the period provided by State
11 law, before the date of the election.

12 "(C) CONFIRMATION AND DISPOSITION.—

13 "(i) Confirmation of receipt.— 14 Upon the online submission of updated 15 registration information by an individual 16 under this paragraph, the appropriate 17 State or local election official shall send 18 the individual a notice confirming the 19 State's receipt of the updated information 20 and providing instructions on how the indi-21 vidual may check the status of the update.

> "(ii) NOTICE OF DISPOSITION.—As soon as the appropriate State or local election official has accepted or rejected updated information submitted by an indi-

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- vidual under this paragraph, the official
 shall send the individual a notice of the
 disposition of the update.
- 4 "(iii) Method of Notification.— The appropriate State or local election offi-5 6 cial shall send the notices required under 7 this subparagraph by regular mail, and, in 8 the case of an individual who has re-9 quested that the State provide voter registration and voting information through 10 11 electronic mail, by both electronic mail and 12 regular mail.".
- (2) CONFORMING AMENDMENT RELATING TO
 EFFECTIVE DATE.—Section 303(d)(1)(A) of such
 Act (42 U.S.C. 15483(d)(1)(A)) is amended by
 striking "subparagraph (B)" and inserting "subparagraph (B) and subsection (a)(6)".
- (b) ABILITY OF REGISTRANT TO USE ONLINE UPDATE TO PROVIDE INFORMATION ON RESIDENCE.—Section 8(d)(2)(A) of the National Voter Registration Act of
 1993 (42 U.S.C. 1973gg—6(d)(2)(A)) is amended—

(1) in the first sentence, by inserting after "return the card" the following: "or update the registrant's information on the computerized Statewide
voter registration list using the online method pro-

1	vided under section $303(a)(6)$ of the Help America
2	Vote Act of 2002"; and
3	(2) in the second sentence, by striking "re-
4	turned," and inserting the following: "returned or if
5	the registrant does not update the registrant's infor-
6	mation on the computerized Statewide voter reg-
7	istration list using such online method,".
8	SEC. 103. PROVISION OF ELECTION INFORMATION BY
9	ELECTRONIC MAIL TO INDIVIDUALS REG-
10	ISTERED TO VOTE.
11	(a) Including Option on Voter Registration
12	Application to Provide E-Mail Address and Re-
13	CEIVE INFORMATION.—
14	(1) IN GENERAL.—Section 9(b) of the National
15	Voter Registration Act of 1993 (42 U.S.C.
16	1973gg—7(b)) is amended—
17	(A) by striking "and" at the end of para-
18	graph (3);
19	(B) by striking the period at the end of
20	paragraph (4) and inserting "; and"; and
21	(C) by adding at the end the following new
22	paragraph:
23	"(5) shall include a space for the applicant to
24	provide (at the applicant's option) an electronic mail
25	address, together with a statement that, if the appli-

cant so requests, instead of using regular mail the
 appropriate State and local election officials shall
 provide to the applicant, through electronic mail sent
 to that address, the same voting information (as de fined in section 302(b)(2) of the Help America Vote
 Act of 2002) which the officials would provide to the
 applicant through regular mail.".

8 (2) PROHIBITING USE FOR PURPOSES UNRE9 LATED TO OFFICIAL DUTIES OF ELECTION OFFI10 CIALS.—Section 9 of such Act (42 U.S.C. 1973gg—
11 7) is amended by adding at the end the following
12 new subsection:

"(c) PROHIBITING USE OF ELECTRONIC MAIL AD-13 14 DRESSES FOR OTHER THAN OFFICIAL PURPOSES.—The 15 chief State election official shall ensure that any electronic mail address provided by an applicant under subsection 16 17 (b)(5) is used only for purposes of carrying out official 18 duties of election officials and is not transmitted by any 19 State or local election official (or any agent of such an 20 official, including a contractor) to any person who does 21 not require the address to carry out such official duties 22 and who is not under the direct supervision and control 23 of a State or local election official.".

24 (b) REQUIRING PROVISION OF INFORMATION BY25 ELECTION OFFICIALS.—Section 302(b) of the Help Amer-

ica Vote Act of 2002 (42 U.S.C. 15482(b)) is amended
 by adding at the end the following new paragraph:

3	"(3) Provision of other information by
4	ELECTRONIC MAIL.—If an individual who is a reg-
5	istered voter has provided the State or local election
6	official with an electronic mail address for the pur-
7	pose of receiving voting information (as described in
8	section $9(b)(5)$ of the National Voter Registration
9	Act of 1993), the appropriate State or local election
10	official, through electronic mail transmitted not later
11	than 7 days before the date of the election involved,
12	shall provide the individual with information on how
13	to obtain the following information by electronic
14	means:
15	"(A) The name and address of the polling
16	place at which the individual is assigned to vote
17	in the election.
18	"(B) The hours of operation for the polling
10	

place.

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20 "(C) A description of any identification or
21 other information the individual may be re22 quired to present at the polling place.".

1	SEC. 104. CLARIFICATION OF REQUIREMENT REGARDING
2	NECESSARY INFORMATION TO SHOW ELIGI-
3	BILITY TO VOTE.
4	Section 8 of the National Voter Registration Act of
5	1993 (42 U.S.C. 1973gg—6) is amended—
6	(1) by redesignating subsection (j) as sub-
7	section (k); and
8	(2) by inserting after subsection (i) the fol-
9	lowing new subsection:
10	"(j) Requirement for State to Register Appli-
11	CANTS PROVIDING NECESSARY INFORMATION TO SHOW
12	ELIGIBILITY TO VOTE.—For purposes meeting the re-
13	quirement of subsection $(a)(1)$ that an eligible applicant
14	is registered to vote in an election for Federal office within
15	the deadlines required under such subsection, the State
16	shall consider an applicant to have provided a 'valid voter
17	registration form' if—
18	((1) the applicant has accurately completed the
19	application form and attested to the statement re-
20	quired by section $9(b)(2)$; and
21	((2) in the case of an applicant who registers
22	to vote online in accordance with section 6A, the ap-
23	plicant provides a signature in accordance with sub-
24	section (c) of such section.".

1 SEC. 105. EFFECTIVE DATE.

2 (a) IN GENERAL.—Except as provided in subsection
3 (b), the amendments made by this subtitle (other than the
4 amendments made by section 104) shall take effect Janu5 ary 1, 2014.

6 (b) WAIVER.—Subject to the approval of the Election 7 Assistance Commission, if a State certifies to the Election 8 Assistance Commission that the State will not meet the 9 deadline referred to in subsection (a) because of extraordinary circumstances and includes in the certification the 10 reasons for the failure to meet the deadline, subsection 11 (a) shall apply to the State as if the reference in such 12 subsection to "January 1, 2014" were a reference to 13 "January 1, 2016". 14

15 Subtitle B—Automated 16 Registration of Certain Individuals

17 SEC. 111. AUTOMATED VOTER REGISTRATION.

18 (a) COLLECTION OF INFORMATION BY SOURCE19 AGENCIES.—

20(1)DUTIES \mathbf{OF} SOURCE AGENCIES.—Each 21 source agency in a State (as defined in subsection 22 (e)) shall, with each application for services or as-23 sistance by an individual, and with each recertifi-24 cation, renewal, or change of address relating to 25 such services or assistance—

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(A) notify each such individual of the sub stantive qualifications of an elector in the State,
 using language approved by the State's chief
 election official;
 (B) notify each such individual that there

(B) notify each such individual that there is an opportunity to be registered to vote or update voter registration, but that voter registration is voluntary, and that neither registering nor declining to register to vote will in any way affect the availability of services or benefits, nor be used for other purposes;

12 (C) require that each such individual indi13 cate, after considering the substantive qualifica14 tion of an elector in the State, whether or not
15 the person wishes to be registered;

16 (D) ensure that each such individual's
17 transaction with the agency cannot be completed until the individual has indicated whether
19 he or she wishes to register to vote; and

20 (E) for each such individual who consents
21 to using the individual's records with the source
22 agency to enable the individual to register to
23 vote under this section, collect a signed affirma24 tion of eligibility to register to vote in the State.

1	(2) No effect on right to decline voter	
2	REGISTRATION.—Nothing in this subtitle shall be	
3	construed to interfere with the right of any person	
4	to decline to be registered to vote for any reason.	
5	(b) Transfer of Information on Individuals	
6	Consenting to Voter Registration.—	
7	(1) TRANSFER.—For each individual who noti-	
8	fies the source agency that the individual consents to	
9	voter registration under this section, the source	
10	agency shall transfer to the chief State election offi-	
11	cial of the State the following data, to the extent the	
12	data is available to the source agency:	
13	(A) The given name or names and sur-	
14	name or surnames.	
15	(B) Date of birth.	
16	(C) Residential address.	
17	(D) Mailing address.	
18	(E) Signature, in electronic form.	
19	(F) Date of the last change to the infor-	
20	mation.	
21	(G) The motor vehicle driver's license	
22	number.	
23	(H) The last four digits of the Social Secu-	
24	rity number.	

1	(2) TIMING OF TRANSFER.—The source agency	
2	shall transfer the data described in paragraph (1) to	
3	the chief State election official on a daily basis.	
4	(3) FORMAT.—The data transferred under	
5	paragraph (1) shall be transferred in a format com-	
6	patible with the Statewide computerized voter reg-	
7	istration list under section 303 of the Help America	
8	Vote Act of 2002.	
9	(4) Prohibiting storage of information.—	
10	Any information collected by the source agency	
11	under this section with respect to an individual who	
12	consents to register to vote under this section may	
13	not be stored by the source agency in any form after	
14	the information is transferred to the chief State elec-	
15	tion official under paragraph (1).	
16	(c) REGISTRATION OF INDIVIDUALS BY CHIEF STATE	
17	ELECTION OFFICIAL.—	
18	(1) Comparison with statewide voter reg-	
19	ISTRATION LIST.—Upon receiving information from	
20	a source agency with respect to an individual under	
21	subsection (b), the chief State election official shall	
22	determine whether the individual is included in the	
23	computerized Statewide voter registration list estab-	

- 24 lished and maintained under section 303 of the Help
- 25 America Vote Act of 2002 (42 U.S.C. 15483).

1 (2) REGISTRATION OF INDIVIDUALS NOT ON 2 STATEWIDE LIST.—If an individual for whom infor-3 mation is received from a source agency under sub-4 section (b) is eligible to vote in elections for Federal 5 office in the State and is not on the computerized 6 Statewide voter registration list, the chief State elec-7 tion official shall— 8 (A) ensure that the individual is registered 9 to vote in such elections not later than 5 days 10 after receiving the information, without regard 11 to whether or not the information provided by 12 the source agency includes the individual's sig-13 nature; 14 (B) update the Statewide computerized 15 voter registration list to include the individual; 16 and 17 (C) notify the individual that the individual 18 is registered to vote in elections for Federal of-19 fice in the State. 20 (3)TREATMENT OF INFORMATION INCOR-21 RECTLY PROVIDED.—If a source agency provides the 22 chief State election official with information with re-23 spect to an individual who did not consent to be reg-24 istered to vote under this section, the chief State 25 election official shall not take any action to register

the individual to vote, except that no such individual
who is already included on the computerized Statewide voter registration list shall be removed from the
list solely because the information was incorrectly
provided under subsection (b).

6 (4) NO EFFECT ON OTHER MEANS OF REG-7 ISTRATION.—Nothing in this section affects a 8 State's obligation to register voters upon receipt of 9 a valid voter registration application through means 10 provided by National Voter Registration Act of 1993 11 (42 U.S.C. 1973gg et seq.), the internet registration 12 procedure described in subtitle A, or other valid 13 means.

14 (5) INDIVIDUALS IN EXISTING RECORDS.—No 15 later than January 2015, each individual who is list-16 ed in a source agency's records and for whom there 17 exists reason to believe the individual is a citizen 18 and not otherwise ineligible to vote shall be mailed 19 a postage pre-paid return postcard including a box 20 for the individual to check, together with the state-21 ment (in close proximity to the box and in promi-22 nent type), "By checking this box, I affirm that I 23 am a citizen of the United States, am eligible to vote 24 in this State, and will be at least eighteen years old 25 by the next general election. I understand that by

1 checking this box, I will be registered to vote if I am 2 eligible to vote in the State.", along with a clear de-3 scription of the voting eligibility requirements in the 4 State. The postcard shall also include, where re-5 quired for voter registration, a place for the individ-6 ual's signature and designation of party affiliation. 7 An individual who checks the box and returns the 8 completed postcard postmarked not later than the 9 lesser of the fifteenth day before an election for Fed-10 eral office, or the period provided by State law, shall 11 be registered to vote in that election.

12 (d) Options for State to Require Special
13 Treatment of Individuals Registered Automati14 Cally.—

15 (1) TREATMENT AS INDIVIDUALS REGISTERING TO VOTE BY MAIL FOR PURPOSES OF FIRST-TIME 16 17 VOTER IDENTIFICATION REQUIREMENTS.—Section 18 303(b)(1)(A) of the Help America Vote Act of 2002 19 (42 U.S.C. 15483(b)(1)(A)), as amended by section 20 101(b)(1), is amended by striking "of 1993" and in-21 serting "of 1993 or (at the option of the State) was 22 registered automatically under section 111 of the 23 Voter Registration Modernization Act of 2012".

1	(2) Requiring signature.—Section 303(b) of
2	such Act (42 U.S.C. 15483(b)), as amended by sec-
3	tion $101(b)(2)$, is amended—
4	(A) by redesignating paragraph (6) as
5	paragraph (7); and
6	(B) by inserting after paragraph (5) the
7	following new paragraph:
8	"(5) Option for state to require signa-
9	TURE REQUIREMENTS FOR FIRST-TIME VOTERS REG-
10	ISTERED AUTOMATICALLY.—
11	"(A) IN GENERAL.—A State may, in a uni-
12	form and nondiscriminatory manner, require an
13	individual to meet the requirements of subpara-
14	graph (B) if—
15	"(i) the individual was registered to
16	vote in the State automatically under sec-
17	tion 111 of the Voter Registration Mod-
18	ernization Act of 2012; and
19	"(ii) the individual has not previously
20	voted in an election for Federal office in
21	the State.
22	"(B) REQUIREMENTS.—An individual
23	meets the requirements of this subparagraph
24	if—

1	"(i) in the case of an individual who
2	votes in person, the individual provides the
3	appropriate State or local election official
4	with a handwritten signature; or
5	"(ii) in the case of an individual who
6	votes by mail, the individual submits with
7	the ballot a handwritten signature.
8	"(C) INAPPLICABILITY.—Subparagraph
9	(A) does not apply in the case of an individual
10	who is—
11	"(i) entitled to vote by absentee ballot
12	under the Uniformed and Overseas Citi-
13	zens Absentee Voting Act (42 U.S.C.
14	1973ff–1 et seq.);
15	"(ii) provided the right to vote other-
16	wise than in person under section
17	3(b)(2)(B)(ii) of the Voting Accessibility
18	for the Elderly and Handicapped Act (42)
19	U.S.C. 1973ee–1(b)(2)(B)(ii)); or
20	"(iii) entitled to vote otherwise than
21	in person under any other Federal law.".
22	(3) Conforming amendment relating to
23	EFFECTIVE DATE.—Section 303(d)(2)(A) of such
24	Act (42 U.S.C. $15483(d)(2)(A)$), as amended by sec-
25	tion $101(b)(3)$, is amended by striking "subsection

1	(b)(5)" and inserting "subsections $(b)(5)$ and
2	(b)(6)".
3	(e) Source Agencies Described.—
4	(1) IN GENERAL.—With respect to any State, a
5	"source agency" is—
6	(A) each State office which is described in
7	paragraph (2); and
8	(B) each Federal office which is described
9	in paragraph (3) which is located in the State,
10	except that such office shall be a source agency
11	only with respect to individuals who are resi-
12	dents of the State in which the office is located.
13	(2) STATE OFFICES DESCRIBED.—
14	(A) IN GENERAL.—The State offices de-
15	scribed in this paragraph are as follows:
16	(i) The State motor vehicle authority.
17	(ii) Each office in the State which is
18	designated as a voter registration agency
19	in a State pursuant to section 7(a) of the
20	National Voter Registration Act of 1993
21	(42 U.S.C. 1973gg-5(a)).
22	(iii) Each State agency that admin-
23	isters a program providing assistance pur-
24	suant to pursuant to title III of the Social
25	Security Act (42 U.S.C. 501 et seq.) .

1	(iv) Each State agency primarily re-
2	sponsible for maintaining identifying infor-
3	mation for students enrolled at public sec-
4	ondary schools in the State, including,
5	where applicable, the State agency respon-
6	sible for maintaining the education data
7	system described in section $6401(e)(2)$ of
8	the America COMPETES Act (20 U.S.C.
9	9871(e)(2)).
10	(v) In the case of a State in which an
11	individual disenfranchised by a criminal
12	conviction may become eligible to vote
13	upon completion of criminal sentence or
14	any part thereof, or upon formal restora-
15	tion of rights, the State agency responsible
16	for administering that sentence, or part
17	thereof, or that restoration of rights.
18	(vi) In the case of a State in which an
19	individual disenfranchised by adjudication
20	of mental incompetence or similar condi-
21	tion becomes eligible to register to vote
22	upon the restoration of competence or
23	similar condition, each State agency re-
24	sponsible for determining when competence
25	• • • • •

or a similar condition is met.

1	(vii) Such other office which may be
2	designated as a source agency by the chief
3	State election official of the State.
4	(B) CRITERIA FOR DESIGNATION OF ADDI-
5	TIONAL SOURCE AGENCIES.—In designating of-
6	fices of the State as source agencies for pur-
7	poses of subparagraph (A)(vii), the chief State
8	election official shall give priority on the basis
9	of the following criteria:
10	(i) The extent to which individuals re-
11	ceiving services or assistance from the of-
12	fice are likely to be individuals who are eli-
13	gible to register to vote in elections for
14	Federal office in the State but who are not
15	registered to vote in such elections.
16	(ii) The accuracy of the office's
17	records with respect to identifying informa-
18	tion (including age, citizenship status, and
19	residency) for individuals receiving services
20	or assistance from the office.
21	(iii) The cost-effectiveness of obtain-
22	ing such identifying information and trans-
23	mitting the information to the chief State
24	election official.

1	(iv) The extent to which the designa-
2	tion of the office as a voter registration
3	agency will promote the registration of eli-
4	gible individuals to vote in elections for
5	Federal office in the State and the accu-
6	racy of the State's Statewide computerized
7	voter registration list under the Help
8	America Vote Act of 2002.
9	(3) Federal offices described.—The Fed-
10	eral offices described in this paragraph are as fol-
11	lows:
12	(A) Armed Forces recruitment offices.
13	(B) The United States Immigration and
14	Customs Enforcement Bureau, but only with
15	respect to individuals who complete the natu-
16	ralization process.
17	(C) The Social Security Administration.
18	(D) The Administrative Office of the
19	United States Courts, the Federal Bureau of
20	Prisons, and the United States Probation Serv-
21	ice, but only with respect to individuals com-
22	pleting terms of prison, sentences, probation, or
23	parole.
24	(E) The Department of Veterans Affairs,
25	but only with respect to individuals applying for

1	or using health care services or services for
2	homeless individuals.
3	(F) The Defense Manpower Data Center
4	of the Department of Defense.
5	(G) The Indian Health Services of the De-
6	partment of Health and Human Services.
7	(H) The Center for Medicare and Medicaid
8	Services of the Department of Health and
9	Human Services.
10	(I) Any other Federal office which des-
11	ignated by a State (with the consent of the
12	President) as a source agency with respect to
13	the State.
13 14	the State. SEC. 112. LIST MAINTENANCE, PRIVACY, AND SECURITY.
14	SEC. 112. LIST MAINTENANCE, PRIVACY, AND SECURITY.
14 15	SEC. 112. LIST MAINTENANCE, PRIVACY, AND SECURITY. (a) Database Management Standards.—
14 15 16	 SEC. 112. LIST MAINTENANCE, PRIVACY, AND SECURITY. (a) DATABASE MANAGEMENT STANDARDS.— (1) DATABASE MATCHING STANDARDS .—The
14 15 16 17	 SEC. 112. LIST MAINTENANCE, PRIVACY, AND SECURITY. (a) DATABASE MANAGEMENT STANDARDS.— (1) DATABASE MATCHING STANDARDS .—The chief State election official of each State shall estab-
14 15 16 17 18	 SEC. 112. LIST MAINTENANCE, PRIVACY, AND SECURITY. (a) DATABASE MANAGEMENT STANDARDS.— (1) DATABASE MATCHING STANDARDS .—The chief State election official of each State shall establish standards governing the comparison of data on
14 15 16 17 18 19	 SEC. 112. LIST MAINTENANCE, PRIVACY, AND SECURITY. (a) DATABASE MANAGEMENT STANDARDS.— (1) DATABASE MATCHING STANDARDS .—The chief State election official of each State shall establish standards governing the comparison of data on the Statewide computerized voter registration list
 14 15 16 17 18 19 20 	 SEC. 112. LIST MAINTENANCE, PRIVACY, AND SECURITY. (a) DATABASE MANAGEMENT STANDARDS.— (1) DATABASE MATCHING STANDARDS .—The chief State election official of each State shall establish standards governing the comparison of data on the Statewide computerized voter registration list under section 303 of the Help America Vote Act of
 14 15 16 17 18 19 20 21 	 SEC. 112. LIST MAINTENANCE, PRIVACY, AND SECURITY. (a) DATABASE MANAGEMENT STANDARDS.— (1) DATABASE MATCHING STANDARDS .—The chief State election official of each State shall establish standards governing the comparison of data on the Statewide computerized voter registration list under section 303 of the Help America Vote Act of 2002, the data provided by various source agencies
 14 15 16 17 18 19 20 21 22 	 SEC. 112. LIST MAINTENANCE, PRIVACY, AND SECURITY. (a) DATABASE MANAGEMENT STANDARDS.— (1) DATABASE MATCHING STANDARDS .—The chief State election official of each State shall establish standards governing the comparison of data on the Statewide computerized voter registration list under section 303 of the Help America Vote Act of 2002, the data provided by various source agencies under section 111, and relevant data from other

1	(A) whether a data record from any source
2	agency represents the same individual as a
3	record in another source agency or on the
4	Statewide list;
5	(B) whether a data record from any source
6	agency represents an individual already reg-
7	istered to vote in the State;
8	(C) whether two data records in the State-
9	wide computerized voter registration list rep-
10	resent duplicate records for the same individual;
11	(D) whether a data record supplied by any
12	list maintenance source represents an individual
13	already registered to vote in the State; and
14	(E) which information will be treated as
15	more current and reliable when data records
16	from multiple sources present information for
17	the same individual.
18	(2) STANDARDS FOR DETERMINING INELIGI-
19	BILITY.—The chief State election official of a State
20	shall establish uniform and non-discriminatory
21	standards describing the specific conditions under
22	which an individual will be determined for list main-
23	tenance purposes to be ineligible to vote in an elec-
24	tion for Federal office in the State.
25	(b) PRIVACY AND SECURITY STANDARDS.—

1 (1) PRIVACY AND SECURITY POLICY.—The chief 2 State election official of a State shall publish and 3 enforce a privacy and security policy specifying each 4 class of users who shall have authorized access to 5 the computerized Statewide voter registration list, 6 specifying for each such class the permission and 7 levels of access to be granted, and setting forth 8 other safeguards to protect the privacy and security 9 of the information on the list. Such policy shall in-10 clude security safeguards to protect personal infor-11 mation in the data transfer process under section 12 111, the online or telephone interface, the mainte-13 nance of the voter registration database, and audit 14 procedure to track individual access to the system. 15 (2) NO UNAUTHORIZED ACCESS.—The chief 16 election official of a State shall establish policies and 17 enforcement procedures to prevent unauthorized ac-18 cess to or use of the computerized Statewide voter 19 registration list, any list or other information pro-20 vided by a source agency under section 111, or any 21 maintenance source for the list. Nothing in this 22 paragraph shall be construed to prohibit access to 23 information required for official purposes for pur-24 poses of voter registration, election administration,

and the enforcement of election laws.

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(3) INTER-AGENCY TRANSFERS.—

2 (A) IN GENERAL.—The chief election official of a State shall establish policies and en-3 4 forcement procedures to maintain security dur-5 ing inter-agency transfers of information re-6 quired or permitted under this subtitle. Each 7 State agency and third party participating in 8 such inter-agency transfers of information shall 9 facilitate and comply with such policies. Noth-10 ing in this subparagraph shall prevent a source 11 agency under section 111 from establishing and 12 enforcing additional security measures to pro-13 tect the confidentiality and integrity of inter-14 agency data transfers. No State or local election 15 official shall transfer or facilitate the transfer 16 of information from the computerized Statewide 17 voter registration list to any source agency 18 under section 111.

19 (B) TRANSMISSION THROUGH SECURE 20 THIRD PARTIES PERMITTED.—Nothing in this 21 section shall be construed to prevent a source 22 agency under section 111 from contracting with 23 a third party to assist in the transmission of 24 data to a chief State election official, so long as 25 the data transmission complies with the appli-

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cable requirements of this subtitle, including the privacy and security provisions of this section.

4 (4)RECORDS RETENTION.—The chief State 5 election official of a State shall establish standards 6 and procedures to maintain all election records re-7 quired for purposes of this subtitle, including for the 8 purpose of determining the eligibility of persons 9 casting provisional ballots under section 302 of the 10 Help America Vote Act of 2002. Records for individ-11 uals who have been retained on the computerized 12 Statewide voter registration list under section 301 of 13 such Act but identified as ineligible to vote in an 14 election for Federal office within the State, or re-15 moved from the list due to ineligibility, shall be 16 maintained and kept available until at least the date 17 of the second general election for Federal office that 18 occurs after the date that the individual was identi-19 fied as ineligible.

(c) PUBLICATION OF STANDARDS.—The chief State
election official of a State shall publish on the official's
website the standards established under this section, and
shall make those standards available in written form upon
public request.

1 (d) PROTECTION OF SOURCE INFORMATION.—The 2 identity of the specific source agency through which an 3 individual consented to register to vote under section 111 4 shall not be disclosed to the public and shall not be re-5 tained after the individual is added to the computerized 6 Statewide voter registration list.

7 (e) CONFIDENTIALITY OF INFORMATION.—The chief 8 State election official of a State shall establish policies and 9 enforcement procedures to ensure that personal information provided by source agencies or otherwise transmitted 10 under this section is kept confidential and is available only 11 12 to authorized users. For purposes of these policies and procedures, the term "personal information" means any 13 of the following: 14

- 15 (1) Any portion of an individual's Social Secu-16 rity number.
- 17 (2) Any portion of an individual's motor vehicle
 18 driver's license number or State identification card
 19 number.
- 20 (3) An individual's signature.

(4) An individual's personal residence and contact information (in the case of individuals with respect to whom such information is required to be
maintained as confidential under State law).

1	(5) Sensitive information relating to persons in
2	categories designated confidential by Federal or
3	State law, including victims of domestic violence or
4	stalking, prosecutors and law enforcement personnel,
5	and participants in a witness protection program.
6	(6) An individual's phone number.
7	(7) An individual's email address.
8	(8) Any indication of an individual's status as
9	a citizen or noncitizen of the United States.
10	(9) Such other information as the chief State
11	election official may designate as confidential to the
12	extent reasonably necessary to prevent identity theft
13	or impersonation, except that the chief State election
14	official may not designate as confidential under this
15	subparagraph the name, address, or date of registra-
16	tion of an individual, or, where applicable, the self-
17	identified racial or ethnic category of the individual
18	as applicable under Revisions to OMB Directive
19	Number 15 or successor directives.
20	(f) Protections Against Liability of Individ-
21	uals on Basis of Information Transferred.—
22	(1) No individual liability for registra-
23	TION OF INELIGIBLE INDIVIDUAL.—If an individual
24	who is not eligible to register to vote in elections for
25	Federal office is registered to vote in such elections

1 by a chief State election official under section 111, 2 the individual shall not be subject to any penalty, in-3 cluding the imposition of a fine or term of imprison-4 ment, adverse treatment in any immigration or nat-5 uralization proceeding, or the denial of any status 6 under immigration laws, under any law prohibiting 7 an individual who is not eligible to register to vote 8 in elections for Federal office from registering to 9 vote in such elections. Nothing in this paragraph 10 shall be construed to waive the liability of any indi-11 vidual who knowingly provides false information to 12 any person regarding the individual's eligibility to 13 register to vote or vote in elections for Federal of-14 fice.

15 (2) PROHIBITING USE OF INFORMATION BY OF-16 FICIALS.—No person acting under color of law may 17 use the information received by the chief State elec-18 tion official under section 111 to attempt to deter-19 mine the citizenship status of any individual for im-20 migration enforcement, criminal law enforcement 21 (other than enforcement of election laws), or any 22 purpose other than voter registration, election ad-23 ministration, or the enforcement of election laws.

24 (g) PROHIBITION ON TRANSFER OF INFORMATION25 IRRELEVANT TO ADMINISTRATION OF ELECTIONS.—No

source agency shall transmit any information under sec tion 111 which is irrelevant to the administration of elec tions. To the extent that an election official receives any
 information which is accidentally or inadvertently trans ferred by a source agency under such section, the official
 shall immediately delete the information from the official's
 records.

8 (h) RESTRICTION ON USE OF INFORMATION.—No in-9 formation relating to an individual's absence from the 10 Statewide voter registration list under section 303 of the Help America Vote Act of 2002 or an individual's declina-11 tion to supply information for voter registration purposes 12 to a source agency under section 111 may be disclosed 13 to the public for immigration enforcement, criminal law 14 15 enforcement other than enforcement of laws against election crimes, or used for any purpose other than voter reg-16 istration, election administration, or the enforcement of 17 election laws. 18

(i) NONDISCRIMINATION.—No person acting under
color of law may discriminate against any individual on
the basis of the individual's absence from the statewide
voter registration list, the information supplied by the individual for voter registration purpose to a source agency
under section 111, or the individual's declination to supply
such information, except as required for purposes of voter

registration, election administration, and the enforcement
 of election laws.

3 (j) PROHIBITION ON THE USE OF VOTER REGISTRA4 TION INFORMATION FOR COMMERCIAL OR NON-GOVERN5 MENTAL PURPOSES.—Voter registration information col6 lected under this subtitle shall not be used for commercial
7 purposes including for comparison with any existing com8 mercial list or database.

9 (k) PENALTY.—Whoever knowingly uses information 10 or permits information to be used in violation of this sec-11 tion shall be imprisoned for not more than 1 year, fined 12 under title 18, United States Code, or both.

13 (I) EXCLUSION FROM LISTS OF INDIVIDUALS DE-CLINING REGISTRATION.—The chief State election official 14 15 of a State shall ensure that, with respect to any individual who declines the opportunity to register to vote under sec-16 tion 111, the individual's information is not included on 17 the computerized Statewide voter registration list under 18 19 section 303 of the Help America Vote Act of 2002 and is not provided to any third party (except to the extent 20 21 required under other law). Nothing in this subsection shall 22 be construed to preclude an individual who has previously 23 declined the opportunity to register to vote from subse-24 quently registering to vote.

1SEC. 113. PROMOTING ACCURACY OF STATEWIDE VOTER2REGISTRATION LISTS.

3 (a) DEADLINES FOR TRANSMITTAL OF CHANGE OF
4 ADDRESS OR OTHER IDENTIFYING INFORMATION.—

5 (1) INFORMATION RECEIVED BY STATE MOTOR
6 VEHICLE AUTHORITY.—Section 5(d) of the National
7 Voter Registration Act of 1993 (42 U.S.C. 1973gg8 3(d)) is amended to read as follows:

9 "(d) AUTOMATIC TRANSMITTAL OF CHANGE OF AD-DRESS OR OTHER IDENTIFYING INFORMATION.-Not 10 later than 24 hours after receiving a change of address 11 form or any other information indicating that identifying 12 information with respect to an individual which is included 13 in the records of the State motor vehicle authority has 14 been changed, the State motor vehicle authority shall 15 transmit such form or other information to the chief State 16 election official, unless-17

18 "(1) the records of the authority include infor19 mation indicating that the individual is not eligible
20 to register to vote in the State; or

21 "(2) the individual states on the form or other22 wise indicates that the change of address or other
23 information is not for voter registration purposes.".
24 (2) INFORMATION RECEIVED BY OTHER VOTER
25 REGISTRATION AGENCIES.—Section 7 of such Act

(42 U.S.C. 1973gg-5) is amended by adding at the
 end the following new subsection:

3 "(e) Automatic Transmittal of Change of Ad-4 DRESS OR OTHER IDENTIFYING INFORMATION.-Not 5 later than 24 hours after receiving a change of address 6 form or any other information indicating that identifying 7 information with respect to an individual which is included 8 in the records of a voter registration agency designated 9 under this section has been changed, the appropriate official of such agency shall transmit such form or other in-10 11 formation to the chief State election official, unless-

12 "(1) the records of the agency include informa13 tion indicating that the individual is not eligible to
14 register to vote in the State; or

15 "(2) the individual states on the form or other16 wise indicates that the change of address or other
17 information is not for voter registration purposes.".
18 (3) INFORMATION RECEIVED FROM SOURCE

AGENCIES.—Not later than 24 hours after receiving a change of address form or any other information indicating that identifying information with respect to an individual which is included in the records of a source agency designated under section 111 has been changed, the appropriate official of such agency

1	shall transmit such form or other information to the
2	chief State election official, unless—
3	(A) the records of the agency include infor-
4	mation indicating that the individual is not eli-
5	gible to register to vote in the State; or
6	(B) the individual states on the form or
7	otherwise indicates that the change of address
8	or other information is not for voter registra-
9	tion purposes.
10	(b) Revision of Statewide Computerized List
11	TO REFLECT REVISED INFORMATION.—Section 303(a) of
12	the Help America Vote Act of 2002 (42 U.S.C. 15483(a)),
13	as amended by section 102(a), is amended by adding at
14	the end the following new paragraph:
15	"(7) Revision of list to reflect informa-
16	TION RECEIVED FROM OTHER STATE OFFICES.—
17	"(A) IN GENERAL.—If a State motor vehi-
18	cle authority (pursuant to section $5(d)$ of the
19	National Voter Registration Act of 1993) a
20	voter registration agency (designated under sec-
21	tion 7 of such Act), or a source agency (des-
22	ignated under section 111 of the Voter Reg-
23	istration Modernization Act of 2012) transmits
24	to the chief State election official a change of
25	address form or any other information indi-

1	cating that identifying information with respect
2	to an individual has been changed, the appro-
3	priate State or local election official shall—
4	"(i) determine whether the individual
5	appears on the computerized list estab-
6	lished under this section; and
7	"(ii) if the individual appears on the
8	list, revise the information relating to the
9	individual on the list to reflect the individ-
10	ual's new address or other changed identi-
11	fying information.
12	"(B) NOTIFICATION TO VOTERS.—If an
13	election official revises any voter registration in-
14	formation on the computerized list with respect
15	to any voter (including removing the voter from
16	the list), immediately after revising the infor-
17	mation, the official shall send the individual a
18	written notice of the revision which includes the
19	following information:
20	"(i) The voter's name, date of birth,
21	and address, as reflected in the revised in-
22	formation on the computerized list.
23	"(ii) A statement that the voter's
24	voter registration information has been up-
25	dated.

1	"(iii) Information on how to correct
2	information on the computerized list.
3	"(iv) A statement of the eligibility re-
4	quirements for registered voters in the
5	State.
6	"(v) A statement (in larger font size
7	than the other statements on the notice)
8	that it is illegal for an individual who does
9	not meet the eligibility requirements for
10	registered voters in the State to vote in an
11	election in the State.
12	"(vi) A statement that the voter may
13	terminate the voter's status as a registered
14	voter in the State, or request a change in
15	the voter's voter registration information,
16	at any time by contacting the appropriate
17	State or local election official, together
18	with contact information for such official
19	(including any website through which the
20	voter may contact the official or obtain in-
21	formation on voter registration in the
22	State).
23	"(C) USE OF ELECTRONIC MAIL.—If an
24	election official has an electronic mail address
25	for any voter to whom the official is required to

1 send a written notice under this paragraph, the 2 official may meet the requirements of this para-3 graph by sending the notice to the voter in elec-4 tronic form at that address, but only if prior to sending the notice, the official sends a test elec-5 6 tronic mail to the voter at that address and re-7 ceives confirmation that the address is current 8 and valid.".

9 (c) EFFECTIVE DATE.—The amendments made by
10 this section shall apply with respect to elections occurring
11 during 2014 or any succeeding year.

12 SEC. 114. DEFINITIONS.

(a) CHIEF STATE ELECTION OFFICIAL.—In this subtitle, the "chief State election official" means, with respect
to a State, the individual designated by the State under
section 10 of the National Voter Registration Act of 1993
(42 U.S.C. 1973gg–8) to be responsible for coordination
of the State's responsibilities under such Act.

(b) STATE.—In this subtitle, a "State" includes the
District of Columbia, the Commonwealth of Puerto Rico,
the United States Virgin Islands, Guam, and American
Samoa, but does not include any State in which, under
a State law in effect continuously on and after the date
of the enactment of this Act, there is no voter registration

requirement for individuals in the State with respect to
 elections for Federal office.

3 SEC. 115. EFFECTIVE DATE.

4 This subtitle and the amendments made by this sub5 title shall apply with respect to the regularly scheduled
6 general election for Federal office held in November 2014
7 and each succeeding election for Federal office.

8 Subtitle C—Other Initiatives to 9 Promote Voter Registration

10 SEC. 121. SAME DAY REGISTRATION.

(a) IN GENERAL.—Title III of the Help America
Vote Act of 2002 (42 U.S.C. 15481 et seq.) is amended—

(1) by redesignating sections 304 and 305 assections 305 and 306; and

15 (2) by inserting after section 303 the following16 new section:

17 "SEC. 304. SAME DAY REGISTRATION.

18 "(a) IN GENERAL.—

"(1) REGISTRATION.—Notwithstanding section
8(a)(1)(D) of the National Voter Registration Act of
1993 (42 U.S.C. 1973gg-6), each State shall permit
any eligible individual on the day of a Federal election and on any day when voting, including early
voting, is permitted for a Federal election—

1 "(A) to register to vote in such election at 2 the polling place using a form that meets the 3 requirements under section 9(b) of the National 4 Voter Registration Act of 1993 (or, if the indi-5 vidual is already registered to vote, to revise 6 any of the individual's voter registration infor-7 mation); and 8 "(B) to cast a vote in such election. 9 EXCEPTION.—The requirements under (2)10 paragraph (1) shall not apply to a State in which,

under a State law in effect continuously on and after
the date of the enactment of this section, there is no
voter registration requirement for individuals in the
State with respect to elections for Federal office.

15 "(b) ELIGIBLE INDIVIDUAL.—For purposes of this
16 section, the term 'eligible individual' means, with respect
17 to any election for Federal office, an individual who is oth18 erwise qualified to vote in that election.

19 "(c) EFFECTIVE DATE.—Each State shall be re20 quired to comply with the requirements of subsection (a)
21 for the regularly scheduled general election for Federal of22 fice occurring in November 2012 and for any subsequent
23 election for Federal office.".

24 (b) CONFORMING AMENDMENT RELATING TO EN25 FORCEMENT.—Section 401 of such Act (42 U.S.C. 15511)

1	is amended by striking "sections 301, 302, and 303" and
2	inserting "subtitle A of title III".
3	(c) CLERICAL AMENDMENT.—The table of contents
4	of such Act is amended—
5	(1) by redesignating the items relating to sec-
6	tions 304 and 305 as relating to sections 305 and
7	306; and
8	(2) by inserting after the item relating to sec-
9	tion 303 the following new item:
	"Sec. 304. Same day registration.".
10	SEC. 122. ACCEPTANCE OF VOTER REGISTRATION APPLICA-
11	TIONS FROM INDIVIDUALS UNDER 18 YEARS
12	OF AGE.
13	(a) Acceptance of Applications.—Section 8 of
15	
13	the National Voter Registration Act of 1993 (42 U.S.C.
14	the National Voter Registration Act of 1993 (42 U.S.C.
14 15	the National Voter Registration Act of 1993 (42 U.S.C. 1973gg-6), as amended by section 104, is amended—
14 15 16	 the National Voter Registration Act of 1993 (42 U.S.C. 1973gg-6), as amended by section 104, is amended— (1) by redesignating subsection (k) as sub-
14 15 16 17	the National Voter Registration Act of 1993 (42 U.S.C. 1973gg-6), as amended by section 104, is amended— (1) by redesignating subsection (k) as sub- section (l); and
14 15 16 17 18	the National Voter Registration Act of 1993 (42 U.S.C. 1973gg-6), as amended by section 104, is amended— (1) by redesignating subsection (k) as sub- section (l); and (2) by inserting after subsection (j) the fol-
14 15 16 17 18 19	 the National Voter Registration Act of 1993 (42 U.S.C. 1973gg-6), as amended by section 104, is amended— (1) by redesignating subsection (k) as subsection (l); and (2) by inserting after subsection (j) the following new subsection:
 14 15 16 17 18 19 20 	the National Voter Registration Act of 1993 (42 U.S.C. 1973gg-6), as amended by section 104, is amended— (1) by redesignating subsection (k) as sub- section (l); and (2) by inserting after subsection (j) the fol- lowing new subsection: "(k) ACCEPTANCE OF APPLICATIONS FROM INDIVID-
 14 15 16 17 18 19 20 21 	 the National Voter Registration Act of 1993 (42 U.S.C. 1973gg-6), as amended by section 104, is amended— (1) by redesignating subsection (k) as subsection (l); and (2) by inserting after subsection (j) the following new subsection: "(k) ACCEPTANCE OF APPLICATIONS FROM INDIVID-UALS UNDER 18 YEARS OF AGE.—
 14 15 16 17 18 19 20 21 22 	 the National Voter Registration Act of 1993 (42 U.S.C. 1973gg-6), as amended by section 104, is amended— (1) by redesignating subsection (k) as subsection (l); and (2) by inserting after subsection (j) the following new subsection: "(k) ACCEPTANCE OF APPLICATIONS FROM INDIVID-UALS UNDER 18 YEARS OF AGE.— "(1) IN GENERAL.—A State may not refuse to
 14 15 16 17 18 19 20 21 22 23 	 the National Voter Registration Act of 1993 (42 U.S.C. 1973gg-6), as amended by section 104, is amended— (1) by redesignating subsection (k) as subsection (l); and (2) by inserting after subsection (j) the following new subsection: "(k) ACCEPTANCE OF APPLICATIONS FROM INDIVID-UALS UNDER 18 YEARS OF AGE.— "(1) IN GENERAL.—A State may not refuse to accept or process an individual's application to reg-

at the time the individual submits the application, so
 long as the individual is at least 16 years of age at
 such time.

4 "(2) NO EFFECT ON STATE VOTING AGE RE5 QUIREMENTS.—Nothing in paragraph (1) may be
6 construed to require a State to permit an individual
7 who is under 18 years of age at the time of an elec8 tion for Federal office to vote in the election.".

9 (b) EFFECTIVE DATE.—The amendment made by
10 subsection (a) shall apply with respect to elections occur11 ring on or after January 1, 2004.

12 SEC. 123. ANNUAL REPORTS ON VOTER REGISTRATION STA13 TISTICS.

(a) ANNUAL REPORT.—Not later than 90 days after
the end of each year, each State shall submit to the Election Assistance Commission and Congress a report containing the following information for the year:

18 (1) The number of individuals who were reg-19 istered under section 111.

(2) The number of voter registration application forms completed by individuals that were transmitted by motor vehicle authorities in the State
(pursuant to section 5(d) of the National Voter Registration Act of 1993) and voter registration agencies in the State (as designated under section 7 of

such Act) to the chief State election official of the
 State, broken down by each such authority and
 agency.

4 (3) The number of such individuals whose voter 5 registration application forms were accepted and 6 who were registered to vote in the State and the 7 number of such individuals whose forms were re-8 jected and who were not registered to vote in the 9 State, broken down by each such authority and 10 agency.

11 (4) The number of change of address forms and 12 other forms of information indicating that an indi-13 vidual's identifying information has been changed 14 that were transmitted by such motor vehicle authori-15 ties and voter registration agencies to the chief State 16 election official of the State, broken down by each 17 such authority and agency and the type of form 18 transmitted.

(5) The number of individuals on the Statewide
computerized voter registration list (as established
and maintained under section 303 of the Help
America Vote Act of 2002) whose voter registration
information was revised by the chief State election
official as a result of the forms transmitted to the
official by such motor vehicle authorities and voter

registration agencies (as described in paragraph
 (3)), broken down by each such authority and agen cy and the type of form transmitted.

4 (6) The number of individuals who requested
5 the chief State election official to revise voter reg6 istration information on such list, and the number of
7 individuals whose information was revised as a result
8 of such a request.

9 (b) CONFIDENTIALITY OF INFORMATION.—In pre-10 paring and submitting a report under this section, the 11 chief State election official shall ensure that no informa-12 tion regarding the identification of any individual is re-13 vealed.

14 (c) STATE DEFINED.—In this section, a "State" in-15 cludes the District of Columbia, the Commonwealth of Puerto Rico, the United States Virgin Islands, Guam, and 16 17 American Samoa, but does not include any State in which, under a State law in effect continuously on and after the 18 19 date of the enactment of this Act, there is no voter reg-20 istration requirement for individuals in the State with re-21 spect to elections for Federal office.

1	Subtitle D—Availability of HAVA
2	Requirements Payments
3	SEC. 131. AVAILABILITY OF REQUIREMENTS PAYMENTS
4	UNDER HAVA TO COVER COSTS OF COMPLI-
5	ANCE WITH NEW REQUIREMENTS.
6	(a) IN GENERAL.—Section 251(b) of the Help Amer-
7	ica Vote Act of 2002 (42 U.S.C. 15401(b)) is amended—
8	(1) in paragraph (1), by striking "(2) and (3)"
9	and inserting " (2) , (3) , and (4) "; and
10	(2) by adding at the end the following new
11	paragraph:
12	"(4) CERTAIN VOTER REGISTRATION ACTIVI-
13	TIES.—A State may use a requirements payment to
14	carry out any of the requirements of the Voter Reg-
15	istration Modernization Act of 2012, including the
16	requirements of the National Voter Registration Act
17	of 1993 which are imposed pursuant to the amend-
18	ments made to such Act by the Voter Registration
19	Modernization Act of 2012.".
20	(b) Conforming Amendment.—Section 254(a)(1)
21	of such Act (42 U.S.C. 15404(a)(1)) is amended by strik-
22	ing "section $251(a)(2)$ " and inserting "section
23	251(b)(2)".

(c) EFFECTIVE DATE.—The amendments made by
 this section shall apply with respect to fiscal year 2013
 and each succeeding fiscal year.

4 Subtitle E—Prohibiting Inter5 ference With Voter Registration

6 SEC. 141. PROHIBITING HINDERING, INTERFERING WITH,

OR PREVENTING VOTER REGISTRATION.

8 (a) IN GENERAL.—Chapter 29 of title 18, United
9 States Code is amended by adding at the end the following
10 new section:

11 "§ 612. Hindering, interfering with, or preventing registering to vote

"(a) PROHIBITION.—It shall be unlawful for any person, whether acting under color of law or otherwise, to
corruptly hinder, interfere with, or prevent another person
from registering to vote or aiding another person in registering to vote in any election for Federal office.

18 "(b) ATTEMPT.—Any person who attempts to commit
19 any offense described in subsection (a) shall be subject to
20 the same penalties as those prescribed for the offense that
21 the person attempted to commit.

(c) PENALTY.—Any person who violates subsection
(a) shall be fined under this title, imprisoned not more
than 5 years, or both.

"(d) ELECTION FOR FEDERAL OFFICE DEFINED.—
 For purposes of this section, the term 'election for Federal
 office' means a general, special, primary, or runoff election
 held to nominate or elect a candidate for the office of
 President or Vice President, presidential elector, or of
 Senator or Representative in, or Delegate or Resident
 Commissioner to, the Congress.".

8 (b) CLERICAL AMENDMENT.—The table of sections
9 for chapter 29 of title 18, United States Code is amended
10 by adding at the end the following new item:

"612. Hindering, interfering with, or preventing registering to vote.".

11 (c) EFFECTIVE DATE.—The amendments made by 12 this section shall apply with respect to elections held on 13 or after the date of the enactment of this Act, except that 14 no person may be found to have violated section 612 of 15 title 18, United States Code (as added by subsection (a)) 16 on the basis of any act occurring prior to the date of the 17 enactment of this Act.

18 SEC. 142. ESTABLISHMENT OF BEST PRACTICES.

(a) BEST PRACTICES.—Not later than 180 days after
the date of the enactment of this Act, the Election Assistance Commission shall develop and publish recommendations for best practices for States to use to deter and prevent violations of section 612 of title 18, United States
Code (as added by section 141) and section 12 of the National Voter Registration Act of 1993 (42 U.S.C. 1973gg–

1 10) (relating to the unlawful interference with registering to vote, or voting, or attempting to register to vote or 2 vote), including practices to provide for the posting of rel-3 4 evant information at polling places and voter registration 5 agencies under such Act, the training of poll workers and 6 election officials, and relevant educational materials. For purposes of this subsection, the term "State" includes the 7 8 District of Columbia, the Commonwealth of Puerto Rico, 9 Guam, American Samoa, and the United States Virgin Is-10 lands. 11 (b) INCLUSION IN VOTER INFORMATION REQUIRE-12 MENTS.—Section 302(b)(2) of the Help America Vote Act of 2002 (42 U.S.C. 15482(b)(2)) is amended— 13

14 (1) by striking "and" at the end of subpara-15 graph (E);

16 (2) by striking the period at the end of sub-17 paragraph (F) and inserting "; and"; and

18 (3) by adding at the end the following new sub-19 paragraph:

"(G) information relating to the prohibitions of section 612 of title 18, United States
Code, and section 12 of the National Voter
Registration Act of 1993 (42 U.S.C. 1973gg10) (relating to the unlawful interference with
registering to vote, or voting, or attempting to

1	register to vote or vote), including information
2	on how individuals may report allegations of
3	violations of such prohibitions.".
4	TITLE II—ACCESS TO VOTING
5	FOR INDIVIDUALS WITH DIS-
6	ABILITIES
7	SEC. 201. REQUIREMENTS FOR STATES TO PROMOTE AC-
8	CESS TO VOTER REGISTRATION AND VOTING
9	FOR INDIVIDUALS WITH DISABILITIES.
10	(a) REQUIREMENTS.—Subtitle A of title III of the
11	Help America Vote Act of 2002 (42 U.S.C. 15481 et seq.),
12	as amended by section 114, is amended—
13	(1) by redesignating sections 305 and 306 as
14	sections 306 and 307; and
15	(2) by inserting after section 304 the following
16	new section:
17	"SEC. 305. ACCESS TO VOTER REGISTRATION AND VOTING
18	FOR INDIVIDUALS WITH DISABILITIES.
19	"(a) TREATMENT OF APPLICATIONS AND BAL-
20	LOTS.—Each State shall—
21	((1)) permit individuals with disabilities to use
22	absentee registration procedures and to vote by ab-
23	sentee ballot in elections for Federal office;
24	((2) accept and process, with respect to any
25	election for Federal office, any otherwise valid voter

1 registration application and absentee ballot applica-2 tion from an individual with a disability if the appli-3 cation is received by the appropriate State election 4 official not less than 30 days before the election; 5 "(3) in addition to any other method of reg-6 istering to vote or applying for an absentee ballot in 7 the State, establish procedures— "(A) for individuals with disabilities to re-8 9 quest by mail and electronically voter registra-10 tion applications and absentee ballot applica-11 tions with respect to elections for Federal office 12 in accordance with subsection (c); 13 "(B) for States to send by mail and elec-14 tronically (in accordance with the preferred 15 method of transmission designated by the individual under subparagraph (C)) voter registra-16 17 tion applications and absentee ballot applica-18 tions requested under subparagraph (A) in ac-19 cordance with subsection (c); and 20 "(C) by which such an individual can des-21 ignate whether the individual prefers that such 22 voter registration application or absentee ballot 23 application be transmitted by mail or electroni-

24 cally;

1	"(4) in addition to any other method of trans-
2	mitting blank absentee ballots in the State, establish
3	procedures for transmitting by mail and electroni-
4	cally blank absentee ballots to individuals with dis-
5	abilities with respect to elections for Federal office
6	in accordance with subsection (d);
7	"(5) transmit a validly requested absentee bal-
8	lot to an individual with a disability—
9	"(A) except as provided in subsection (e),
10	in the case in which the request is received at
11	least 45 days before an election for Federal of-
12	fice, not later than 45 days before the election;
13	and
14	"(B) in the case in which the request is re-
15	ceived less than 45 days before an election for
16	Federal office—
17	"(i) in accordance with State law; and
18	"(ii) if practicable and as determined
19	appropriate by the State, in a manner that
20	expedites the transmission of such absen-
21	tee ballot; and
22	"(6) if the State declares or otherwise holds a
23	runoff election for Federal office, establish a written
24	plan that provides absentee ballots are made avail-
25	able to individuals with disabilities in a manner that

gives them sufficient time to vote in the runoff elec tion.

3 "(b) DESIGNATION OF SINGLE STATE OFFICE TO 4 PROVIDE INFORMATION ON REGISTRATION AND ABSEN-5 TEE BALLOT PROCEDURES FOR ALL DISABLED VOTERS 6 IN STATE.—Each State shall designate a single office 7 which shall be responsible for providing information re-8 garding voter registration procedures and absentee ballot 9 procedures to be used by individuals with disabilities with respect to elections for Federal office to all individuals 10 11 with disabilities who wish to register to vote or vote in 12 any jurisdiction in the State.

"(c) DESIGNATION OF MEANS OF ELECTRONIC COMMUNICATION FOR INDIVIDUALS WITH DISABILITIES TO
REQUEST AND FOR STATES TO SEND VOTER REGISTRATION APPLICATIONS AND ABSENTEE BALLOT APPLICATIONS, AND FOR OTHER PURPOSES RELATED TO VOTING
INFORMATION.—

19 "(1) IN GENERAL.—Each State shall, in addi20 tion to the designation of a single State office under
21 subsection (b), designate not less than 1 means of
22 electronic communication—

23 "(A) for use by individuals with disabilities
24 who wish to register to vote or vote in any ju25 risdiction in the State to request voter registra-

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1	tion applications and absentee ballot applica-
2	tions under subsection $(a)(3)$;
3	"(B) for use by States to send voter reg-
4	istration applications and absentee ballot appli-
5	cations requested under such subsection; and
6	"(C) for the purpose of providing related
7	voting, balloting, and election information to in-
8	dividuals with disabilities.
9	"(2) Clarification regarding provision of
10	MULTIPLE MEANS OF ELECTRONIC COMMUNICA-
11	TION.—A State may, in addition to the means of
12	electronic communication so designated, provide
13	multiple means of electronic communication to indi-
14	viduals with disabilities, including a means of elec-
15	tronic communication for the appropriate jurisdic-
16	tion of the State.
17	"(3) Inclusion of designated means of

18 ELECTRONIC COMMUNICATION WITH INFORMA-19 TIONAL AND INSTRUCTIONAL MATERIALS THAT AC-COMPANY BALLOTING MATERIALS.—Each State shall 20 21 include a means of electronic communication so designated with all informational and instructional ma-22 23 terials that accompany balloting materials sent by the State to individuals with disabilities. 24

1	"(4) TRANSMISSION IF NO PREFERENCE INDI-
2	CATED.—In the case where an individual with a dis-
3	ability does not designate a preference under sub-
4	section $(a)(3)(C)$, the State shall transmit the voter
5	registration application or absentee ballot application
6	by any delivery method allowable in accordance with
7	applicable State law, or if there is no applicable
8	State law, by mail.
9	"(d) Transmission of Blank Absentee Ballots
10	BY MAIL AND ELECTRONICALLY.—
11	"(1) IN GENERAL.—Each State shall establish
12	procedures—
13	"(A) to transmit blank absentee ballots by
14	mail and electronically (in accordance with the
15	preferred method of transmission designated by
16	the individual with a disability under subpara-
17	graph (B)) to individuals with disabilities for an
18	election for Federal office; and
19	"(B) by which the individual with a dis-
20	ability can designate whether the individual pre-
21	fers that such blank absentee ballot be trans-
22	mitted by mail or electronically.
23	"(2) TRANSMISSION IF NO PREFERENCE INDI-
24	CATED.—In the case where an individual with a dis-
25	ability does not designate a preference under para-

graph (1)(B), the State shall transmit the ballot by
 any delivery method allowable in accordance with ap plicable State law, or if there is no applicable State
 law, by mail.

5 "(e) HARDSHIP EXEMPTION.—

6 "(1) IN GENERAL.—If the chief State election 7 official determines that the State is unable to meet 8 the requirement under subsection (a)(5)(A) with re-9 spect to an election for Federal office due to an 10 undue hardship described in paragraph (2)(B), the 11 chief State election official shall request that the At-12 torney General grant a waiver to the State of the 13 application of such subsection. Such request shall in-14 clude—

"(A) a recognition that the purpose of
such subsection is to individuals with disabilities enough time to vote in an election for Federal office;

"(B) an explanation of the hardship that
indicates why the State is unable to transmit
such individuals an absentee ballot in accordance with such subsection;

23 "(C) the number of days prior to the elec-24 tion for Federal office that the State requires

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absentee ballots be transmitted to such individuals; and

"(D) a comprehensive plan to ensure that such individuals are able to receive absentee ballots which they have requested and submit 6 marked absentee ballots to the appropriate State election official in time to have that ballot 8 counted in the election for Federal office, which 9 includes-

"(i) the steps the State will undertake 10 to ensure that such individuals have time 11 12 to receive, mark, and submit their ballots 13 in time to have those ballots counted in the 14 election;

"(ii) why the plan provides such indi-15 16 viduals sufficient time to vote as a sub-17 stitute for the requirements under such 18 subsection; and

19 "(iii) the underlying factual informa-20 tion which explains how the plan provides 21 such sufficient time to vote as a substitute 22 for such requirements.

23 "(2) APPROVAL OF WAIVER REQUEST.—The Attorney General shall approve a waiver request 24

1	under paragraph (1) if the Attorney General deter-
2	mines each of the following requirements are met:
3	"(A) The comprehensive plan under sub-
4	paragraph (D) of such paragraph provides indi-
5	viduals with disabilities sufficient time to re-
6	ceive absentee ballots they have requested and
7	submit marked absentee ballots to the appro-
8	priate State election official in time to have that
9	ballot counted in the election for Federal office.
10	"(B) One or more of the following issues
11	creates an undue hardship for the State:
12	"(i) The State's primary election date
13	prohibits the State from complying with
14	subsection $(a)(5)(A)$.
15	"(ii) The State has suffered a delay in
16	generating ballots due to a legal contest.
17	"(iii) The State Constitution prohibits
18	the State from complying with such sub-
19	section.
20	"(3) TIMING OF WAIVER.—
21	"(A) IN GENERAL.—Except as provided
22	under subparagraph (B), a State that requests
23	a waiver under paragraph (1) shall submit to
24	the Attorney General the written waiver request
25	not later than 90 days before the election for

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Federal office with respect to which the request 2 is submitted. The Attorney General shall ap-3 prove or deny the waiver request not later than 4 65 days before such election.

5 "(B) EXCEPTION.—If a State requests a 6 waiver under paragraph (1) as the result of an 7 undue hardship described in paragraph 8 (2)(B)(ii), the State shall submit to the Attor-9 ney General the written waiver request as soon 10 as practicable. The Attorney General shall ap-11 prove or deny the waiver request not later than 12 5 business days after the date on which the re-13 quest is received.

14 "(4) APPLICATION OF WAIVER.—A waiver ap-15 proved under paragraph (2) shall only apply with re-16 spect to the election for Federal office for which the 17 request was submitted. For each subsequent election 18 for Federal office, the Attorney General shall only 19 approve a waiver if the State has submitted a re-20 quest under paragraph (1) with respect to such elec-21 tion.

22 "(f) INDIVIDUAL WITH A DISABILITY DEFINED.—In 23 this section, an 'individual with a disability' means an in-24 dividual with an impairment that substantially limits any

1 major life activities and who is otherwise qualified to vote2 in elections for Federal office.

3 "(g) EFFECTIVE DATE.—This section shall apply
4 with respect to elections for Federal office held on or after
5 January 1, 2014.".

6 (b) CONFORMING AMENDMENT RELATING TO
7 ISSUANCE OF VOLUNTARY GUIDANCE BY ELECTION AS8 SISTANCE COMMISSION.—Section 311(b) of such Act (42
9 U.S.C. 15501(b)) is amended—

10 (1) by striking "and" at the end of paragraph11 (2);

12 (2) by striking the period at the end of para-13 graph (3) and inserting "; and"; and

14 (3) by adding at the end the following new15 paragraph:

"(4) in the case of the recommendations with
respect to section 305, January 1, 2014.".

(c) CLERICAL AMENDMENT.—The table of contents
of such Act, as amended by section 114(c), is amended—
(1) by redesignating the items relating to sections 305 and 306 as relating to sections 306 and

22 307; and

(2) by inserting after the item relating to sec-tion 304 the following new item:

"Sec. 305. Access to voter registration and voting for individuals with disabilities.". SEC. 202. PILOT PROGRAMS FOR ENABLING INDIVIDUALS
 WITH DISABILITIES TO REGISTER TO VOTE
 AND VOTE PRIVATELY AND INDEPENDENTLY
 AT RESIDENCES.

5 (a) ESTABLISHMENT OF PILOT PROGRAMS.—The
6 Election Assistance Commission (hereafter referred to as
7 the "Commission") shall make grants to eligible States to
8 conduct pilot programs under which—

9 (1) individuals with disabilities may use elec-10 tronic means (including the Internet and telephones 11 utilizing assistive devices) to register to vote and to 12 request and receive absentee ballots, in a manner 13 which permits such individuals to do so privately 14 and independently at their own residences; and

(2) individuals with disabilities may use the
telephone to cast ballots electronically from their
own residences, but only if the telephone used is not
connected to the Internet.

19 (b) Reports.—

(1) IN GENERAL.—A State receiving a grant for
a year under this section shall submit a report to the
Commission on the pilot programs the State carried
out with the grant with respect to elections for public office held in the State during the year.

25 (2) DEADLINE.—A State shall submit a report
26 under paragraph (1) not later than 90 days after

the last election for public office held in the State
 during the year.

3 (c) ELIGIBILITY.—A State is eligible to receive a 4 grant under this section if the State submits to the Com-5 mission, at such time and in such form as the Commission 6 may require, an application containing such information 7 and assurances as the Commission may require.

8 (d) TIMING.—The Commission shall make the first 9 grants under this section for pilot programs which will be 10 in effect with respect to elections for Federal office held 11 in 2014, or, at the option of a State, with respect to other 12 elections for public office held in the State 2013.

(e) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated for grants for pilot programs under this section \$30,000,000 for fiscal year 2013
and each succeeding fiscal year.

(f) STATE DEFINED.—In this section, the term
"State" includes the District of Columbia, the Commonwealth of Puerto Rico, Guam, American Samoa, and the
United States Virgin Islands.

21SEC. 203. EXPANSION AND REAUTHORIZATION OF GRANT22PROGRAM TO ASSURE VOTING ACCESS FOR23INDIVIDUALS WITH DISABILITIES.

(a) PURPOSES OF PAYMENTS.—Section 261(b) of the
Help America Vote Act of 2002 (42 U.S.C. 15421(b)) is

amended by striking paragraphs (1) and (2) and inserting
 the following:

- 3 "(1) making absentee voting and voting at 4 home accessible to individuals with the full range of 5 disabilities (including impairments involving vision, 6 hearing, mobility, or dexterity) through the imple-7 mentation of accessible absentee voting systems that 8 work in conjunction with assistive technologies for 9 which individuals have access at their homes, inde-10 pendent living centers, or other facilities;
- 11 "(2) making polling places, including the path 12 of travel, entrances, exits, and voting areas of each 13 polling facility, accessible to individuals with disabil-14 ities, including the blind and visually impaired, in a 15 manner that provides the same opportunity for ac-16 cess and participation (including privacy and inde-17 pendence) as for other voters; and
- 18 "(3) providing solutions to problems of access 19 to voting and elections for individuals with disabil-20 ities that are universally designed and provide the 21 same opportunities for individuals with and without 22 disabilities.".
- (b) REAUTHORIZATION.—Section 264(a) of such Act
 (42 U.S.C. 15424(a)) is amended by adding at the end
 the following new paragraph:

1	"(4) For fiscal year 2013 and each succeeding	
2	fiscal year, such sums as may be necessary to carry	
3	out this part.".	
4	(c) PERIOD OF AVAILABILITY OF FUNDS.—Section	
5	264 of such Act (42 U.S.C. 15424) is amended—	
6	(1) in subsection (b), by striking "Any	
7	amounts" and inserting "Except as provided in sub	
8	section (b), any amounts"; and	
9	(2) by adding at the end the following new sub-	
10	section:	
11	"(c) Return and Transfer of Certain Funds.—	
12	"(1) Deadline for obligation and expend-	
13	ITURE.—In the case of any amounts appropriated	
14	pursuant to the authority of subsection (a) for a	
15	payment to a State or unit of local government for	
16	fiscal year 2013 or any succeeding fiscal year, any	
17	portion of such amounts which have not been obli-	
18	gated or expended by the State or unit of local gov-	
19	ernment prior to the expiration of the 4-year period	
20	which begins on the date the State or unit of local	
21	government first received the amounts shall be	
22	transferred to the Commission.	
23	"(2) Reallocation of transferred	

24 Amounts.—

1	"(A) IN GENERAL.—The Commission shall
2	use the amounts transferred under paragraph
3	(1) to make payments on a pro rata basis to
4	each covered payment recipient described in
5	subparagraph (B), which may obligate and ex-
6	pend such payment for the purposes described
7	in section 261(b) during the 1-year period
8	which begins on the date of receipt.
9	"(B) COVERED PAYMENT RECIPIENTS DE-
10	SCRIBED.—In subparagraph (A), a 'covered
11	payment recipient' is a State or unit of local
12	government with respect to which—
13	"(i) amounts were appropriated pur-
14	suant to the authority of subsection (a);
15	and
16	"(ii) no amounts were transferred to
17	the Commission under paragraph (1).".
18	TITLE III—PROHIBITING VOTER
19	CAGING
20	SEC. 301. VOTER CAGING AND OTHER QUESTIONABLE
21	CHALLENGES PROHIBITED.
22	(a) IN GENERAL.—Chapter 29 of title 18, United
23	States Code, as amended by section 141(a), is amended
24	by adding at the end the following:

1	"S C12 Votor contra and other questionship shall
	"§613. Voter caging and other questionable chal-
2	lenges
3	"(a) DEFINITIONS.—In this section—
4	"(1) the term 'voter caging document' means—
5	"(A) a nonforwardable document that is
6	returned to the sender or a third party as unde-
7	livered or undeliverable despite an attempt to
8	deliver such document to the address of a reg-
9	istered voter or applicant; or
10	"(B) any document with instructions to an
11	addressee that the document be returned to the
12	sender or a third party but is not so returned,
13	despite an attempt to deliver such document to
14	the address of a registered voter or applicant,
15	unless at least two Federal election cycles have
16	passed since the date of the attempted delivery;
17	"(2) the term 'voter caging list' means a list of
18	individuals compiled from voter caging documents;
19	and
20	"(3) the term 'unverified match list' means a
21	list produced by matching the information of reg-
22	istered voters or applicants for voter registration to

list produced by matching the information of registered voters or applicants for voter registration to
a list of individuals who are ineligible to vote in the
registrar's jurisdiction, by virtue of death, conviction, change of address, or otherwise; unless one of
the pieces of information matched includes a signa-

ture, photograph, or unique identifying number en suring that the information from each source refers
 to the same individual.

4 "(b) PROHIBITION AGAINST VOTER CAGING.—No 5 State or local election official shall prevent an individual 6 from registering or voting in any election for Federal of-7 fice, or permit in connection with any election for Federal 8 office a formal challenge under State law to an individual's 9 registration status or eligibility to vote, if the basis for 10 such decision is evidence consisting of—

11 "(1) a voter caging document or voter caging12 list;

13 "(2) an unverified match list;

"(3) an error or omission on any record or
paper relating to any application, registration, or
other act requisite to voting, if such error or omission is not material to an individual's eligibility to
vote under section 2004 of the Revised Statutes, as
amended (42 U.S.C. 1971(a)(2)(B)); or

20 "(4) any other evidence so designated for pur21 poses of this section by the Election Assistance Com22 mission,

23 except that the election official may use such evidence if24 it is corroborated by independent evidence of the individ-25 ual's ineligibility to register or vote.

1 "(c) REQUIREMENTS FOR CHALLENGES BY PERSONS 2 OTHER THAN ELECTION OFFICIALS.—No person, other than a State or local election official, shall submit a formal 3 4 challenge to an individual's eligibility to register to vote 5 in an election for Federal office or to vote in an election 6 for Federal office unless that challenge is supported by 7 personal knowledge regarding the grounds for ineligibility 8 which is—

9 "(1) documented in writing; and

"(2) subject to an oath or attestation under
penalty of perjury that the challenger has a good
faith factual basis to believe that the individual who
is the subject of the challenge is ineligible to register
to vote or vote in that election.

15 "(d) Penalties for Knowing Misconduct.--Whoever knowingly challenges the eligibility of one or 16 17 more individuals to register or vote or knowingly causes the eligibility of such individuals to be challenged in viola-18 tion of this section with the intent that one or more eligi-19 20 ble voters be disgualified, shall be fined under this title 21 or imprisoned not more than 1 year, or both, for each such 22 violation. Each violation shall be a separate offense.

23 "(e) NO EFFECT ON RELATED LAWS.—Nothing in
24 this section is intended to override the protections of the
25 National Voter Registration Act of 1993 (42 U.S.C.

1 1973gg et seq.) or to affect the Voting Rights Act of 1965

2 (42 U.S.C. 1973 et seq.).".

3 (b) CLERICAL AMENDMENT.—The table of sections
4 for chapter 29 of title 18, United States Code, as amended
5 by section 141(b), is amended by adding at the end the
6 following:

"613. Voter caging and other questionable challenges.".

7 SEC. 302. DEVELOPMENT AND ADOPTION OF BEST PRAC8 TICES FOR PREVENTING VOTER CAGING.

9 (a) BEST PRACTICES.—Not later than 180 days after the date of the enactment of this Act, the Election Assist-10 ance Commission shall develop and publish for the use of 11 12 States recommendations for best practices to deter and prevent violations of section 613 of title 18, United States 13 Code, as added by section 301(a), including practices to 14 15 provide for the posting of relevant information at polling places and voter registration agencies, the training of poll 16 workers and election officials, and relevant educational 17 measures. For purposes of this subsection, the term 18 19 "State" includes the District of Columbia, the Common-20 wealth of Puerto Rico, Guam, American Samoa, and the 21United States Virgin Islands.

(b) INCLUSION IN VOTING INFORMATION REQUIREMENTS.—Section 302(b)(2) of the Help America Vote Act
of 2002 (42 U.S.C. 15482(b)(2)), as amended by section
141(b), is amended—

1	(1) by striking "and" at the end of subpara-
2	graph (F);
3	(2) by striking the period at the end of sub-
4	paragraph (G) and inserting "; and"; and
5	(3) by adding at the end the following new sub-
6	paragraph:
7	"(H) information relating to the prohibi-
8	tion against voter caging and other questionable
9	challenges (as set forth in section 613 of title
10	18, United States Code), including information
11	on how individuals may report allegations of
12	violations of such prohibition.".
13	SEC. 303. SEVERABILITY.

14 If any provision of this title or any amendment made 15 by this title, or the application of a provision to any person 16 or circumstance, is held to be unconstitutional, the re-17 mainder of this title and the amendments made by this 18 title, and the application of the provisions to any person 19 or circumstance, shall not be affected by the holding.

2

TITLE IV—PROHIBITING DECEPTIVE PRACTICES

3 SEC. 401. PROHIBITION ON DECEPTIVE PRACTICES IN FED4 ERAL ELECTIONS.

5 (a) IN GENERAL.—Chapter 29 of title 18, United
6 States Code, as amended by section 141(a) and section
7 301(a), is amended by adding at the end the following:
8 "§614. False election-related information in Federal
9 elections

10 "(a) A person, including an election official, who in any election for Federal office knowingly and willfully de-11 12 prives, defrauds, or attempts to deprive or defraud the residents of a State of their free and fair exercise of the 13 14 right to vote by the communication of election-related information that is known by the person to be materially 15 false, fictitious, or fraudulent shall be fined under this title 16 or imprisoned not more than 1 year, or both. 17

18 "(b) As used in this section—

"(1) the term 'election for Federal office' means
any general, primary, runoff, or special election for
the office of President, Vice President, presidential
elector, Member of the Senate, Member of the House
of Representatives, or Delegate or Resident Commissioner to the Congress; and

1	((2)) the term 'election-related information'
2	means any oral or written communication regard-
3	ing—
4	"(A) the time or place of an election for
5	Federal office;
6	"(B) criminal penalties associated with
7	voting in such an election;
8	"(C) an individual's voter registration sta-
9	tus or eligibility to vote in such an election; or
10	"(D) the explicit endorsement by any per-
11	son or organization of a candidate in such an
12	election.".
13	(b) Clerical Amendment.—The table of sections
14	for chapter 29 of title 18, United States Code, as amended
15	by section $141(b)$ and section $301(b)$, is amended by add-
16	ing at the end the following new item:
	"614. False election-related information in Federal elections.".
17	SEC. 402. MODIFICATION OF PENALTY FOR VOTER INTIMI-
18	DATION.
19	Section 594 of title 18, United States Code, is
20	amended by striking "one year" and inserting "5 years".
21	SEC. 403. SENTENCING GUIDELINES.
22	(a) Review and Amendment.—Not later than 90
23	days after the date of enactment of this Act, the United
24	States Sentencing Commission, pursuant to its authority
25	under section 994 of title 28, United States Code, and

in accordance with this section, shall review and, if appro priate, amend the Federal sentencing guidelines and policy
 statements applicable to persons convicted of any offense
 under any sections of title 18, United States Code, that
 are added or modified by this Act.

6 (b) AUTHORIZATION.—The United States Sentencing 7 Commission may, for the purposes of the amendments 8 made pursuant to this title, amend the Federal sentencing 9 guidelines in accordance with the procedures set forth in 10 section 21(a) of the Sentencing Act of 1987 (28 U.S.C. 11 994 note) as though the authority under that section had 12 not expired.

13 SEC. 404. REPORTING VIOLATIONS; CORRECTIVE ACTION.

(a) REPORTING.—Any person may submit a report
to the Attorney General regarding any violation or possible
violation of section 594 or section 614 of title 18, United
States Code (as added by section 401(a)).

18 (b) CORRECTIVE ACTION.—

(1) IN GENERAL.—Immediately after receiving
a report under subsection (a), the Attorney General
shall consider and review the report, and if the Attorney General determines that there is a reasonable
basis to find that a violation included in the report
has occurred, the Attorney General shall—

(A) undertake all effective measures nec essary to provide correct information to voters
 affected by the false information; and

4 (B) refer the matter to the appropriate
5 Federal and State authorities for criminal pros6 ecution or civil action after the election in7 volved.

8 (2) REGULATIONS.—The Attorney General shall 9 promulgate regulations regarding the methods and 10 means of corrective actions to be taken under para-11 graph (1). Such regulations shall be developed in consultation with the Election Assistance Commis-12 13 sion, civil rights organizations, voting rights groups, 14 State and local election officials, voter protection 15 groups, and other interested community organiza-16 tions.

17 (3) STUDY AND REPORT ON METHODS OF DIS-18 SEMINATING CORRECTIVE INFORMATION.—

(A) IN GENERAL.—The Attorney General,
in consultation with the Federal Communications Commission and the Election Assistance
Commission, shall conduct a study on the feasibility of providing the corrective information
under paragraph (1) through public service an-

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1	nouncements, the emergency alert system, or
2	other forms of public broadcast.
3	(B) REPORT.—Not later than 180 days
4	after the date of the enactment of this Act, the
5	Attorney General shall submit to Congress a re-
6	port detailing the results of the study conducted
7	under subparagraph (A).
8	(4) Publicizing availability of rem-
9	EDIES.—The Attorney General shall make public
10	through the Internet, radio, television, and news-
11	paper advertisements information on the responsibil-
12	ities, contact information, and complaint procedures
13	applicable under this section.
14	(c) Reports to Congress.—
15	(1) IN GENERAL.—Not later than 90 days after
16	any election with respect to which a report has been
17	submitted under subsection (a), the Attorney Gen-

18 eral shall submit to Congress a report compiling all
19 such reports submitted under subsection (a) with re20 spect to that election.

21 (2) CONTENTS.—

22 (A) IN GENERAL.—Each report submitted
23 under paragraph (1) shall include—

24 (i) detailed information on specific al-25 legations;

1	(ii) statistical compilations of how
2	many allegations were made and of what
3	type;
4	(iii) the geographic locations of and
5	the populations affected by the alleged vio-
6	lations;
7	(iv) the status of the investigations of
8	such allegations;
9	(v) any corrective actions taken in re-
10	sponse to such allegations;
11	(vi) the rationale used for any correc-
12	tive actions or for any refusal to pursue an
13	allegation;
14	(vii) the effectiveness of any such cor-
15	rective actions;
16	(viii) whether a Voting Integrity Task
17	Force was established with respect to such
18	election, and, if so, how such task force
19	was staffed and funded;
20	(ix) any referrals of information to
21	other Federal, State, or local agencies; and
22	(x) any criminal prosecution instituted
23	under title 18, United States Code, in con-
24	nection with such allegations.

(3) REPORT MADE PUBLIC.—On the date that
 the Attorney General submits the report under para graph (1), the Attorney General shall also make the
 report publicly available through the Internet and
 other appropriate means.

6 (d) Delegation of Duties.—

7 (1) USE OF VOTING INTEGRITY TASK FORCE.—
8 The Attorney General shall delegate the responsibil9 ities under this section with respect to a particular
10 election to a Voting Integrity Task Force established
11 by the Attorney General for such purpose.

(2) COMPOSITION.—A Voting Integrity Task
Force established under paragraph (1) shall be
under the direction of the Assistant Attorney General for the Civil Rights Division and the Assistant
Attorney General for the Criminal Division, acting
jointly.

18 TITLE V—DEMOCRACY 19 RESTORATION

20 SEC. 501. RIGHTS OF CITIZENS.

The right of an individual who is a citizen of the
United States to vote in any election for Federal office
shall not be denied or abridged because that individual has
been convicted of a criminal offense unless such individual

is serving a felony sentence in a correctional institution
 or facility at the time of the election.

3 SEC. 502. ENFORCEMENT.

4 (a) ATTORNEY GENERAL.—The Attorney General
5 may, in a civil action, obtain such declaratory or injunctive
6 relief as is necessary to remedy a violation of this title.
7 (b) PRIVATE RIGHT OF ACTION.—

8 (1) A person who is aggrieved by a violation of
9 this title may provide written notice of the violation
10 to the chief election official of the State involved.

11 (2) Except as provided in paragraph (3), if the 12 violation is not corrected within 90 days after receipt 13 of a notice under paragraph (1), or within 20 days 14 after receipt of the notice if the violation occurred 15 within 120 days before the date of an election for 16 Federal office, the aggrieved person may, in a civil 17 action, obtain declaratory or injunctive relief with re-18 spect to the violation.

19 (3) If the violation occurred within 30 days be20 fore the date of an election for Federal office, the
21 aggrieved person need not provide notice to the chief
22 election official of the State under paragraph (1) be23 fore bringing a civil action to obtain declaratory or
24 injunctive relief with respect to the violation.

1	SEC. 503. NOTIFICATION OF RESTORATION OF VOTING
2	RIGHTS.
3	(a) STATE NOTIFICATION.—
4	(1) NOTIFICATION.—On the date determined
5	under paragraph (2), each State shall notify in writ-
6	ing any individual who has been convicted of a
7	criminal offense under the law of that State that
8	such individual has the right to vote in an election
9	for Federal office pursuant to this title and may reg-
10	ister to vote in any such election.
11	(2) DATE OF NOTIFICATION.—
12	(A) FELONY CONVICTION.—In the case of
13	such an individual who has been convicted of a
14	felony, the notification required under para-
15	graph (1) shall be given on the date on which
16	the individual—
17	(i) is sentenced to serve only a term
18	of probation; or
19	(ii) is released from the custody of
20	that State (other than to the custody of
21	another State or the Federal Government
22	to serve a term of imprisonment for a fel-
23	ony conviction).
24	(B) MISDEMEANOR CONVICTION.—In the
25	case of such an individual who has been con-
26	victed of a misdemeanor, the notification re-

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1	quired under paragraph (1) shall be given on
2	the date on which such individual is sentenced
3	by a State court.
4	(b) Federal Notification.—
5	(1) NOTIFICATION.—On the date determined
6	under paragraph (2), the Director of the Bureau of
7	Prisons shall notify in writing any individual who
8	has been convicted of a criminal offense under Fed-
9	eral law that such individual has the right to vote
10	in an election for Federal office pursuant to this
11	title and may register to vote in any such election.
12	(2) DATE OF NOTIFICATION.—
13	(A) FELONY CONVICTION.—In the case of
14	such an individual who has been convicted of a
15	felony, the notification required under para-
16	graph (1) shall be given on the date on which
17	the individual—
18	(i) is sentenced to serve only a term
19	of probation by a court established by an
20	Act of Congress; or

(ii) is released from the custody of the
Bureau of Prisons (other than to the custody of a State to serve a term of imprisonment for a felony conviction).

1 (B) MISDEMEANOR CONVICTION.—In the 2 case of such an individual who has been con-3 victed of a misdemeanor, the notification re-4 quired under paragraph (1) shall be given on 5 the date on which such individual is sentenced 6 by a State court.

7 SEC. 504. DEFINITIONS.

8 For purposes of this title:

9 (1) CORRECTIONAL INSTITUTION OR FACIL-10 ITY.—The term "correctional institution or facility" 11 means any prison, penitentiary, jail, or other institu-12 tion or facility for the confinement of individuals 13 convicted of criminal offenses, whether publicly or 14 privately operated, except that such term does not 15 include any residential community treatment center 16 (or similar public or private facility).

17 (2) ELECTION.—The term "election" means—
18 (A) a general, special, primary, or runoff
19 election;

20 (B) a convention or caucus of a political21 party held to nominate a candidate;

(C) a primary election held for the selection of delegates to a national nominating convention of a political party; or

1	(D) a primary election held for the expres-
2	sion of a preference for the nomination of per-
3	sons for election to the office of President.
4	(3) FEDERAL OFFICE.—The term "Federal of-
5	fice" means the office of President or Vice President
6	of the United States, or of Senator or Representa-
7	tive in, or Delegate or Resident Commissioner to,
8	the Congress of the United States.
9	(4) PROBATION.—The term "probation" means
10	probation, imposed by a Federal, State, or local
11	court, with or without a condition on the individual
12	involved concerning—
13	(A) the individual's freedom of movement;
14	(B) the payment of damages by the indi-
15	vidual;
16	(C) periodic reporting by the individual to
17	an officer of the court; or
18	(D) supervision of the individual by an of-
19	ficer of the court.
20	SEC. 505. RELATION TO OTHER LAWS.
21	(a) STATE LAWS RELATING TO VOTING RIGHTS.—
22	Nothing in this title shall be construed to prohibit the
23	States from enacting any State law which affords the right
24	to vote in any election for Federal office on terms less
25	restrictive than those established by this title.

(b) CERTAIN FEDERAL ACTS.—The rights and rem edies established by this title are in addition to all other
 rights and remedies provided by law, and neither rights
 and remedies established by this title shall supersede, re strict, or limit the application of the Voting Rights Act
 of 1965 (42 U.S.C. 1973 et seq.) or the National Voter
 Registration Act (42 U.S.C. 1973–gg).

8 SEC. 506. FEDERAL PRISON FUNDS.

9 No State, unit of local government, or other person 10 may receive or use, to construct or otherwise improve a prison, jail, or other place of incarceration, any Federal 11 12 grant amounts unless that person has in effect a program under which each individual incarcerated in that person's 13 jurisdiction who is a citizen of the United States is noti-14 15 fied, upon release from such incarceration, of that individual's rights under section 501. 16

17 SEC. 507. EFFECTIVE DATE.

18 This title shall apply to citizens of the United States19 voting in any election for Federal office held after the date20 of the enactment of this Act.

1 TITLE VI—ACCURACY, INTEG 2 RITY, AND SECURITY OF 3 ELECTIONS

4 SEC. 600. SHORT TITLE.

5 This title may be cited as the "Voter Confidence and

6 Increased Accessibility Act of 2012".

7 Subtitle A—Promoting Accuracy,

8 Integrity, and Security Through

9 Voter-verified Permanent Paper
10 Ballot

11SEC. 601. PAPER BALLOT AND MANUAL COUNTING RE-12QUIREMENTS.

13 (a) IN GENERAL.—Section 301(a)(2) of the Help
14 America Vote Act of 2002 (42 U.S.C. 15481(a)(2)) is
15 amended to read as follows:

16 "(2) PAPER BALLOT REQUIREMENT.— 17 "(A) VOTER-VERIFIED PAPER BALLOTS.— 18 "(i) Paper ballot requirement.— 19 (I) The voting system shall require the use 20 of an individual, durable, voter-verified, 21 paper ballot of the voter's vote that shall 22 be marked and made available for inspec-23 tion and verification by the voter before 24 the voter's vote is cast and counted, and 25 which shall be counted by hand or read by

1	an optical character recognition device or
2	other counting device. For purposes of this
3	subclause, the term 'individual, durable,
4	voter-verified, paper ballot' means a paper
5	ballot marked by the voter by hand or a
6	paper ballot marked through the use of a
7	nontabulating ballot marking device or sys-
8	tem, so long as the voter shall have the op-
9	tion to mark his or her ballot by hand.
10	"(II) The voting system shall provide
11	the voter with an opportunity to correct
12	any error on the paper ballot before the
13	permanent voter-verified paper ballot is
14	preserved in accordance with clause (ii).
15	"(III) The voting system shall not
16	preserve the voter-verified paper ballots in
17	any manner that makes it possible, at any
18	time after the ballot has been cast, to asso-
19	ciate a voter with the record of the voter's
20	vote without the voter's consent.
21	"(ii) Preservation as official
22	RECORD.—The individual, durable, voter-
23	verified, paper ballot used in accordance
24	with clause (i) shall constitute the official
25	ballot and shall be preserved and used as

1	the official ballot for purposes of any re-
2	count or audit conducted with respect to
3	any election for Federal office in which the
4	voting system is used.
5	"(iii) MANUAL COUNTING REQUIRE-
6	MENTS FOR RECOUNTS AND AUDITS.—(I)
7	Each paper ballot used pursuant to clause
8	(i) shall be suitable for a manual audit,
9	and shall be counted by hand in any re-
10	count or audit conducted with respect to
11	any election for Federal office.
12	"(II) In the event of any inconsist-
13	encies or irregularities between any elec-
14	tronic vote tallies and the vote tallies de-
15	termined by counting by hand the indi-
16	vidual, durable, voter-verified, paper ballots
17	used pursuant to clause (i), and subject to
18	subparagraph (B), the individual, durable,
19	voter-verified, paper ballots shall be the
20	true and correct record of the votes cast.
21	"(iv) Application to all bal-
22	LOTS.—The requirements of this subpara-
23	graph shall apply to all ballots cast in elec-
24	tions for Federal office, including ballots
25	cast by absent uniformed services voters

1	and overseas voters under the Uniformed
2	and Overseas Citizens Absentee Voting Act
3	and other absentee voters.
4	"(B) Special rule for treatment of
5	DISPUTES WHEN PAPER BALLOTS HAVE BEEN
6	SHOWN TO BE COMPROMISED.—
7	"(i) IN GENERAL.—In the event
8	that—
9	"(I) there is any inconsistency
10	between any electronic vote tallies and
11	the vote tallies determined by count-
12	ing by hand the individual, durable,
13	voter-verified, paper ballots used pur-
14	suant to subparagraph (A)(i) with re-
15	spect to any election for Federal of-
16	fice; and
17	"(II) it is demonstrated by clear
18	and convincing evidence (as deter-
19	mined in accordance with the applica-
20	ble standards in the jurisdiction in-
21	volved) in any recount, audit, or con-
22	test of the result of the election that
23	the paper ballots have been com-
24	promised (by damage or mischief or
25	otherwise) and that a sufficient num-

1	ber of the ballots have been so com-
2	promised that the result of the elec-
3	tion could be changed,
4	the determination of the appropriate rem-
5	edy with respect to the election shall be
6	made in accordance with applicable State
7	law, except that the electronic tally shall
8	not be used as the exclusive basis for de-
9	termining the official certified result.
10	"(ii) Rule for consideration of
11	BALLOTS ASSOCIATED WITH EACH VOTING
12	MACHINE.—For purposes of clause (i),
13	only the paper ballots deemed com-
14	promised, if any, shall be considered in the
15	calculation of whether or not the result of
16	the election could be changed due to the
17	compromised paper ballots.".
18	(b) Conforming Amendment Clarifying Appli-
19	CABILITY OF ALTERNATIVE LANGUAGE ACCESSIBILITY.—
20	Section 301(a)(4) of such Act (42 U.S.C. 15481(a)(4))
21	is amended by inserting "(including the paper ballots re-
22	quired to be used under paragraph (2))" after "voting sys-
23	tem".

(c) OTHER CONFORMING AMENDMENTS.—Section 1 2 301(a)(1) of such Act (42 U.S.C. 15481(a)(1)) is amended— 3 4 (1) in subparagraph (A)(i), by striking "count-5 ed" and inserting "counted, in accordance with 6 paragraphs (2) and (3)"; 7 (2) in subparagraph (A)(ii), by striking "counted" and inserting "counted, in accordance with 8 9 paragraphs (2) and (3)"; 10 (3) in subparagraph (A)(iii), by striking "count-11 ed" each place it appears and inserting "counted, in 12 accordance with paragraphs (2) and (3); and 13 (4) in subparagraph (B)(ii), by striking "count-14 ed" and inserting "counted. in accordance with 15 paragraphs (2) and (3)". 16 SEC. 602. ACCESSIBILITY AND BALLOT VERIFICATION FOR 17 INDIVIDUALS WITH DISABILITIES. 18 (a) IN GENERAL.—Section 301(a)(3)(B) of the Help America Vote Act of 2002 (42 U.S.C. 15481(a)(3)(B)) is 19 20 amended to read as follows: 21 "(B)(i) satisfy the requirement of subpara-22 graph (A) through the use of at least one voting 23 system equipped for individuals with disabil-24 ities, including nonvisual and enhanced visual 25 accessibility for the blind and visually impaired,

1	and nonmanual and enhanced manual accessi-
2	bility for the mobility and dexterity impaired, at
3	each polling place; and
4	"(ii) meet the requirements of subpara-
5	graph (A) and paragraph (2)(A) by using a sys-
6	tem that—
7	"(I) allows the voter to privately and
8	independently verify the permanent paper
9	ballot through the presentation, in acces-
10	sible form, of the printed or marked vote
11	selections from the same printed or
12	marked information that would be used for
13	any vote counting or auditing; and
14	"(II) allows the voter to privately and
15	independently verify and cast the perma-
16	nent paper ballot without requiring the
17	voter to manually handle the paper ballot;
18	and".
19	(b) Specific Requirement of Study, Testing,
20	AND DEVELOPMENT OF ACCESSIBLE PAPER BALLOT
21	VERIFICATION MECHANISMS.—
22	(1) Study and reporting.—Subtitle C of
23	title II of such Act (42 U.S.C. 15381 et seq.) is
24	amended—

1	(A) by redesignating section 247 as section
2	248; and
3	(B) by inserting after section 246 the fol-

4 lowing new section:

5 "SEC. 247. STUDY AND REPORT ON ACCESSIBLE PAPER 6 BALLOT VERIFICATION MECHANISMS.

7 "(a) STUDY AND REPORT.—The Director of the Na-8 tional Science Foundation shall make grants to not fewer 9 than 3 eligible entities to study, test, and develop accessible paper ballot voting, verification, and casting mecha-10 11 nisms and devices and best practices to enhance the acces-12 sibility of paper ballot voting and verification mechanisms for individuals with disabilities, for voters whose primary 13 language is not English, and for voters with difficulties 14 15 in literacy, including best practices for the mechanisms themselves and the processes through which the mecha-16 17 nisms are used.

"(b) ELIGIBILITY.—An entity is eligible to receive a
grant under this part if it submits to the Director (at such
time and in such form as the Director may require) an
application containing—

22 "(1) certifications that the entity shall specifi23 cally investigate enhanced methods or devices, in24 cluding non-electronic devices, that will assist such
25 individuals and voters in marking voter-verified

paper ballots and presenting or transmitting the information printed or marked on such ballots back to
such individuals and voters, and casting such ballots;
"(2) a certification that the entity shall complete the activities carried out with the grant not
later than December 31, 2014; and

7 "(3) such other information and certifications8 as the Director may require.

9 "(c) AVAILABILITY OF TECHNOLOGY.—Any tech-10 nology developed with the grants made under this section 11 shall be treated as non-proprietary and shall be made 12 available to the public, including to manufacturers of vot-13 ing systems.

14 "(d) COORDINATION WITH GRANTS FOR TECH-15 NOLOGY IMPROVEMENTS.—The Director shall carry out 16 this section so that the activities carried out with the 17 grants made under subsection (a) are coordinated with the 18 research conducted under the grant program carried out by the Commission under section 271, to the extent that 19 20 the Director and Commission determine necessary to pro-21 vide for the advancement of accessible voting technology. 22 "(e) AUTHORIZATION OF APPROPRIATIONS.—There 23 are authorized to be appropriated to carry out subsection

24 (a) \$5,000,000, to remain available until expended.".

1	(2) CLERICAL AMENDMENT.—The table of con-
2	tents of such Act is amended—
3	(A) by redesignating the item relating to
4	section 247 as relating to section 248; and
5	(B) by inserting after the item relating to
6	section 246 the following new item:
	"Sec. 247. Study and report on accessible paper ballot verification mechanisms.".
7	(c) Clarification of Accessibility Standards
8	UNDER VOLUNTARY VOTING SYSTEM GUIDANCE.—In
9	adopting any voluntary guidance under subtitle B of title
10	III of the Help America Vote Act with respect to the ac-
11	cessibility of the paper ballot verification requirements for
12	individuals with disabilities, the Election Assistance Com-
13	mission shall include and apply the same accessibility
14	standards applicable under the voluntary guidance adopt-
15	ed for accessible voting systems under such subtitle.
16	(d) Permitting Use of Funds for Protection
17	AND ADVOCACY SYSTEMS TO SUPPORT ACTIONS TO EN-
18	FORCE ELECTION-RELATED DISABILITY ACCESS.—Sec-
19	tion 292(a) of the Help America Vote Act of 2002 (42
20	U.S.C. 15462(a)) is amended by striking "; except that"
21	and all that follows and inserting a period.
22	SEC. 603. ADDITIONAL VOTING SYSTEM REQUIREMENTS.

(a) REQUIREMENTS DESCRIBED.—Section 301(a) of
the Help America Vote Act of 2002 (42 U.S.C. 15481(a))

1 is amended by adding at the end the following new para-2 graphs:

3	"(7) Prohibiting use of uncertified elec-
4	TION-DEDICATED VOTING SYSTEM TECHNOLOGIES;
5	DISCLOSURE REQUIREMENTS.—
6	"(A) IN GENERAL.—A voting system used
7	in an election for Federal office in a State may
8	not at any time during the election contain or
9	use any election-dedicated voting system tech-
10	nology—
11	"(i) which has not been certified by
12	the State for use in the election; and
13	"(ii) which has not been deposited
14	with an accredited laboratory described in
15	section 231 to be held in escrow and dis-
16	closed in accordance with this section.
17	"(B) REQUIREMENT FOR DISCLOSURE AND
18	LIMITATION ON RESTRICTING DISCLOSURE.—
19	An accredited laboratory under section 231
20	with whom an election-dedicated voting system
21	technology has been deposited shall—
22	"(i) hold the technology in escrow;
23	and

1	"(ii) disclose technology and informa-
2	tion regarding the technology to another
3	person if—
4	"(I) the person is a qualified per-
5	son described in subparagraph (C)
6	who has entered into a nondisclosure
7	agreement with respect to the tech-
8	nology which meets the requirements
9	of subparagraph (D); or
10	"(II) the laboratory is permitted
11	or required to disclose the technology
12	to the person under State law, in ac-
13	cordance with the terms and condi-
14	tions applicable under such law.
15	"(C) Qualified persons described.—
16	With respect to the disclosure of election-dedi-
17	cated voting system technology by a laboratory
18	under subparagraph (B)(ii)(I), a 'qualified per-
19	son' is any of the following:
20	"(i) A governmental entity with re-
21	sponsibility for the administration of vot-
22	ing and election-related matters for pur-
23	poses of reviewing, analyzing, or reporting
24	on the technology.

1	"(ii) A party to pre- or post-election
2	litigation challenging the result of an elec-
3	tion or the administration or use of the
4	technology used in an election, including
5	but not limited to election contests or chal-
6	lenges to the certification of the tech-
7	nology, or an expert for a party to such
8	litigation, for purposes of reviewing or ana-
9	lyzing the technology to support or oppose
10	the litigation, and all parties to the litiga-
11	tion shall have access to the technology for
12	such purposes.
13	"(iii) A person not described in clause
14	(i) or (ii) who reviews, analyzes, or reports
15	on the technology solely for an academic,
16	scientific, technological, or other investiga-
17	tion or inquiry concerning the accuracy or
18	integrity of the technology.
19	"(D) REQUIREMENTS FOR NONDISCLO-
20	sure agreements.—A nondisclosure agree-
21	ment entered into with respect to an election-
22	dedicated voting system technology meets the
23	requirements of this subparagraph if the agree-
24	ment—

1	"(i) is limited in scope to coverage of
2	the technology disclosed under subpara-
3	graph (B) and any trade secrets and intel-
4	lectual property rights related thereto;
5	"(ii) does not prohibit a signatory
6	from entering into other nondisclosure
7	agreements to review other technologies
8	under this paragraph;
9	"(iii) exempts from coverage any in-
10	formation the signatory lawfully obtained
11	from another source or any information in
12	the public domain;
13	"(iv) remains in effect for not longer
14	than the life of any trade secret or other
15	intellectual property right related thereto;
16	"(v) prohibits the use of injunctions
17	barring a signatory from carrying out any
18	activity authorized under subparagraph
19	(C), including injunctions limited to the
20	period prior to a trial involving the tech-
21	nology;
22	"(vi) is silent as to damages awarded
23	for breach of the agreement, other than a
24	reference to damages available under appli-
25	cable law;

"(vii) allows disclosure of evidence of
 crime, including in response to a subpoena
 or warrant;

"(viii) allows the signatory to perform 4 analyses on the technology (including by 5 6 executing the technology), disclose reports 7 and analyses that describe operational 8 issues pertaining to the technology (includ-9 ing vulnerabilities to tampering, errors, 10 risks associated with use, failures as a re-11 sult of use, and other problems), and describe or explain why or how a voting sys-12 13 tem failed or otherwise did not perform as 14 intended; and

15 "(ix) provides that the agreement
16 shall be governed by the trade secret laws
17 of the applicable State.

18 "(E) ELECTION-DEDICATED VOTING SYS19 TEM TECHNOLOGY DEFINED.—For purposes of
20 this paragraph:

21 "(i) IN GENERAL.—The term 'elec22 tion-dedicated voting system technology'
23 means the following:

24 "(I) The source code used for the25 trusted build and its file signatures.

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1	"(II) A complete disk image of
2	the pre-build, build environment, and
3	any file signatures to validate that it
4	is unmodified.
5	"(III) A complete disk image of
6	the post-build, build environment, and
7	any file signatures to validate that it
8	is unmodified.
9	"(IV) All executable code pro-
10	duced by the trusted build and any
11	file signatures to validate that it is
12	unmodified.
13	"(V) Installation devices and
14	software file signatures.
15	"(ii) Exclusion.—Such term does
16	not include 'commercial-off-the-shelf' soft-
17	ware and hardware defined under the 2005
18	voluntary voting system guidelines adopted
19	by the Commission under section 222.
20	"(8) Prohibition of use of wireless com-
21	MUNICATIONS DEVICES IN SYSTEMS OR DEVICES.—
22	No system or device upon which ballots are pro-
23	grammed or votes are cast or tabulated shall con-
24	tain, use, or be accessible by any wireless, power-
25	line, or concealed communication device, except that

1	enclosed infrared communications devices which are
2	certified for use in such device by the State and
3	which cannot be used for any remote or wide area
4	communications or used without the knowledge of
5	poll workers shall be permitted.
6	"(9) Prohibiting connection of system to
7	THE INTERNET.—
8	"(A) IN GENERAL.—No system or device
9	upon which ballots are programmed or votes are
10	cast or tabulated shall be connected to the
11	Internet at any time.
12	"(B) RULE OF CONSTRUCTION.—Nothing
13	contained in this paragraph shall be deemed to
14	prohibit the Commission from conducting the
15	studies under section 242 or to conduct other
16	similar studies under any other provision of law
17	in a manner consistent with this paragraph.
18	"(10) Security standards for voting sys-
19	TEMS USED IN FEDERAL ELECTIONS.—
20	"(A) IN GENERAL.—No voting system may
21	be used in an election for Federal office unless
22	the manufacturer of such system and the elec-
23	tion officials using such system meet the appli-
24	cable requirements described in subparagraph
25	(B).

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"(B) REQUIREMENTS DESCRIBED.—The requirements described in this subparagraph are as follows:

"(i) The manufacturer and the elec-4 tion officials shall document the secure 5 6 chain of custody for the handling of all 7 software, hardware, vote storage media, 8 blank ballots, and completed ballots used 9 in connection with voting systems, and 10 shall make the information available upon 11 request to the Commission.

12 "(ii) The manufacturer shall disclose
13 to an accredited laboratory under section
14 231 and to the appropriate election official
15 any information required to be disclosed
16 under paragraph (7).

17 "(iii) After the appropriate election 18 official has certified the election-dedicated 19 and other voting system software for use in 20 an election, the manufacturer may not— 21 "(I) alter such software; or 22 "(II) insert or use in the voting 23 system any software, software patch, 24 or other software modification not cer-

1	tified by the State for use in the elec-
2	tion.
3	"(iv) At the request of the Commis-
4	sion—
5	"(I) the appropriate election offi-
6	cial shall submit information to the
7	Commission regarding the State's
8	compliance with this subparagraph;
9	and
10	"(II) the manufacturer shall sub-
11	mit information to the Commission re-
12	garding the manufacturer's compli-
13	ance with this subparagraph.
14	"(C) Development and publication of
15	BEST PRACTICES OF SECURE CHAIN OF CUS-
16	TODY.—Not later than August 1, 2016, the
17	Commission shall develop and make publicly
18	available best practices regarding the require-
19	ment of subparagraph (B)(i) and (B)(iii), and
20	in the case of subparagraph (B)(iii), shall in-
21	clude best practices for certifying software
22	patches and minor software modifications under
23	short deadlines.
24	"(D) DISCLOSURE OF SECURE CHAIN OF
25	CUSTODY.—The Commission shall make infor-

1	mation provided to the Commission under sub-
2	paragraph (B)(i) available to any person upon
3	request.
4	"(11) DURABILITY AND READABILITY REQUIRE-
5	MENTS FOR BALLOTS.—
6	"(A) DURABILITY REQUIREMENTS FOR
7	PAPER BALLOTS.—
8	"(i) IN GENERAL.—All voter-verified
9	paper ballots required to be used under
10	this Act shall be marked or printed on du-
11	rable paper.
12	"(ii) Definition.—For purposes of
13	this Act, paper is 'durable' if it is capable
14	of withstanding multiple counts and re-
15	counts by hand without compromising the
16	fundamental integrity of the ballots, and
17	capable of retaining the information
18	marked or printed on them for the full du-
19	ration of a retention and preservation pe-
20	riod of 22 months.
21	"(B) READABILITY REQUIREMENTS FOR
22	PAPER BALLOTS MARKED BY BALLOT MARKING
23	DEVICE.—All voter-verified paper ballots com-
24	pleted by the voter through the use of a ballot
25	marking device shall be clearly readable by the

1	voter without assistance (other than eyeglasses
2	or other personal vision enhancing devices) and
3	by an optical character recognition device or
4	other device equipped for individuals with dis-
5	abilities.
6	"(12) Requirements for publication of
7	POLL TAPES.—
8	"(A) REQUIREMENTS.—Each State shall
9	meet the following requirements:
10	"(i) Upon the closing of the polls at
11	each polling place, the appropriate election
12	official, under the observation of the cer-
13	tified tabulation observers admitted to the
14	polling place under subparagraph (E) (if
15	any), shall announce the vote orally, post a
16	copy of the poll tape reflecting the totals
17	from each voting machine upon which
18	votes were cast in the election at the poll-
19	ing place, and prepare and post a state-
20	ment of the total number of individuals
21	who appeared at the polling place to cast
22	ballots, determined by reference to the
23	number of signatures in a sign-in book or
24	other similar independent count. Such offi-
25	cials shall ensure that each of the certified

1	tabulation observers admitted to the poll-
2	ing place has full access to observe the
3	process by which the poll tapes and state-
4	ment are produced and a reasonable period
5	of time to review the poll tapes and state-
6	ment before the polling place is closed, and
7	(if feasible) shall provide such observers
8	with identical duplicate copies of the poll
9	tapes and statement.
10	"(ii) As soon as practicable, but in no
11	event later than noon of the day following
12	the date of the election, the appropriate
13	election official shall display (at a promi-
14	nent location accessible to the public dur-
15	ing regular business hours and in or within
16	reasonable proximity to the polling place) a
17	copy of each poll tape and statement pre-
18	pared under clause (i), and the information
19	shall be displayed on the official public
20	websites of the applicable local election of-
21	ficial and chief State election official, to-
22	gether with the name of the designated
23	voting official who entered the information
24	and the date and time the information was
25	entered.

1	"(iii) Each website on which informa-
2	tion is posted under clause (ii) shall in-
3	clude information on the procedures by
4	which discrepancies shall be reported to
5	election officials. If any discrepancy exists
6	between the posted information and the
7	relevant poll tape or statement, the appro-
8	priate election official shall display infor-
9	mation on the discrepancy on the website
10	on which the information is posted under
11	clause (ii) not later than 24 hours after
12	the official is made aware of the discrep-
13	ancy, and shall maintain the information
14	on the discrepancy and its resolution (if
15	applicable) on such website during the en-
16	tire period for which results of the election
17	are typically maintained on such website.
18	"(iv) The appropriate election official
19	shall preserve archived copies of the poll
20	tapes and statements prepared under
21	clause (i) and reports of discrepancies filed
22	by certified tabulation observers for the pe-
23	riod of time during which records and pa-
24	pers are required to be retained and pre-
25	served pursuant to title III of the Civil

1	Rights Act of 1960 (42 U.S.C. 1974 et
2	seq.) or for the same duration for which
3	archived copies of other records of the elec-
4	tion are required to be preserved under ap-
5	plicable State law, whichever is longer.
6	"(B) TREATMENT OF BALLOTS CAST AT
7	EARLY VOTING SITES.—
8	"(i) APPLICATION.—The requirements
9	of this subparagraph shall apply with re-
10	spect to poll tapes and statements of the
11	number of voters who voted in person at
12	designated sites prior to the date of the
13	election.
14	"(ii) DAILY COUNT OF VOTERS.—At
15	the close of business on each day on which
16	ballots described in clause (i) may be cast
17	prior to the date of the election, the appro-
18	priate election official at each such site
19	shall—
20	"(I) under the observation of cer-
21	tified tabulation observers admitted to
22	the site under subparagraph (E) (if
23	any), prepare and post a statement of
24	the total number of individuals who
25	appeared at the site to cast ballots,

1	determined by reference to the num-
2	ber of signatures in a sign-in book or
3	other similar independent count, and
4	the total number of ballots cast (ex-
5	cluding information on the votes re-
6	ceived by individual candidates), and
7	shall ensure that each of the certified
8	tabulation observers admitted to the
9	site has full access to observe the
10	process by which the statement is pro-
11	duced and a reasonable period of time
12	to review the statement before the site
13	is closed; and
14	"(II) display at the site during
15	regular business hours for the dura-
16	tion of the early voting period a paper
17	copy of the statement prepared under
18	subclause (I).
19	"(iii) Application of general re-
20	QUIREMENTS FOR POLL TAPES AND
21	STATEMENTS.—Upon the closing of the
22	polls on the date of the election, the appro-
23	priate election official at each designated
24	site described in this subparagraph shall
25	meet the requirements of subparagraph

1	(A) (including requirements relating to the
2	role of certified tabulation observers) in
3	the same manner as an election official at
4	a polling place.
5	"(C) TREATMENT OF ABSENTEE BAL-
6	LOTS.—
7	"(i) DAILY COUNT OF BALLOTS
8	MAILED AND RECEIVED.— At the close of
9	each business day on which a State mails
10	or accepts absentee ballots cast in an elec-
11	tion for Federal office prior to the date of
12	the election, the appropriate election offi-
13	cial shall—
14	"(I) under the observation of cer-
15	tified tabulation observers admitted
16	under subparagraph (E) to the site at
17	which the ballots are mailed and re-
18	ceived (if any), prepare and post a
19	statement of the total number of ab-
20	sentee ballots mailed and received by
21	the official during that day and a sep-
22	arate count of the number of absentee
23	ballots received but rejected (sepa-
24	rated into categories of the reasons
25	for rejection), and ensure that each of

1	the certified tabulation observers ad-
2	mitted to the site has full access to
3	observe the process by which the
4	statement is produced and a reason-
5	able period of time to review the
6	statement before the site is closed;
7	and
8	"(II) display at the site during
9	regular business hours for the dura-
10	tion of the period during which absen-
11	tee ballots are processed a paper copy
12	of the statement prepared under sub-
13	clause (I).
14	"(ii) Application of general re-
15	QUIREMENTS FOR POLL TAPES AND
16	STATEMENTS.—At the close of business on
17	the last day on which absentee ballots are
18	counted prior to the certification of the
19	election, the appropriate election official at
20	the site at which absentee ballots are re-
21	ceived and counted shall meet the require-
22	ments of subparagraph (A) (including re-
23	quirements relating to the role of certified
24	tabulation observers) in the same manner
25	as an election official at a polling place.

1	"(D) DAILY COUNT OF PROVISIONAL BAL-
2	LOTS.—At the close of business on the day on
3	which the appropriate election official deter-
4	mines whether or not provisional ballots cast in
5	an election for Federal office will be counted as
6	votes in the election (as described in section
7	302(a)(4)), the official shall—
8	"(i) under the observation of certified
9	tabulation observers admitted under sub-
10	paragraph (E) to the site at which the de-
11	termination is made (if any), prepare and
12	post a statement of the number of such
13	ballots for which a determination was
14	made, the number of ballots counted, and
15	the number of ballots rejected (separated
16	into categories of the reason for the rejec-
17	tion), and ensure that each of the certified
18	tabulation observers admitted to the site
19	has full access to observe the process by
20	which the statement is produced and a rea-
21	sonable period of time to review the state-
22	ment before the site is closed; and
23	"(ii) display at the site during regular
24	business hours for the duration of the pe-
25	riod during which provisional ballots are

1	processed a paper copy of the statement
2	prepared under clause (i).
3	"(E) Admission of certified tabula-
4	TION OBSERVERS.—
5	"(i) Certified tabulation ob-
6	SERVER DEFINED.—In this paragraph, a
7	'certified tabulation observer' is an indi-
8	vidual who is certified by an appropriate
9	election official as authorized to carry out
10	the responsibilities of a certified tabulation
11	observer under this paragraph.
12	"(ii) Selection.—In determining
13	which individuals to certify as tabulation
14	observers and admit to a polling place or
15	other location to serve as certified tabula-
16	tion observers with respect to an election
17	for Federal office, the election official shall
18	give preference to individuals who are af-
19	filiated with a candidate in the election, ex-
20	cept that—
21	"(I) the number of individuals
22	admitted who are affiliated with the
23	same candidate for Federal office may
24	not exceed one; and

1	"(II) the maximum number of in-
2	dividuals who may be admitted shall
3	equal the number of candidates in the
4	election plus 3, or such greater num-
5	ber as may be authorized under State
6	law.
7	"(iii) NO EFFECT ON ADMISSION OF
8	OTHER OBSERVERS.—Nothing in this sub-
9	paragraph may be construed to limit or
10	otherwise affect the authority of other indi-
11	viduals to enter and observe polling place
12	operations under any other law including

11viduals to enter and observe poining place12operations under any other law, including13international observers authorized under14any treaty or observers of the Federal Gov-15ernment authorized under the Voting16Rights Act of 1965.

"(F) NO EFFECT ON OTHER TABULATION
REQUIREMENTS.—Nothing in this Act may be
construed to supersede any requirement that an
election official at a polling place report vote totals to a central tabulation facility and address
discrepancies the official finds in the aggregation of those totals with other vote totals.".

24 (b) REQUIRING LABORATORIES TO MEET STAND-25 ARDS PROHIBITING CONFLICTS OF INTEREST AS CONDI-

TION OF ACCREDITATION FOR TESTING OF VOTING SYS TEM HARDWARE AND SOFTWARE.—

3 (1) IN GENERAL.—Section 231(b) of such Act
4 (42 U.S.C. 15371(b)) is amended by adding at the
5 end the following new paragraphs:

6 "(3) PROHIBITING CONFLICTS OF INTEREST;
7 ENSURING AVAILABILITY OF RESULTS.—

8 "(A) IN GENERAL.—A laboratory may not
9 be accredited by the Commission for purposes
10 of this section unless—

11 "(i) the laboratory certifies that the 12 only compensation it receives for the test-13 ing carried out in connection with the cer-14 tification, decertification, and recertifi-15 cation of the manufacturer's voting system hardware and software is the payment 16 17 made from the Testing Escrow Account 18 under paragraph (4);

"(ii) the laboratory meets such standards as the Commission shall establish
(after notice and opportunity for public
comment) to prevent the existence or appearance of any conflict of interest in the
testing carried out by the laboratory under
this section, including standards to ensure

1	that the laboratory does not have a finan-
2	cial interest in the manufacture, sale, and
3	distribution of voting system hardware and
4	software, and is sufficiently independent
5	from other persons with such an interest;
6	"(iii) the laboratory certifies that it
7	will permit an expert designated by the
8	Commission or by the State requiring cer-
9	tification of the system being tested to ob-
10	serve any testing the laboratory carries out
11	under this section; and
12	"(iv) the laboratory, upon completion
13	of any testing carried out under this sec-
14	tion, discloses the test protocols, results,
15	and all communication between the labora-
16	tory and the manufacturer to the Commis-
17	sion.
18	"(B) AVAILABILITY OF RESULTS.—Upon
19	receipt of information under subparagraph (A),
20	the Commission shall make the information
21	available promptly to election officials and the
22	public.
23	"(4) Procedures for conducting testing;
24	PAYMENT OF USER FEES FOR COMPENSATION OF
25	ACCREDITED LABORATORIES.—

1 "(A) ESTABLISHMENT OF ESCROW AC-2 COUNT.—The Commission shall establish an es-3 crow account (to be known as the 'Testing Es-4 crow Account') for making payments to accred-5 ited laboratories for the costs of the testing car-6 ried out in connection with the certification, de-7 certification, and recertification of voting sys-8 tem hardware and software.

9 "(B) SCHEDULE OF FEES.—In consulta-10 tion with the accredited laboratories, the Com-11 mission shall establish and regularly update a 12 schedule of fees for the testing carried out in 13 connection with the certification, decertification, 14 and recertification of voting system hardware 15 and software, based on the reasonable costs expected to be incurred by the accredited labora-16 17 tories in carrying out the testing for various 18 types of hardware and software.

"(C) REQUESTS AND PAYMENTS BY MANUFACTURERS.—A manufacturer of voting system
hardware and software may not have the hardware or software tested by an accredited laboratory under this section unless—

1	"(i) the manufacturer submits a de-
2	tailed request for the testing to the Com-
3	mission; and

4 "(ii) the manufacturer pays to the
5 Commission, for deposit into the Testing
6 Escrow Account established under sub7 paragraph (A), the applicable fee under the
8 schedule established and in effect under
9 subparagraph (B).

10 "(D) SELECTION OF LABORATORY.—Upon 11 receiving a request for testing and the payment 12 from a manufacturer required under subpara-13 graph (C), the Commission shall select, from all 14 laboratories which are accredited under this 15 section to carry out the specific testing re-16 quested by the manufacturer, an accredited lab-17 oratory to carry out the testing.

18 "(E) PAYMENTS TO LABORATORIES.— 19 Upon receiving a certification from a laboratory 20 selected to carry out testing pursuant to sub-21 paragraph (D) that the testing is completed, 22 along with a copy of the results of the test as 23 required under paragraph (3)(A)(iv), the Com-24 mission shall make a payment to the laboratory 25 from the Testing Escrow Account established

1	under subparagraph (A) in an amount equal to
2	the applicable fee paid by the manufacturer
3	under subparagraph (C)(ii).
4	"(5) Dissemination of additional informa-
5	TION ON ACCREDITED LABORATORIES.—
6	"(A) INFORMATION ON TESTING.—Upon
7	completion of the testing of a voting system
8	under this section, the Commission shall
9	promptly disseminate to the public the identi-
10	fication of the laboratory which carried out the
11	testing.
12	"(B) INFORMATION ON STATUS OF LAB-
13	ORATORIES.—The Commission shall promptly
14	notify Congress, the chief State election official
15	of each State, and the public whenever—
16	"(i) the Commission revokes, termi-
17	nates, or suspends the accreditation of a
18	laboratory under this section;
19	"(ii) the Commission restores the ac-
20	creditation of a laboratory under this sec-
21	tion which has been revoked, terminated,
22	or suspended; or
23	"(iii) the Commission has credible evi-
24	dence of significant security failure at an
25	accredited laboratory.".

1	(2) Conforming Amendments.—Section 231
2	of such Act (42 U.S.C. 15371) is further amended—
3	(A) in subsection $(a)(1)$, by striking "test-
4	ing, certification," and all that follows and in-
5	serting the following: "testing of voting system
6	hardware and software by accredited labora-
7	tories in connection with the certification, de-
8	certification, and recertification of the hardware
9	and software for purposes of this Act.";
10	(B) in subsection $(a)(2)$, by striking "test-
11	ing, certification," and all that follows and in-
12	serting the following: "testing of its voting sys-
13	tem hardware and software by the laboratories
14	accredited by the Commission under this section
15	in connection with certifying, decertifying, and
16	recertifying the hardware and software.";
17	(C) in subsection $(b)(1)$, by striking "test-
18	ing, certification, decertification, and recertifi-
19	cation" and inserting "testing"; and
20	(D) in subsection (d), by striking "testing,
21	certification, decertification, and recertification"
22	each place it appears and inserting "testing".
23	(3) Deadline for establishment of
24	STANDARDS, ESCROW ACCOUNT, AND SCHEDULE OF
25	FEES.—The Election Assistance Commission shall

1 standards described establish the in section 2 231(b)(3) of the Help America Vote Act of 2002 3 and the Testing Escrow Account and schedule of 4 fees described in section 231(b)(4) of such Act (as 5 added by paragraph (1)) not later than January 1, 2016.6

7 (4) AUTHORIZATION OF APPROPRIATIONS.—
8 There are authorized to be appropriated to the Elec9 tion Assistance Commission such sums as may be
10 necessary to carry out the Commission's duties
11 under paragraphs (3) and (4) of section 231 of the
12 Help America Vote Act of 2002 (as added by para13 graph (1)).

14 (c) GRANTS FOR RESEARCH ON DEVELOPMENT OF
15 ELECTION-DEDICATED VOTING SYSTEM SOFTWARE.—

16 (1) IN GENERAL.—Subtitle D of title II of the
17 Help America Vote Act of 2002 (42 U.S.C. 15401
18 et seq.) is amended by adding at the end the fol19 lowing new part:

PART 7—GRANTS FOR RESEARCH ON DEVELOP MENT OF ELECTION-DEDICATED VOTING SYSTEM SOFTWARE "SEC. 297. GRANTS FOR RESEARCH ON DEVELOPMENT OF ELECTION-DEDICATED VOTING SYSTEM

SOFTWARE.

7 "(a) IN GENERAL.—The Director of the National
8 Science Foundation (hereafter in this part referred to as
9 the 'Director') shall make grants to not fewer than 3 eligi10 ble entities to conduct research on the development of elec11 tion-dedicated voting system software.

"(b) ELIGIBILITY.—An entity is eligible to receive a
grant under this part if it submits to the Director (at such
time and in such form as the Director may require) an
application containing—

"(1) certifications regarding the benefits of operating voting systems on election-dedicated software
which is easily understandable and which is written
exclusively for the purpose of conducting elections;

"(2) certifications that the entity will use the
funds provided under the grant to carry out research
on how to develop voting systems that run on election-dedicated software and that will meet the applicable requirements for voting systems under title III;
and

"(3) such other information and certifications
 as the Director may require.

3 "(c) AVAILABILITY OF TECHNOLOGY.—Any tech-4 nology developed with the grants made under this section 5 shall be treated as non-proprietary and shall be made 6 available to the public, including to manufacturers of vot-7 ing systems.

8 "(d) AUTHORIZATION OF APPROPRIATIONS.—There 9 are authorized to be appropriated for grants under this 10 section \$1,500,000 for each of fiscal years 2017 and 2018, 11 to remain available until expended.".

(2) CLERICAL AMENDMENT.—The table of contents of such Act is amended by adding at the end
of the items relating to subtitle D of title II the following:

"Part 7—Grants for Research on Development of Electiondedicated Voting System Software

"Sec. 297. Grants for research on development of election-dedicated voting system software.".

16 SEC. 604. AVAILABILITY OF ADDITIONAL FUNDING TO EN-

17ABLE STATES TO MEET COSTS OF REVISED18REQUIREMENTS.

(a) EXTENSION OF REQUIREMENTS PAYMENTS FOR
MEETING REVISED REQUIREMENTS.—Section 257(a) of
the Help America Vote Act of 2002 (42 U.S.C. 15407(a))
is amended by adding at the end the following new paragraph:

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"(5) For fiscal year 2018, the sum of—

2 "(A) \$1,000,000,000, except that any 3 funds provided under the authorization made by 4 this subparagraph shall be used by a State only 5 to meet the requirements of title III which are 6 first imposed on the State pursuant to the 7 amendments made by title I of the Voter Con-8 fidence and Increased Accessibility Act of 2012, 9 or to otherwise modify or replace its voting sys-10 tems in response to such amendments; plus

11 "(B) such sums as may be necessary to en-12 able States to carry out the activities described 13 in subparagraph (A) with respect to require-14 ments which first apply to elections for Federal 15 office held after in November 2020, except that any funds provided under the authorization 16 17 made by this subparagraph shall be used by a 18 State only for carrying out these activities.".

19 (b) USE OF REVISED FORMULA FOR ALLOCATION OF
20 FUNDS.—Section 252(b) of such Act (42 U.S.C.
21 15402(b)) is amended to read as follows:

22 "(b) STATE ALLOCATION PERCENTAGE DEFINED.—
23 "(1) IN GENERAL.—Except as provided in para24 graph (2), the 'State allocation percentage' for a

1	State is the amount (expressed as a percentage)
2	equal to the quotient of—
3	"(A) the voting age population of the State
4	(as reported in the most recent decennial cen-
5	sus); and
6	"(B) the total voting age population of all
7	States (as reported in the most recent decennial
8	census).
9	"(2) Special rule for payments used to
10	MEET REQUIREMENTS IMPOSED UNDER VOTER CON-
11	FIDENCE AND INCREASED ACCESSIBILITY ACT OF
12	2012.—
13	"(A) IN GENERAL.—In the case of the re-
14	quirements payment made to a State under the
15	authorization made by section $257(a)(5)$ for fis-
16	cal year 2018 or any fiscal year thereafter, the
17	'State allocation percentage' for a State is the
18	amount (expressed as a percentage) equal to
19	the quotient of—
20	"(i) the sum of the number of non-
21	compliant precincts in the State and 50
22	percent of the number of partially non-
23	compliant precincts in the State; and
24	"(ii) the sum of the number of non-
25	compliant precincts in all States and 50

1	percent of the number of partially non-
2	compliant precincts in all States.
3	"(B) Noncompliant precinct de-
4	FINED.—In this paragraph, a 'noncompliant
5	precinct' means any precinct (or equivalent lo-
6	cation) within a State for which the voting sys-
7	tem used to administer the regularly scheduled
8	general election for Federal office held in No-
9	vember 2016 did not meet either of the require-
10	ments described in subparagraph (D).
11	"(C) PARTIALLY NONCOMPLIANT PRE-
12	CINCT DEFINED.—In this paragraph, a 'par-
13	tially noncompliant precinct' means any pre-
14	cinct (or equivalent location) within a State for
15	which the voting system used to administer the
16	regularly scheduled general election for Federal
17	office held in November 2016 met only one of
18	the requirements described in subparagraph
19	(D).
20	"(D) REQUIREMENTS DESCRIBED.—The
21	requirements described in this subparagraph
22	with respect to a voting system are as follows:
23	"(i) The primary voting system re-
24	quired the use of durable paper ballots (as
25	described in section $301(a)(2)(A)(i)(I)$ and

1	301(a)(11)(A), as amended or added by	
2	the Voter Confidence and Increased Acces-	
3	sibility Act of 2012) for every vote cast.	
4	"(ii) The voting system allowed the	
5	voter to privately and independently verify	
6	the permanent paper ballot through the	
7	presentation of the same printed or	
8	marked information used for vote counting	
9	and auditing and to privately and inde-	
10	pendently cast the permanent paper ballot	
11	without handling the ballot manually.".	
12	(c) Revised Conditions for Receipt of	
13	FUNDS.—Section 253 of such Act (42 U.S.C. 15403) is	
14	amended—	
15	(1) in subsection (a), by striking "A State is el-	
16	igible" and inserting "Except as provided in sub-	
17	section (f), a State is eligible"; and	
18	(2) by adding at the end the following new sub-	
19	section:	
20	"(f) Special Rule for Payments Used to Meet	
21	Requirements Imposed Under Voter Confidence	
22	and Increased Accessibility Act of 2012.—	
23	"(1) IN GENERAL.—Notwithstanding any other	
24	provision of this part, a State is eligible to receive	

1	made by section 257(a)(5) for fiscal year 2018 or
2	any fiscal year thereafter if, not later than 90 days
3	after the date of the enactment of the Voter Con-
4	fidence and Increased Accessibility Act of 2012, the
5	chief executive officer of the State, or designee, in
6	consultation and coordination with the chief State
7	election official—
8	"(A) certifies to the Commission the num-
9	ber of noncompliant and partially noncompliant
10	precincts in the State (as defined in section
11	252(b)(2));
12	"(B) certifies to the Commission that the
13	State will reimburse each unit of local govern-
14	ment in the State for any costs the unit incurs
15	in carrying out the activities for which the pay-
16	ment may be used; and
17	"(C) files a statement with the Commis-
18	sion describing the State's need for the pay-
19	ment and how the State will use the payment
20	to meet the requirements of title III (in accord-
21	ance with the limitations applicable to the use
22	of the payment under section 257(a)(5)).
23	"(2) CERTIFICATIONS BY STATES THAT RE-
24	QUIRE CHANGES TO STATE LAW.—In the case of a
25	State that requires State legislation to carry out any

activity covered by any certification submitted under
 this subsection, the State shall be permitted to make
 the certification notwithstanding that the legislation
 has not been enacted at the time the certification is
 submitted and such State shall submit an additional
 certification once such legislation is enacted.".

7 (d) PERMITTING USE OF FUNDS FOR REIMBURSE-8 MENT FOR COSTS PREVIOUSLY INCURRED.—Section 9 251(c)(1) of such Act (42 U.S.C. 15401(c)(1)) is amended by striking the period at the end and inserting the fol-10 lowing: ", or as a reimbursement for any costs incurred 11 12 after November 2016 in meeting the requirements of title III which are imposed pursuant to the amendments made 13 by title I of the Voter Confidence and Increased Accessi-14 15 bility Act of 2012 or in otherwise upgrading or replacing voting systems in a manner consistent with such amend-16 ments (so long as the voting systems meet any of the re-17 18 quirements that apply with respect to elections for Federal 19 office held in 2020 and each succeeding year).".

(e) RULE OF CONSTRUCTION REGARDING STATES
RECEIVING OTHER FUNDS FOR REPLACING PUNCH
CARD, LEVER, OR OTHER VOTING MACHINES.—Nothing
in the amendments made by this section or in any other
provision of the Help America Vote Act of 2002 may be
construed to prohibit a State which received or was au-

thorized to receive a payment under title I or II of such
 Act for replacing punch card, lever, or other voting ma chines from receiving or using any funds which are made
 available under the amendments made by this section.

5 (f) RULE OF CONSTRUCTION REGARDING USE OF6 FUNDS RECEIVED IN PRIOR YEARS.—

(1) IN GENERAL.—Nothing contained in this 7 8 Act or the Help America Vote Act of 2002 may be 9 construed to prohibit a State from using funds re-10 ceived under title I or II of the Help America Vote 11 Act of 2002 to purchase or acquire by other means 12 a voting system that meets the requirements of 13 paragraphs (2) and (3) of section 301 of the Help 14 America Vote Act of 2002 (as amended by this Act) 15 in order to replace voting systems purchased with 16 funds received under the Help America Vote Act of 17 2002 that do not meet such requirements.

(2) WAIVER OF NOTICE AND COMMENT REQUIREMENTS.—The requirements of subparagraphs
(A), (B), and (C) of section 254(a)(11) of the Help
America Vote Act of 2002 shall not apply to any
State using funds received under such Act for the
purposes described in subparagraph (A) or (B) of
paragraph (1).

1 (g) EFFECTIVE DATE.—The amendments made by 2 this section shall apply with respect to fiscal years beginning with fiscal year 2018. 3 4 SEC. 605. EFFECTIVE DATE FOR NEW REQUIREMENTS. 5 Section 301(d) of the Help America Vote Act of 2002 6 (42 U.S.C. 15481(d)) is amended to read as follows: 7 "(d) EFFECTIVE DATE.— 8 "(1) IN GENERAL.—Except as provided in para-9 graph (2), each State and jurisdiction shall be re-10 quired to comply with the requirements of this sec-11 tion on and after January 1, 2006. 12 "(2) Special rule for certain require-13 MENTS.— 14 "(A) IN GENERAL.—Except as provided in 15 subparagraphs (B) and (C), the requirements of 16 this section which are first imposed on a State 17 and jurisdiction pursuant to the amendments 18 made by title I of the Voter Confidence and In-19 creased Accessibility Act of 2012 shall apply 20 with respect to voting systems used for any 21 election for Federal office held in 2018 or any 22 succeeding year. 23 "(B) DELAY FOR JURISDICTIONS USING 24

CERTAIN PAPER RECORD PRINTERS OR CERTAIN

1	SYSTEMS USING OR PRODUCING VOTER-
2	VERIFIABLE PAPER RECORDS IN 2016.—
3	"(i) DELAY.—In the case of a juris-
4	diction described in clause (ii), subpara-
5	graph (A) shall apply to a voting system in
6	the jurisdiction as if the reference in such
7	subparagraph to '2018' were a reference to
8	'2020', but only with respect to the fol-
9	lowing requirements of this section:
10	"(I) Paragraph $(2)(A)(i)(I)$ of
11	subsection (a) (relating to the use of
12	voter-marked paper ballots).
13	"(II) Paragraph (3)(B)(ii)(I) and
14	(II) of subsection (a) (relating to ac-
15	cess to verification from and casting
16	of the durable paper ballot).
17	"(III) Paragraph (11) of sub-
18	section (a) (relating to durability and
19	readability requirements for ballots).
20	"(ii) JURISDICTIONS DESCRIBED.—A
21	jurisdiction described in this clause is a ju-
22	risdiction—
23	"(I) which used voter verifiable
24	paper record printers attached to di-
25	rect recording electronic voting ma-

1	chines, or which used other voting
2	systems that used or produced paper
3	records of the vote verifiable by voters
4	but that are not in compliance with
5	paragraphs $(2)(A)(i)(I), (3)(B)(ii)(I)$
6	and (II), and (11) of subsection (a)
7	(as amended or added by the Voter
8	Confidence and Increased Accessibility
9	Act of 2012), for the administration
10	of the regularly scheduled general
11	election for Federal office held in No-
12	vember 2016; and
13	"(II) which will continue to use
14	such printers or systems for the ad-
15	ministration of elections for Federal
16	office held in years before 2020.
17	"(iii) Mandatory availability of
18	PAPER BALLOTS AT POLLING PLACES
19	USING GRANDFATHERED PRINTERS AND
20	SYSTEMS.—
21	"(I) Requiring ballots to be
22	offered and provided.—The ap-
23	propriate election official at each poll-
24	ing place that uses a printer or sys-
25	tem described in clause (ii)(I) for the

1	administration of elections for Federal
2	office shall offer each individual who
3	is eligible to cast a vote in the election
4	at the polling place the opportunity to
5	cast the vote using a blank pre-print-
6	ed paper ballot which the individual
7	may mark by hand and which is not
8	produced by the direct recording elec-
9	tronic voting machine or other such
10	system. The official shall provide the
11	individual with the ballot and the sup-
12	plies necessary to mark the ballot, and
13	shall ensure (to the greatest extent
14	practicable) that the waiting period
15	for the individual to cast a vote is the
16	lesser of 30 minutes or the average
17	waiting period for an individual who
18	does not agree to cast the vote using
19	such a paper ballot under this clause.
20	"(II) TREATMENT OF BALLOT.—
21	Any paper ballot which is cast by an
22	individual under this clause shall be
23	counted and otherwise treated as a
24	regular ballot for all purposes (includ-
25	ing by incorporating it into the final

1	unofficial vote count (as defined by
2	the State) for the precinct) and not as
3	a provisional ballot, unless the indi-
4	vidual casting the ballot would have
5	otherwise been required to cast a pro-
6	visional ballot.
7	"(III) POSTING OF NOTICE.—
8	The appropriate election official shall
9	ensure there is prominently displayed
10	at each polling place a notice that de-
11	scribes the obligation of the official to
12	offer individuals the opportunity to
13	cast votes using a pre-printed blank
14	paper ballot.
15	"(IV) TRAINING OF ELECTION
16	OFFICIALS.—The chief State election
17	official shall ensure that election offi-
18	cials at polling places in the State are
19	aware of the requirements of this
20	clause, including the requirement to
21	display a notice under subclause (III),
22	and are aware that it is a violation of
23	the requirements of this title for an
24	election official to fail to offer an indi-

1	vidual the opportunity to cast a vote
2	using a blank pre-printed paper ballot.
3	"(V) PERIOD OF APPLICA-
4	BILITY.—The requirements of this
5	clause apply only during the period in
6	which the delay is in effect under
7	clause (i).
8	"(C) Special rule for jurisdictions
9	USING CERTAIN NONTABULATING BALLOT
10	MARKING DEVICES.—In the case of a jurisdic-
11	tion which uses a nontabulating ballot marking
12	device which automatically deposits the ballot
13	into a privacy sleeve, subparagraph (A) shall
14	apply to a voting system in the jurisdiction as
15	if the reference in such subparagraph to 'any
16	election for Federal office held in 2018 or any
17	succeeding year' were a reference to 'elections
18	for Federal office occurring held in 2020 or
19	each succeeding year', but only with respect to
20	paragraph $(3)(B)(ii)(II)$ of subsection (a) (re-
21	lating to nonmanual casting of the durable
22	paper ballot).".

1 Subtitle B-Requirement for Man-

2 datory Manual Audits by Hand 3 Count

4 SEC. 611. MANDATORY MANUAL AUDITS.

5 Title III of the Help America Vote Act of 2002 (42
6 U.S.C. 15481 et seq.) is amended by adding at the end
7 the following new subtitle:

8 "Subtitle C—Mandatory Manual 9 Audits

10 "SEC. 321. REQUIRING AUDITS OF RESULTS OF ELECTIONS.

11 "(a) REQUIRING AUDITS.—

12 "(1) IN GENERAL.—In accordance with this 13 subtitle, each State shall administer, without ad-14 vance notice to the precincts or alternative audit 15 units selected, audits of the results of all elections for Federal office held in the State (and, at the op-16 17 tion of the State or jurisdiction involved, of elections 18 for State and local office held at the same time as 19 such election) consisting of random hand counts of 20 the voter-verified paper ballots required to be used 21 and preserved pursuant to section 301(a)(2).

22 "(2) EXCEPTION FOR CERTAIN ELECTIONS.—A
23 State shall not be required to administer an audit of
24 the results of an election for Federal office under

this subtitle if the winning candidate in the elec tion—

3 "(A) had no opposition on the ballot; or
4 "(B) received 80 percent or more of the
5 total number of votes cast in the election, as de6 termined on the basis of the final unofficial vote
7 count.

8 "(b) DETERMINATION OF ENTITY CONDUCTING AU-9 DITS; APPLICATION OF GAO INDEPENDENCE STAND-ARDS.—The State shall administer audits under this sub-10 title through an entity selected for such purpose by the 11 12 State in accordance with such criteria as the State considers appropriate consistent with the requirements of this 13 14 subtitle, except that the entity must meet the general 15 standards established by the Comptroller General and as 16 set forth in the Comptroller General's Government Audit-17 ing Standards to ensure the independence (including, except as provided under section 323(b), the organizational 18 19 independence) of entities performing financial audits, attestation engagements, and performance audits. 20

21 "(c) REFERENCES TO ELECTION AUDITOR.—In this
22 subtitle, the term 'Election Auditor' means, with respect
23 to a State, the entity selected by the State under sub24 section (b).

1 "SEC. 322. NUMBER OF BALLOTS COUNTED UNDER AUDIT.

2 "(a) IN GENERAL.—Except as provided in subsection
3 (b), the number of voter-verified paper ballots which will
4 be subject to a hand count administered by the Election
5 Auditor of a State under this subtitle with respect to an
6 election shall be determined as follows:

7 "(1) In the event that the unofficial count as 8 described in section 323(a)(1) reveals that the mar-9 gin of victory between the two candidates receiving 10 the largest number of votes in the election is less 11 than 1 percent of the total votes cast in that elec-12 tion, the hand counts of the voter-verified paper bal-13 lots shall occur in at least 10 percent of all precincts 14 or equivalent locations (or alternative audit units 15 used in accordance with the method provided for 16 under subsection (b)) in the Congressional district 17 involved (in the case of an election for the House of 18 Representatives) or the State (in the case of any 19 other election for Federal office).

20 "(2) In the event that the unofficial count as 21 described in section 323(a)(1) reveals that the mar-22 gin of victory between the two candidates receiving 23 the largest number of votes in the election is greater 24 than or equal to 1 percent but less than 2 percent 25 of the total votes cast in that election, the hand 26 counts of the voter-verified paper ballots shall occur

in at least 5 percent of all precincts or equivalent locations (or alternative audit units used in accordance with the method provided for under subsection
(b)) in the Congressional district involved (in the
case of an election for the House of Representatives)
or the State (in the case of any other election for
Federal office).

8 "(3) In the event that the unofficial count as 9 described in section 323(a)(1) reveals that the mar-10 gin of victory between the two candidates receiving 11 the largest number of votes in the election is equal 12 to or greater than 2 percent of the total votes cast 13 in that election, the hand counts of the voter-verified 14 paper ballots shall occur in at least 3 percent of all 15 precincts or equivalent locations (or alternative audit 16 units used in accordance with the method provided 17 for under subsection (b)) in the Congressional dis-18 trict involved (in the case of an election for the 19 House of Representatives) or the State (in the case 20 of any other election for Federal office).

21 "(b) Use of Alternative Mechanism.—

"(1) PERMITTING USE OF ALTERNATIVE MECHANISM.—Notwithstanding subsection (a), a State
may adopt and apply an alternative mechanism to
determine the number of voter-verified paper ballots

1	which will be subject to the hand counts required
2	under this subtitle with respect to an election, so
3	long as the alternative mechanism uses the voter-
4	verified paper ballots to conduct the audit and the
5	National Institute of Standards and Technology de-
6	termines that the alternative mechanism is in ac-
7	cordance with the principles set forth in paragraph
8	(2).
9	"(2) Principles for approval.—In approv-
10	ing an alternative mechanism under paragraph (1),
11	the National Institute of Standards and Technology
12	shall ensure that the audit procedure will have the
13	property that for each election—
14	"(A) the alternative mechanism will be at
15	least as statistically effective in ensuring the ac-
16	curacy of the election results as the procedures
17	under this subtitle; or
18	"(B) the alternative mechanism will
19	achieve at least a 95% confidence interval (as
20	determined in accordance with criteria set forth
21	by the National Institute of Standards and
22	Technology) with respect to the outcome of the
23	election.
24	"(3) Deadline for response.—The Director
25	of the National Institute of Standards and Tech-

nology shall make a determination regarding a
 State's request to approve an alternative mechanism
 under paragraph (1) not later than 30 days after re ceiving the State's request.

5 "SEC. 323. PROCESS FOR ADMINISTERING AUDITS.

6 "(a) IN GENERAL.—The Election Auditor of a State
7 shall administer an audit under this section of the results
8 of an election in accordance with the following procedures:
9 "(1) Within 24 hours after the State announces
10 the final unofficial vote count (as defined by the
11 State) in each precinct in the State, the Election
12 Auditor shall—

"(A) determine and then announce the
precincts or equivalent locations (or alternative
audit units used in accordance with the method
provided under section 322(b)) in the State in
which it will administer the audits; and

18 "(B) with respect to votes cast at the pre-19 cinct or equivalent location on or before the 20 date of the election (other than provisional bal-21 lots described in paragraph (2)), begin to ad-22 minister the hand count of the votes on the 23 voter-verified paper ballots required to be used 24 and preserved under section 301(a)(2)(A) and 25 the comparison of the count of the votes on

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those ballots with the final unofficial count of such votes as announced by the State.

3 "(2) With respect to votes cast other than at 4 the precinct on the date of the election (other than 5 votes cast before the date of the election described 6 in paragraph (2)) or votes cast by provisional ballot 7 on the date of the election which are certified and 8 counted by the State on or after the date of the elec-9 tion, including votes cast by absent uniformed serv-10 ices voters and overseas voters under the Uniformed 11 and Overseas Citizens Absentee Voting Act, the 12 Election Auditor shall administer the hand count of 13 the votes on the applicable voter-verified paper bal-14 lots required to be produced and preserved under 15 section 301(a)(2)(A) and the comparison of the 16 count of the votes on those ballots with the final un-17 official count of such votes as announced by the 18 State.

"(b) USE OF PERSONNEL.—In administering the audits, the Election Auditor may utilize the services of the
personnel of the State or jurisdiction, including election
administration personnel and poll workers, without regard
to whether or not the personnel have professional auditing
experience.

"(c) LOCATION.—The Election Auditor shall admin ister an audit of an election—

3 "(1) at the location where the ballots cast in
4 the election are stored and counted after the date of
5 the election or such other appropriate and secure lo6 cation agreed upon by the Election Auditor and the
7 individual that is responsible under State law for the
8 custody of the ballots; and

9 "(2) in the presence of the personnel who under
10 State law are responsible for the custody of the bal11 lots.

12 "(d) Special Rule in Case of Delay in Report-ING ABSENTEE VOTE COUNT.—In the case of a State in 13 14 which the final count of absentee and provisional votes is 15 not announced until after the date of the election, the 16 Election Auditor shall initiate the process described in subsection (a) for administering the audit not later than 17 18 24 hours after the State announces the final unofficial vote count for the votes cast at the precinct or equivalent 19 20 location on or before the date of the election, and shall 21 initiate the administration of the audit of the absentee and 22 provisional votes pursuant to subsection (a)(2) not later 23 than 24 hours after the State announces the final unoffi-24 cial count of such votes.

25 "(e) Additional Audits if Cause Shown.—

1 "(1) IN GENERAL.—If the Election Auditor 2 finds that any of the hand counts administered 3 under this section do not match the final unofficial 4 tally of the results of an election, the Election Audi-5 tor shall administer hand counts under this section 6 of such additional precincts (or alternative audit 7 units) as the Election Auditor considers appropriate 8 to resolve any concerns resulting from the audit and 9 ensure the accuracy of the election results.

10 "(2) ESTABLISHMENT AND PUBLICATION OF 11 PROCEDURES GOVERNING ADDITIONAL AUDITS .----12 Not later than August 1, 2017, each State shall es-13 tablish and publish procedures for carrying out the 14 additional audits under this subsection, including the 15 means by which the State shall resolve any concerns 16 resulting from the audit with finality and ensure the 17 accuracy of the election results.

18 "(f) PUBLIC OBSERVATION OF AUDITS.—Each audit
19 conducted under this section shall be conducted in a man20 ner that allows public observation of the entire process.

21 "SEC. 324. SELECTION OF PRECINCTS.

"(a) IN GENERAL.—Except as provided in subsection
(c), the selection of the precincts or alternative audit units
in the State in which the Election Auditor of the State
shall administer the hand counts under this subtitle shall

be made by the Election Auditor on a random basis, in
 accordance with procedures adopted by the National Insti tute of Standards and Technology, except that at least one
 precinct shall be selected at random in each county, with
 additional precincts selected by the Election Auditor at the
 Auditor's discretion.

7 "(b) PUBLIC SELECTION.—The random selection of
8 precincts under subsection (a) shall be conducted in pub9 lic, at a time and place announced in advance.

10 "(c) MANDATORY SELECTION OF PRECINCTS ESTAB-LISHED SPECIFICALLY FOR ABSENTEE BALLOTS.—If a 11 12 State does not sort absentee ballots by precinct and include those ballots in the hand count with respect to that 13 precinct, the State shall create absentee ballot precincts 14 15 or audit units which are of similar size to the average precinct or audit unit in the jurisdiction being audited, and 16 17 shall include those absentee precincts or audit units 18 among the precincts in the State in which the Election Auditor shall administer the hand counts under this sub-19 20 title.

21 "(d) DEADLINE FOR ADOPTION OF PROCEDURES BY
22 COMMISSION.—The National Institute of Standards and
23 Technology shall adopt the procedures described in sub24 section (a) not later than March 31, 2017, and shall pub25 lish them in the Federal Register upon adoption.

1 "SEC. 325. PUBLICATION OF RESULTS.

2 "(a) SUBMISSION TO COMMISSION.—As soon as prac-3 ticable after the completion of an audit under this subtitle. the Election Auditor of a State shall submit to the Com-4 5 mission the results of the audit, and shall include in the submission a comparison of the results of the election in 6 7 the precinct as determined by the Election Auditor under the audit and the final unofficial vote count in the precinct 8 9 as announced by the State and all undervotes, overvotes, blank ballots, and spoiled, voided, or cancelled ballots, as 10 well as a list of any discrepancies discovered between the 11 initial, subsequent, and final hand counts administered by 12 the Election Auditor and such final unofficial vote count 13 and any explanation for such discrepancies, broken down 14 by the categories of votes described in paragraphs (1)(B)15 16 and (2) of section 323(a).

17 "(b) PUBLICATION BY COMMISSION.—Immediately
18 after receiving the submission of the results of an audit
19 from the Election Auditor of a State under subsection (a),
20 the Commission shall publicly announce and publish the
21 information contained in the submission.

22 "(c) Delay in Certification of Results by23 State.—

24 "(1) PROHIBITING CERTIFICATION UNTIL COM25 PLETION OF AUDITS.—No State may certify the re-

sults of any election which is subject to an audit
 under this subtitle prior to—

3 "(A) to the completion of the audit (and,
4 if required, any additional audit conducted
5 under section 323(e)(1)) and the announcement
6 and submission of the results of each such audit
7 to the Commission for publication of the infor8 mation required under this section; and

9 "(B) the completion of any procedure es10 tablished by the State pursuant to section
11 323(e)(2) to resolve discrepancies and ensure
12 the accuracy of results.

13 "(2) DEADLINE FOR COMPLETION OF AUDITS 14 OF PRESIDENTIAL ELECTIONS.—In the case of an 15 election for electors for President and Vice President 16 which is subject to an audit under this subtitle, the 17 State shall complete the audits and announce and 18 submit the results to the Commission for publication 19 of the information required under this section in 20 time for the State to certify the results of the elec-21 tion and provide for the final determination of any 22 controversy or contest concerning the appointment 23 of such electors prior to the deadline described in 24 section 6 of title 3, United States Code.

1 "SEC. 326. PAYMENTS TO STATES.

2 "(a) PAYMENTS FOR COSTS OF CONDUCTING AU-3 DITS.—In accordance with the requirements and proce-4 dures of this section, the Commission shall make a pay-5 ment to a State to cover the costs incurred by the State 6 in carrying out this subtitle with respect to the elections 7 that are the subject of the audits conducted under this 8 subtitle.

9 "(b) CERTIFICATION OF COMPLIANCE AND ANTICI-10 PATED COSTS.—

"(1) CERTIFICATION REQUIRED.—In order to
receive a payment under this section, a State shall
submit to the Commission, in such form as the Commission may require, a statement containing—

"(A) a certification that the State will conduct the audits required under this subtitle in
accordance with all of the requirements of this
subtitle;

"(B) a notice of the reasonable costs incurred or the reasonable costs anticipated to be
incurred by the State in carrying out this subtitle with respect to the elections involved; and
"(C) such other information and assurances as the Commission may require.

25 "(2) AMOUNT OF PAYMENT.—The amount of a
26 payment made to a State under this section shall be

equal to the reasonable costs incurred or the reason able costs anticipated to be incurred by the State in
 carrying out this subtitle with respect to the elec tions involved, as set forth in the statement sub mitted under paragraph (1).

6 "(3) TIMING OF NOTICE.—The State may not 7 submit a notice under paragraph (1) until can-8 didates have been selected to appear on the ballot 9 for all of the elections for Federal office which will 10 be the subject of the audits involved.

11 "(c) TIMING OF PAYMENTS.—The Commission shall
12 make the payment required under this section to a State
13 not later than 30 days after receiving the notice submitted
14 by the State under subsection (b).

15 "(d) RECOUPMENT OF OVERPAYMENTS.—No pay16 ment may be made to a State under this section unless
17 the State agrees to repay to the Commission the excess
18 (if any) of—

19 "(1) the amount of the payment received by the
20 State under this section with respect to the elections
21 involved; over

"(2) the actual costs incurred by the State in
carrying out this subtitle with respect to the elections involved.

"(e) AUTHORIZATION OF APPROPRIATIONS.—There
 are authorized to be appropriated to the Commission for
 fiscal year 2018 and each succeeding fiscal year
 \$100,000,000 for payments under this section.

5 "SEC. 327. EXCEPTION FOR ELECTIONS SUBJECT TO RE6 COUNT UNDER STATE LAW PRIOR TO CER7 TIFICATION.

8 "(a) EXCEPTION.—This subtitle does not apply to 9 any election for which a recount under State law will commence prior to the certification of the results of the elec-10 11 tion, including but not limited to a recount required auto-12 matically because of the margin of victory between the 2 candidates receiving the largest number of votes in the 13 14 election, but only if each of the following applies to the 15 recount:

"(1) The recount commences prior to the determination and announcement by the Election Auditor
under section 323(a)(1) of the precincts in the State
in which it will administer the audits under this subtitle.

21 "(2) If the recount would apply to fewer than
22 100 percent of the ballots cast in the election—
23 "(A) the number of ballots counted will be

23 "(A) the number of ballots counted will be24 at least as many as would be counted if an

1	audit were conducted with respect to the elec-
2	tion in accordance with this subtitle; and
3	"(B) the selection of the precincts in which
4	the recount will be conducted will be made in
5	accordance with the random selection proce-
6	dures applicable under section 324.
7	"(3) The recount for the election meets the re-
8	quirements of section 323(f) (relating to public ob-
9	servation).
10	"(4) The State meets the requirements of sec-
11	tion 325 (relating to the publication of results and
12	the delay in the certification of results) with respect
13	to the recount.
14	"(b) Clarification of Effect on Other Re-
15	QUIREMENTS.—Nothing in this section may be construed
16	to waive the application of any other provision of this Act
17	to any election (including the requirement set forth in sec-
18	tion $301(a)(2)$ that the voter verified paper ballots serve
19	as the vote of record and shall be counted by hand in all
20	audits and recounts, including audits and recounts de-
21	scribed in this subtitle).
22	"SEC. 328. EFFECTIVE DATE.
23	"This subtitle shall apply with respect to elections for

24 Federal office held in 2018 or any succeeding year.".

1SEC. 612. AVAILABILITY OF ENFORCEMENT UNDER HELP2AMERICA VOTE ACT OF 2002.

161

3 Section 401 of the Help America Vote Act of 2002
4 (42 U.S.C. 15511) is amended by striking the period at
5 the end and inserting the following: ", or the requirements
6 of subtitle C of title III.".

7 SEC. 613. GUIDANCE ON BEST PRACTICES FOR ALTER8 NATIVE AUDIT MECHANISMS.

9 (a) IN GENERAL.—Not later than May 1, 2017, the Director of the National Institute for Standards and Tech-10 nology shall establish guidance for States that wish to es-11 tablish alternative audit mechanisms under section 322(b) 12 13 of the Help America Vote Act of 2002 (as added by section 611). Such guidance shall be based upon scientifically and 14 15 statistically reasonable assumptions for the purpose of creating an alternative audit mechanism that will be con-16 17 sistent with the principles for approval described in section 322(b)(2) of such Act (as so added). 18

(b) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated to carry out subsection
(a) \$100,000, to remain available until expended.

22 SEC. 614. CLERICAL AMENDMENT.

The table of contents of the Help America Vote Act
of 2002 is amended by adding at the end of the items
relating to title III the following:

"Subtitle C—Mandatory Manual Audits

	 "Sec. 321. Requiring audits of results of elections. "Sec. 322. Number of ballots counted under audit. "Sec. 323. Process for administering audits. "Sec. 324. Selection of precincts. "Sec. 325. Publication of results. "Sec. 326. Payments to States. "Sec. 327. Exception for elections subject to recount under State law prior to certification. "Sec. 328. Effective date.".
1	TITLE VII—PROVISIONAL
2	BALLOTS
3	SEC. 701. REQUIREMENTS FOR COUNTING PROVISIONAL
4	BALLOTS; ESTABLISHMENT OF UNIFORM AND
5	NONDISCRIMINATORY STANDARDS.
6	(a) IN GENERAL.—Section 302 of the Help America
7	Vote Act of 2002 (42 U.S.C. 15482) is amended—
8	(1) by redesignating subsection (d) as sub-
9	section (f); and
10	(2) by inserting after subsection (c) the fol-
11	lowing new subsections:
12	"(d) Statewide Counting of Provisional Bal-
13	LOTS.—
14	"(1) IN GENERAL.—For purposes of subsection
15	(a)(4), notwithstanding the precinct or polling place
16	at which a provisional ballot is cast within the State,
17	the appropriate election official shall count each vote
18	on such ballot for each election in which the indi-
19	vidual who cast such ballot is eligible to vote.

"(2) EFFECTIVE DATE.—This subsection shall
 apply with respect to elections held on or after Janu ary 1, 2013.

4 "(e) UNIFORM AND NONDISCRIMINATORY STAND-5 ARDS.—

6 "(1) IN GENERAL.—Consistent with the re-7 quirements of this section, each State shall establish 8 uniform and nondiscriminatory standards for the 9 issuance, handling, and counting of provisional bal-10 lots.

"(2) EFFECTIVE DATE.—This subsection shall
apply with respect to elections held on or after January 1, 2013.".

(b) CONFORMING AMENDMENT.—Section 302(f) of
such Act (42 U.S.C. 15482(f)), as redesignated by subsection (a), is amended by striking "Each State" and inserting "Except as provided in subsections (d)(2) and
(e)(2), each State".

19 TITLE VIII—EARLY VOTING AND 20 VOTING BY MAIL

21 SEC. 801. EARLY VOTING AND VOTING BY MAIL.

(a) REQUIREMENTS.—Subtitle A of title III of the
Help America Vote Act of 2002 (42 U.S.C. 15481 et seq.),
as amended by section 114(a) and section 201(a), is
amended—

(1) by redesignating sections 306 and 307 as
 sections 308 and 309; and

3 (2) by inserting after section 305 the following4 new sections:

5 "SEC. 306. EARLY VOTING.

6 "(a) IN GENERAL.—Each State shall allow individ7 uals to vote in an election for Federal office not less than
8 15 days prior to the day scheduled for such election in
9 the same manner as voting is allowed on such day.

10 "(b) MINIMUM EARLY VOTING REQUIREMENTS.—
11 Each polling place which allows voting prior to the day
12 of a Federal election pursuant to subsection (a) shall—
13 "(1) allow such voting for no less than 4 hours
14 on each day (other than Sunday); and

15 "(2) have uniform hours each day for which16 such voting occurs.

"(c) LOCATION OF POLLING PLACES NEAR PUBLIC
TRANSPORTATION.—To the greatest extent practicable, a
State shall ensure that each polling place which allows voting prior to the day of a Federal election pursuant to subsection (a) is located within walking distance of a stop on
a public transportation route.

23 "(d) STANDARDS.—

24 "(1) IN GENERAL.—The Commission shall issue
25 standards for the administration of voting prior to

the day scheduled for a Federal election. Such
 standards shall include the nondiscriminatory geo graphic placement of polling places at which such
 voting occurs.

5 "(2) DEVIATION.—The standards described in 6 paragraph (1) shall permit States, upon providing 7 adequate public notice, to deviate from any require-8 ment in the case of unforeseen circumstances such 9 as a natural disaster, terrorist attack, or a change 10 in voter turnout.

11 "(e) EFFECTIVE DATE.—This section shall apply
12 with respect to elections held on or after January 1, 2014.
13 "SEC. 307. PROMOTING ABILITY OF VOTERS TO VOTE BY
14 MAIL.

15 "(a) IN GENERAL.—If an individual in a State is eli-16 gible to cast a vote in an election for Federal office, the 17 State may not impose any additional conditions or requirements on the eligibility of the individual to cast the vote 18 19 in such election by mail, except as required under sub-20 section (b) and except to the extent that the State imposes 21 a deadline for requesting the ballot and related voting ma-22 terials from the appropriate State or local election official and for returning the ballot to the appropriate State or 23 local election official. 24

"(b) 1 REQUIRING SIGNATURE VERIFICATION.—A 2 State may not accept and process an absentee ballot submitted by any individual with respect to an election for 3 Federal office unless the State verifies the identification 4 of the individual by comparing the individual's signature 5 6 on the absentee ballot with the individual's signature on 7 the official list of registered voters in the State, in accord-8 ance with such procedures as the State may adopt.

9 "(c) EFFECTIVE DATE.—This section shall apply 10 with respect to elections held on or after January 1, 11 2014.".

(b) CONFORMING AMENDMENT RELATING TO
13 ISSUANCE OF VOLUNTARY GUIDANCE BY ELECTION AS14 SISTANCE COMMISSION.—Section 311(b) of such Act (42
15 U.S.C. 15501(b)), as amended by section 201(b), is
16 amended—

17 (1) by striking "and" at the end of paragraph18 (3);

19 (2) by striking the period at the end of para-20 graph (4) and inserting a semicolon; and

21 (3) by adding at the end the following new22 paragraphs:

23 "(5) in the case of the recommendations with
24 respect to section 306, June 30, 2013; and

1	"(6) in the case of the recommendations with
2	respect to section 307, June 30, 2013.".
3	(c) CLERICAL AMENDMENT.—The table of contents
4	of such Act is amended—
5	(1) by redesignating the items relating to sec-
6	tions 306 and 307 as relating to sections 308 and
7	309; and
8	(2) by inserting after the item relating to sec-
9	tion 305 the following new items:
	"Sec. 306. Early voting. "Sec. 307. Promoting ability of voters to vote by mail.".
10	TITLE IX-ABSENT UNIFORMED
11	SERVICES VOTERS AND
12	OVERSEAS VOTERS
12 13	OVERSEAS VOTERS SEC. 901. EXTENDING GUARANTEE OF RESIDENCY FOR
13	SEC. 901. EXTENDING GUARANTEE OF RESIDENCY FOR
13 14	SEC. 901. EXTENDING GUARANTEE OF RESIDENCY FOR VOTING PURPOSES TO FAMILY MEMBERS OF
13 14 15	SEC. 901. EXTENDING GUARANTEE OF RESIDENCY FOR VOTING PURPOSES TO FAMILY MEMBERS OF ABSENT MILITARY PERSONNEL.
13 14 15 16	SEC. 901. EXTENDING GUARANTEE OF RESIDENCY FOR VOTING PURPOSES TO FAMILY MEMBERS OF ABSENT MILITARY PERSONNEL. Section 705 of the Servicemembers Civil Relief Act
 13 14 15 16 17 	SEC. 901. EXTENDING GUARANTEE OF RESIDENCY FOR VOTING PURPOSES TO FAMILY MEMBERS OF ABSENT MILITARY PERSONNEL. Section 705 of the Servicemembers Civil Relief Act (50 U.S.C. App. 595) is amended—
 13 14 15 16 17 18 	SEC. 901. EXTENDING GUARANTEE OF RESIDENCY FOR VOTING PURPOSES TO FAMILY MEMBERS OF ABSENT MILITARY PERSONNEL. Section 705 of the Servicemembers Civil Relief Act (50 U.S.C. App. 595) is amended— (1) in the heading, by striking "SPOUSES" and
 13 14 15 16 17 18 19 	 SEC. 901. EXTENDING GUARANTEE OF RESIDENCY FOR VOTING PURPOSES TO FAMILY MEMBERS OF ABSENT MILITARY PERSONNEL. Section 705 of the Servicemembers Civil Relief Act (50 U.S.C. App. 595) is amended— (1) in the heading, by striking "SPOUSES" and inserting "FAMILY MEMBERS"; and
 13 14 15 16 17 18 19 20 	 SEC. 901. EXTENDING GUARANTEE OF RESIDENCY FOR VOTING PURPOSES TO FAMILY MEMBERS OF ABSENT MILITARY PERSONNEL. Section 705 of the Servicemembers Civil Relief Act (50 U.S.C. App. 595) is amended— (1) in the heading, by striking "SPOUSES" and inserting "FAMILY MEMBERS"; and (2) by amending subsection (b) to read as fol-
 13 14 15 16 17 18 19 20 21 	 SEC. 901. EXTENDING GUARANTEE OF RESIDENCY FOR VOTING PURPOSES TO FAMILY MEMBERS OF ABSENT MILITARY PERSONNEL. Section 705 of the Servicemembers Civil Relief Act (50 U.S.C. App. 595) is amended— (1) in the heading, by striking "SPOUSES" and inserting "FAMILY MEMBERS"; and (2) by amending subsection (b) to read as follows:

(2 U.S.C. 431)) or any State or local office, a spouse, do-1 mestic partner, or dependent of a person who is absent 2 from a State in compliance with military or naval orders 3 4 shall not, solely by reason of that person's absence and 5 without regard to whether or not such family member is 6 accompanying that person— 7 "(1) be deemed to have lost a residence or domicile in that State, without regard to whether or 8 9 not the person intends to return to that State; 10 "(2) be deemed to have acquired a residence or 11 domicile in any other State; or 12 "(3) be deemed to have become a resident in or 13 a resident of any other State.". 14 SEC. 902. PRE-ELECTION REPORTS ON AVAILABILITY AND 15 TRANSMISSION OF ABSENTEE BALLOTS. 16 Section 102(c) of the Uniformed and Overseas Citi-17 zens Absentee Voting Act (42 U.S.C. 1973ff-1(c)) is amended to read as follows: 18 19 "(c) REPORTS ON AVAILABILITY, TRANSMISSION, 20 AND RECEIPT OF ABSENTEE BALLOTS.— 21 "(1) PRE-ELECTION REPORT ON ABSENTEE 22 BALLOT AVAILABILITY.—Not later than 55 days be-23 fore any regularly scheduled general election for 24 Federal office, each State shall submit a report to

25 the Attorney General, the Election Assistance Com-

1 mission (hereafter in this subsection referred to as 2 the 'Commission'), and the Presidential Designee, 3 and make that report publicly available that same 4 day, certifying that absentee ballots for the election 5 are or will be available for transmission to absent 6 uniformed services voters and overseas voters by not 7 later than 45 days before the election. The report 8 shall be in a form prescribed jointly by the Attorney 9 General and the Commission and shall require the 10 State to certify specific information about ballot 11 availability from each unit of local government which 12 will administer the election.

13 "(2) PRE-ELECTION REPORT ON ABSENTEE 14 BALLOT TRANSMISSION.—Not later than 43 days be-15 fore any regularly scheduled general election for 16 Federal office, each State shall submit a report to 17 the Attorney General, the Commission, and the 18 Presidential Designee, and make that report publicly 19 available that same day, certifying whether all ab-20 sentee ballots have been transmitted by not later 21 than 45 days before the election to all qualified ab-22 sent uniformed services and overseas voters whose 23 requests were received at least 45 days before the 24 election. The report shall be in a form prescribed 25 jointly by the Attorney General and the Commission,

and shall require the State to certify specific infor mation about ballot transmission, including the total
 numbers of ballot requests received and ballots
 transmitted, from each unit of local government
 which will administer the election.

"(3) Post-election report on number of 6 7 ABSENTEE BALLOTS TRANSMITTED AND RE-8 CEIVED.—Not later than 90 days after the date of 9 each regularly scheduled general election for Federal 10 office, each State and unit of local government 11 which administered the election shall (through the 12 State, in the case of a unit of local government) sub-13 mit a report to the Attorney General, the Commis-14 sion, and the Presidential Designee on the combined 15 number of absentee ballots transmitted to absent uniformed services voters and overseas voters for the 16 17 election and the combined number of such ballots 18 which were returned by such voters and cast in the 19 election, and shall make such report available to the 20 general public that same day.".

21 SEC. 903. ENFORCEMENT.

(a) AVAILABILITY OF CIVIL PENALTIES AND PRIVATE RIGHTS OF ACTION.—Section 105 of the Uniformed
and Overseas Citizens Absentee Voting Act (42 U.S.C.
1973ff—4) is amended to read as follows:

1 "SEC. 105. ENFORCEMENT.

2 "(a) ACTION BY ATTORNEY GENERAL.— 3 "(1) IN GENERAL.—The Attorney General may 4 bring civil action in an appropriate district court for 5 such declaratory or injunctive relief as may be nec-6 essary to carry out this title. 7 "(2) PENALTY.—In a civil action brought under 8 paragraph (1), if the court finds that the State vio-9 lated any provision of this title, it may, to vindicate 10 the public interest, assess a civil penalty against the 11 State— 12 "(A) in an amount not to exceed \$110,000 13 for each such violation, in the case of a first 14 violation; or 15 "(B) in an amount not to exceed \$220,000 16 for each such violation, for any subsequent vio-17 lation. 18 "(3) REPORT TO CONGRESS.—Not later than 19 December 31 of each year, the Attorney General 20 shall submit to Congress an annual report on any 21 civil action brought under paragraph (1) during the 22 preceding year. 23 "(b) PRIVATE RIGHT OF ACTION.—A person who is 24 aggrieved by a State's violation of this title may bring a

25 civil action in an appropriate district court for such declar-

atory or injunctive relief as may be necessary to carry out
 this title.

3 "(c) STATE AS ONLY NECESSARY DEFENDANT.—In 4 any action brought under this section, the only necessary party defendant is the State, and it shall not be a defense 5 to any such action that a local election official or a unit 6 7 of local government is not named as a defendant, notwith-8 standing that a State has exercised the authority described 9 in section 576 of the Military and Overseas Voter Empowerment Act to delegate to another jurisdiction in the 10 State any duty or responsibility which is the subject of 11 12 an action brought under this section.".

(b) EFFECTIVE DATE.—The amendments made by
this section shall apply with respect to violations alleged
to have occurred on or after the date of the enactment
of this Act.

17 SEC. 904. REVISIONS TO 45-DAY ABSENTEE BALLOT TRANS-

18 MISSION RULE.

19 (a) REPEAL OF WAIVER AUTHORITY.—

(1) IN GENERAL.—Section 102 of the Uniformed and Overseas Citizens Absentee Voting Act
(42 U.S.C. 1973ff—1) is amended by striking subsection (g).

24 (2) CONFORMING AMENDMENT.—Section
25 102(a)(8)(A) of such Act (42 U.S.C. 1973ff—

1 (a)(8)(A)) is amended by striking "except as pro vided in subsection (g),".

3 (b) REQUIRING USE OF EXPRESS DELIVERY IN CASE
4 OF FAILURE TO MEET REQUIREMENT.—Section 102 of
5 such Act (42 U.S.C. 1973ff—1), as amended by sub6 section (a), is amended by inserting after subsection (f)
7 the following new subsection:

8 "(g) REQUIRING USE OF EXPRESS DELIVERY IN
9 CASE OF FAILURE TO TRANSMIT BALLOTS WITHIN
10 DEADLINES.—

11 "(1) TRANSMISSION OF BALLOT BY EXPRESS 12 DELIVERY.—If a State fails to meet the requirement 13 of subsection (a)(8)(A) to transmit a validly re-14 quested absentee ballot to an absent uniformed serv-15 ices voter or overseas voter not later than 45 days 16 before the election (in the case in which the request 17 is received at least 45 days before the election)—

18 "(A) the State shall transmit the ballot to19 the voter by express delivery; or

20 "(B) in the case of a voter who has des21 ignated that absentee ballots be transmitted
22 electronically in accordance with subsection
23 (f)(1), the State shall transmit the ballot to the
24 voter electronically.

1 "(2) Special rule for transmission fewer 2 THAN 40 DAYS BEFORE THE ELECTION.-If, in car-3 rying out paragraph (1), a State transmits an ab-4 sentee ballot to an absent uniformed services voter 5 or overseas voter fewer than 40 days before the elec-6 tion, the State shall enable the ballot to be returned 7 by the voter by express delivery, except that in the 8 case of an absentee ballot of an absent uniformed 9 services voter for a regularly scheduled general elec-10 tion for Federal office, the State may satisfy the re-11 quirement of this paragraph by notifying the voter 12 of the procedures for the collection and delivery of 13 such ballots under section 103A.".

14 (c) CLARIFICATION OF TREATMENT OF WEEK-15 ENDS.—Section 102(a)(8)(A) of such Act (42 U.S.C. $1973 \text{ff}_{(a)(8)(A)}$ is amended by striking "the elec-16 tion;" and inserting the following: "the election (or, if the 17 45th day preceding the election is a weekend or legal pub-18 19 lic holiday, not later than the most recent weekday which 20 precedes such 45th day and which is not a legal public 21 holiday, but only if the request is received by at least such 22 most recent weekday);".

1 SEC. 905. USE OF SINGLE ABSENTEE BALLOT APPLICATION 2 FOR SUBSEQUENT ELECTIONS.

3 (a) IN GENERAL.—Section 104 of the Uniformed and Overseas Citizens Absentee Voting Act (42 U.S.C. 1973ff-4 5 3) is amended to read as follows:

6 **"SEC. 104. USE OF SINGLE APPLICATION FOR SUBSEQUENT** 7

ELECTIONS.

8 "(a) IN GENERAL.—If a State accepts and processes an official post card form (prescribed under section 101) 9 submitted by an absent uniformed services voter or over-10 seas voter for simultaneous voter registration and absen-11 accordance with 12 tee ballot application (in section 13 102(a)(4)) and the voter requests that the application be 14 considered an application for an absentee ballot for each 15 subsequent election for Federal office held in the State 16 through the next regularly scheduled general election for Federal office (including any runoff elections which may 17 occur as a result of the outcome of such general election), 18 19 the State shall provide an absentee ballot to the voter for 20each such subsequent election.

21 "(b) EXCEPTION FOR VOTERS CHANGING REGISTRA-22 TION.—Subsection (a) shall not apply with respect to a 23 voter registered to vote in a State for any election held 24 after the voter notifies the State that the voter no longer wishes to be registered to vote in the State or after the 25 State determines that the voter has registered to vote in 26

another State or is otherwise no longer eligible to vote in
 the State.

3 "(c) PROHIBITION OF REFUSAL OF APPLICATION ON 4 GROUNDS OF EARLY SUBMISSION.—A State may not refuse to accept or to process, with respect to any election 5 for Federal office, any otherwise valid voter registration 6 7 application or absentee ballot application (including the 8 postcard form prescribed under section 101) submitted by 9 an absent uniformed services voter or overseas voter on 10 the grounds that the voter submitted the application before the first date on which the State otherwise accepts 11 12 or processes such applications for that election which are submitted by absentee voters who are not members of the 13 uniformed services or overseas citizens.". 14

(b) EFFECTIVE DATE.—The amendment made by
subsection (a) shall apply with respect to voter registration
and absentee ballot applications which are submitted to
a State or local election official on or after the date of
the enactment of this Act.

20 SEC. 906. APPLICATION OF UOCAVA TO COMMONWEALTH

21

OF NORTHERN MARIANA ISLANDS.

Section 107(6) of the Uniformed and Overseas Citizens Absentee Voting Act (42 U.S.C. 1973 ff—6(6)) is
amended by striking "and American Samoa" and insert-

ing "American Samoa, and the Commonwealth of the
 Northern Mariana Islands".

3 SEC. 907. EFFECTIVE DATE.

4 The amendments made by this title shall apply with 5 respect to elections occurring on or after January 1, 2014.

6 TITLE X—POLL WORKER 7 RECRUITMENT AND TRAINING

8 SEC. 1001. LEAVE TO SERVE AS A POLL WORKER FOR FED-

ERAL EMPLOYEES.

10 (a) IN GENERAL.—Subchapter II of chapter 63 of
11 title 5, United States Code, is amended by adding at the
12 end the following:

13 "§ 6329. Absence in connection with serving as a poll 14 worker

15 "(a) IN GENERAL.—An employee in or under an Ex-16 ecutive agency is entitled to leave, without loss of or reduc-17 tion in pay, leave to which otherwise entitled, credit for 18 time or service, or performance or efficiency rating, not 19 to exceed 6 days in a leave year, in order—

"(1) to provide election administration assistance to a State or unit of local government at a polling place on the date of any election for public office; or

"(2) to receive any training without which such
 employee would be ineligible to provide such assist ance.

4 "(b) REGULATIONS.—The Director of the Office of 5 Personnel Management may prescribe regulations for the 6 administration of this section, including regulations set-7 ting forth the terms and conditions of the election admin-8 istration assistance an employee may provide for purposes 9 of subsection (a).".

(b) CLERICAL AMENDMENT.—The table of sections
for chapter 63 of title 5, United States Code, is amended
by inserting after the item relating to section 6328 the
following:

"6329. Absence in connection with serving as a poll worker.".

14SEC. 1002. GRANTS TO STATES FOR POLL WORKER RE-15CRUITMENT AND TRAINING.

16 (a) GRANTS BY ELECTION ASSISTANCE COMMIS-17 SION.—

18 (1) IN GENERAL.—The Election Assistance
19 Commission (hereafter referred to as the "Commis20 sion") shall make a grant to each eligible State for
21 recruiting and training individuals to serve as non22 partisan poll workers on dates of elections for public
23 office.

24 (2) USE OF COMMISSION MATERIALS.—In car25 rying out activities with a grant provided under this

1	section, the recipient of the grant shall use the man-
2	ual prepared by the Commission on successful prac-
3	tices for poll worker recruiting, training and reten-
4	tion as an interactive training tool, and shall develop
5	training programs with the participation and input
6	of experts in adult learning.
7	(b) REQUIREMENTS FOR ELIGIBILITY.—
8	(1) APPLICATION.—Each State that desires to
9	receive a payment under this section shall submit an
10	application for the payment to the Commission at
11	such time and in such manner and containing such
12	information as the Commission shall require.
13	(2) CONTENTS OF APPLICATION.—Each appli-
14	cation submitted under paragraph (1) shall—
15	(A) describe the activities for which assist-
16	ance under this section is sought;
17	(B) provide assurances that the funds pro-
18	vided under this section will be used to supple-
19	ment and not supplant other funds used to
20	carry out the activities;
21	(C) provide assurances that the State will
22	furnish the Commission with information on the
23	number of individuals who served as non-
24	partisan poll workers after recruitment and

1	training with the funds provided under this sec-
2	tion; and
3	(D) provide such additional information
4	and certifications as the Commission deter-
5	mines to be essential to ensure compliance with
6	the requirements of this section.
7	(c) Amount of Grant.—
8	(1) IN GENERAL.—The amount of a grant
9	made to a State under this section shall be equal to
10	the product of—
11	(A) the aggregate amount made available
12	for grants to States under this section; and
13	(B) the voting age population percentage
14	for the State.
15	(2) VOTING AGE POPULATION PERCENTAGE DE-
16	FINED.—In paragraph (1), the "voting age popu-
17	lation percentage" for a State is the quotient of—
18	(A) the voting age population of the State
19	(as determined on the basis of the most recent
20	information available from the Bureau of the
21	Census); and
22	(B) the total voting age population of all
23	States (as determined on the basis of the most
24	recent information available from the Bureau of
25	the Census).

1 (d) REPORTS TO CONGRESS.—

(1) REPORTS BY RECIPIENTS OF GRANTS.—Not
later than 6 months after the date on which the
final grant is made under this section, each recipient
of a grant shall submit a report to the Commission
on the activities conducted with the funds provided
by the grant.

8 (2) REPORTS BY COMMISSION.—Not later than 9 1 year after the date on which the final grant is 10 made under this section, the Commission shall sub-11 mit a report to Congress on the grants made under 12 this section and the activities carried out by recipients with the grants, and shall include in the report 13 14 such recommendations as the Commission considers 15 appropriate.

16 (e) FUNDING.—

17 (1) CONTINUING AVAILABILITY OF AMOUNT AP18 PROPRIATED.—Any amount appropriated to carry
19 out this section shall remain available without fiscal
20 year limitation until expended.

(2) ADMINISTRATIVE EXPENSES.—Of the
amount appropriated for any fiscal year to carry out
this section, not more than 3 percent shall be available for administrative expenses of the Commission.

1 SEC. 1003. MODEL POLL WORKER TRAINING PROGRAM.

(a) DEVELOPMENT OF PROGRAM BY ELECTION AS3 SISTANCE COMMISSION.—Not later than 1 year after the
4 date of the enactment of this Act, the Election Assistance
5 Commission shall develop and provide to each State mate6 rials for a model poll worker training program which the
7 State may use to train individuals to serve as poll workers
8 in elections for Federal office.

9 (b) CONTENTS OF MATERIALS.—The materials for
10 the model poll worker training program developed under
11 this section shall include materials to provide training with
12 respect to the following:

(1) The relevant provisions of the Federal laws
which apply to the administration of elections for
Federal office in the State, including the Voting
Rights Act of 1965 and the Help America Vote Act
of 2002.

18 (2) The provision of access to voting to individ19 uals with disabilities in a manner which preserves
20 the dignity and privacy of such individuals.

(3) The provision of access to voting to individuals with limited English language proficiency, and
to individuals who are members or racial or ethnic
minorities, consistent with the protections provided
for such individuals under relevant law, in a manner
which preserves the dignity of such individuals.

1	(4) Practical experience in the use of the voting
2	machines which will be used in the election involved,
3	including the accessibility features of such machines.
4	(5) Such other election administration subjects
5	as the Commission considers appropriate to ensure
6	that poll workers are able to effectively assist with
7	the administration of elections for Federal office.
8	SEC. 1004. STATE DEFINED.
9	In this title, the term "State" includes the District
10	of Columbia, the Commonwealth of Puerto Rico, Guam,
11	American Samoa, and the United States Virgin Islands.
12	TITLE XI—ENHANCEMENT OF
13	ENFORCEMENT
14	SEC. 1101. ENHANCEMENT OF ENFORCEMENT OF HELP
14	SEC. 1101. ENHANCEMENT OF ENFORCEMENT OF HELP
14 15	SEC. 1101. ENHANCEMENT OF ENFORCEMENT OF HELP AMERICA VOTE ACT OF 2002.
14 15 16 17	SEC. 1101. ENHANCEMENT OF ENFORCEMENT OF HELP AMERICA VOTE ACT OF 2002. (a) Complaints; Availability of Private Right
14 15 16 17	 SEC. 1101. ENHANCEMENT OF ENFORCEMENT OF HELP AMERICA VOTE ACT OF 2002. (a) COMPLAINTS; AVAILABILITY OF PRIVATE RIGHT OF ACTION.—Section 401 of the Help America Vote Act
14 15 16 17 18	 SEC. 1101. ENHANCEMENT OF ENFORCEMENT OF HELP AMERICA VOTE ACT OF 2002. (a) COMPLAINTS; AVAILABILITY OF PRIVATE RIGHT OF ACTION.—Section 401 of the Help America Vote Act of 2002 (42 U.S.C. 15511) is amended—
14 15 16 17 18 19	 SEC. 1101. ENHANCEMENT OF ENFORCEMENT OF HELP AMERICA VOTE ACT OF 2002. (a) COMPLAINTS; AVAILABILITY OF PRIVATE RIGHT OF ACTION.—Section 401 of the Help America Vote Act of 2002 (42 U.S.C. 15511) is amended— (1) by striking "The Attorney General" and in-
 14 15 16 17 18 19 20 	 SEC. 1101. ENHANCEMENT OF ENFORCEMENT OF HELP AMERICA VOTE ACT OF 2002. (a) COMPLAINTS; AVAILABILITY OF PRIVATE RIGHT OF ACTION.—Section 401 of the Help America Vote Act of 2002 (42 U.S.C. 15511) is amended— (1) by striking "The Attorney General" and inserting "(a) IN GENERAL.—The Attorney General";
 14 15 16 17 18 19 20 21 	 SEC. 1101. ENHANCEMENT OF ENFORCEMENT OF HELP AMERICA VOTE ACT OF 2002. (a) COMPLAINTS; AVAILABILITY OF PRIVATE RIGHT OF ACTION.—Section 401 of the Help America Vote Act of 2002 (42 U.S.C. 15511) is amended— (1) by striking "The Attorney General" and inserting "(a) IN GENERAL.—The Attorney General"; and
 14 15 16 17 18 19 20 21 22 	 SEC. 1101. ENHANCEMENT OF ENFORCEMENT OF HELP AMERICA VOTE ACT OF 2002. (a) COMPLAINTS; AVAILABILITY OF PRIVATE RIGHT OF ACTION.—Section 401 of the Help America Vote Act of 2002 (42 U.S.C. 15511) is amended— (1) by striking "The Attorney General" and inserting "(a) IN GENERAL.—The Attorney General"; and (2) by adding at the end the following new sub-
 14 15 16 17 18 19 20 21 22 23 	SEC. 1101. ENHANCEMENT OF ENFORCEMENT OF HELP AMERICA VOTE ACT OF 2002. (a) COMPLAINTS; AVAILABILITY OF PRIVATE RIGHT OF ACTION.—Section 401 of the Help America Vote Act of 2002 (42 U.S.C. 15511) is amended— (1) by striking "The Attorney General" and in- serting "(a) IN GENERAL.—The Attorney General"; and (2) by adding at the end the following new sub- sections:

1 "(1) IN GENERAL.—A person who is aggrieved 2 by a violation of subtitle A or subtitle C of title III 3 which has occurred, is occurring, or is about to 4 occur may file a written, signed, notarized complaint 5 with the Attorney General describing the violation 6 and requesting the Attorney General to take appro-7 priate action under this section. The Attorney Gen-8 eral shall immediately provide a copy of a complaint 9 filed under the previous sentence to the entity re-10 sponsible for administering the State-based adminis-11 trative complaint procedures described in section 12 402(a) for the State involved.

13 "(2) Response by attorney general.—The 14 Attorney General shall respond to each complaint 15 filed under paragraph (1), in accordance with proce-16 dures established by the Attorney General that re-17 quire responses and determinations to be made with-18 in the same (or shorter) deadlines which apply to a 19 State under the State-based administrative com-20 plaint procedures described in section 402(a)(2). 21 The Attorney General shall immediately provide a 22 copy of the response made under the previous sen-23 tence to the entity responsible for administering the 24 State-based administrative complaint procedures de-25 scribed in section 402(a) for the State involved.

1 "(c) Availability of Private Right of AC-2 TION.—Any person who is authorized to file a complaint under subsection (b)(1) (including any individual who 3 4 seeks to enforce the individual's right to a voter-verified 5 paper ballot, the right to have the voter-verified paper bal-6 lot counted in accordance with this Act, or any other right 7 under subtitles A or C of title III) may file an action under 8 section 1979 of the Revised Statutes of the United States 9 (42 U.S.C. 1983) to enforce the uniform and nondiscriminatory election technology and administration require-10 ments under subtitle A of title III, or the requirements 11 of subtitle C of title III. 12

13 "(d) NO EFFECT ON STATE PROCEDURES.—Nothing
14 in this section may be construed to affect the availability
15 of the State-based administrative complaint procedures re16 quired under section 402 to any person filing a complaint
17 under this subsection.".

(b) EFFECTIVE DATE.—The amendments made by
this section shall apply with respect to violations occurring
with respect to elections for Federal office held in 2014
or any succeeding year.

TITLE XII—FEDERAL ELECTION INTEGRITY

3 SEC. 1201. PROHIBITION ON CAMPAIGN ACTIVITIES BY
4 CHIEF STATE ELECTION ADMINISTRATION
5 OFFICIALS.

6 (a) IN GENERAL.—Title III of the Federal Election
7 Campaign Act of 1971 (2 U.S.C. 431 et seq.) is amended
8 by inserting after section 319 the following new section:
9 "CAMPAIGN ACTIVITIES BY CHIEF STATE ELECTION

10 ADMINISTRATION OFFICIALS

11 "SEC. 319A. (a) PROHIBITION.—It shall be unlawful 12 for a chief State election administration official to take 13 an active part in political management or in a political 14 campaign with respect to any election for Federal office 15 over which such official has supervisory authority.

16 "(b) CHIEF STATE ELECTION ADMINISTRATION OF17 FICIAL.—The term 'chief State election administration of18 ficial' means the highest State official with responsibility
19 for the administration of Federal elections under State
20 law.

21 "(c) ACTIVE PART IN POLITICAL MANAGEMENT OR
22 IN A POLITICAL CAMPAIGN.—The term 'active part in po23 litical management or in a political campaign' means—
24 "(1) serving as a member of an authorized com25 mittee of a candidate for Federal office;

1	((2)) the use of official authority or influence
2	for the purpose of interfering with or affecting the
3	result of an election for Federal office;
4	"(3) the solicitation, acceptance, or receipt of a
5	contribution from any person on behalf of a can-
6	didate for Federal office; and
7	"(4) any other act which would be prohibited
8	under paragraph (2) or (3) of section $7323(b)$ of
9	title 5, United States Code, if taken by an individual
10	to whom such paragraph applies (other than any
11	prohibition on running for public office).
12	"(d) Exception for Campaigns of Official or
13	Immediate Family Members.—
14	"(1) IN GENERAL.—This section does not apply
15	to a chief State election administration official with
16	respect to an election for Federal office in which the
17	official or an immediate family member of the offi-
18	cial is a candidate.
19	"(2) Immediate family member defined.—
20	In paragraph (1), the term 'immediate family mem-
21	ber' means, with respect to a candidate, a father,
22	mother, son, daughter, brother, sister, husband,
23	wife, father-in-law, or mother-in-law.".

(b) EFFECTIVE DATE.—The amendments made by
 subsection (a) shall apply with respect to elections for
 Federal office held after December 2012.

4 TITLE XIII—OTHER ELECTION 5 ADMINISTRATION IMPROVE6 MENTS

7 SEC. 1301. TREATMENT OF UNIVERSITIES AS VOTER REG8 ISTRATION AGENCIES.

9 (a) IN GENERAL.—Section 7(a) of the National Voter
10 Registration Act of 1993 (42 U.S.C. 1973gg-5(a)) is
11 amended—

12 (1) in paragraph (2)—

13 (A) by striking "and" at the end of sub-14 paragraph (A);

(B) by striking the period at the end ofsubparagraph (B) and inserting "; and"; and

17 (C) by adding at the end the following new18 subparagraph:

"(C) each institution of higher education
(as defined in section 101 of the Higher Education Act of 1965 (20 U.S.C. 1001)) in the
State that receives Federal funds."; and
(2) in paragraph (6)(A), by inserting "or, in
the case of an institution of higher education, with

1 each registration of a student for enrollment in a 2 course of study" after "assistance,". 3 (b) AMENDMENT TO HIGHER EDUCATION ACT OF 4 1965.—Section 487(a) of the Higher Education Act of 1965 (20 U.S.C. 1094(a)) is amended by striking para-5 graph (23). 6 (c) EFFECTIVE DATE.—The amendments made by 7 8 this section shall apply with respect to elections held on 9 or after January 1, 2014. 10 SEC. 1302. MINIMUM NOTIFICATION REQUIREMENTS FOR 11 VOTERS AFFECTED BY POLLING PLACE 12 CHANGES. 13 (a) REQUIREMENTS.—Section 302 of the Help America Vote Act of 2002 (42 U.S.C. 15482), as amended by 14 15 section 701(a), is amended— 16 (1) by redesignating subsection (f) as sub-17 section (g); and 18 (2) by inserting after subsection (e) the fol-19 lowing new subsection: 20 "(f) MINIMUM NOTIFICATION REQUIREMENTS FOR 21 VOTERS AFFECTED BY POLLING PLACE CHANGES.— 22 "(1) IN GENERAL.—If a State assigns an indi-23 vidual who is a registered voter in a State to a poll-24 ing place with respect to an election for Federal of-25 fice which is not the same polling place to which the

1	individual was previously assigned with respect to
2	the most recent election for Federal office in the
3	State in which the individual was eligible to vote—
4	"(A) the State shall notify the individual of
5	the location of the polling place not later than
6	7 days before the date of the election; or
7	"(B) if the State makes such an assign-
8	ment fewer than 7 days before the date of the
9	election and the individual appears on the date
10	of the election at the polling place to which the
11	individual was previously assigned, the State
12	shall make every reasonable effort to enable the
13	individual to vote on the date of the election.
14	"(2) Effective date.—This subsection shall
15	apply with respect to elections held on or after Janu-
16	ary 1, 2013.".
17	(b) Conforming Amendment.—Section 302(f) of
18	such Act (42 U.S.C. $15482(f)$), as redesignated by sub-
19	section (a) and as amended by section 701(b), is amended
20	by striking "(d)(2) and (e)(2)" and inserting "(d)(2),
21	(e)(2), and $(f)(2)$ ".
22	SEC. 1303. VOTER INFORMATION RESPONSE SYSTEMS AND
23	HOTLINE.
24	(a) Establishment and Operation of Systems
25	AND SERVICES.—

1	(1) STATE-BASED RESPONSE SYSTEMS.—The
2	Attorney General shall coordinate the establishment
3	of a State-based response system for responding to
4	questions and complaints from individuals voting or
5	seeking to vote, or registering to vote or seeking to
6	register to vote, in elections for Federal office. Such
7	system shall provide—
8	(A) State-specific, same-day, and imme-
9	diate assistance to such individuals, including
10	information on how to register to vote, the loca-
11	tion and hours of operation of polling places,
12	and how to obtain absentee ballots; and
13	(B) State-specific, same-day, and imme-
14	diate assistance to individuals encountering
15	problems with registering to vote or voting, in-
16	cluding individuals encountering intimidation or
17	deceptive practices.
18	(2) Hotline.—The Attorney General, in con-
19	sultation with State election officials, shall establish
20	and operate a toll-free telephone service, using a
21	telephone number that is accessible throughout the
22	United States and that uses easily identifiable nu-
23	merals, through which individuals throughout the
24	United States—

1	(A) may connect directly to the State-
2	based response system described in paragraph
3	(1) with respect to the State involved;
4	(B) may obtain information on voting in
5	elections for Federal office, including informa-
6	tion on how to register to vote in such elections,
7	the locations and hours of operation of polling
8	places, and how to obtain absentee ballots; and
9	(C) may report information to the Attor-
10	ney General on problems encountered in reg-
11	istering to vote or voting, including incidences
12	of voter intimidation or suppression.
13	(3) Collaboration with state and local
14	ELECTION OFFICIALS.—
15	(A) Collection of information from
16	STATES.—The Attorney General shall coordi-
17	nate the collection of information on State and
18	local election laws and policies, including infor-
19	mation on the Statewide computerized voter
20	registration lists maintained under title III of
21	the Help America Vote Act of 2002, so that in-
22	dividuals who contact the free telephone service
23	established under paragraph (2) on the date of
24	an election for Federal office may receive an
25	immediate response on that day.

1 (B) FORWARDING QUESTIONS AND COM-2 PLAINTS TO STATES.—If an individual contacts the free telephone service established under 3 4 paragraph (2) on the date of an election for 5 Federal office with a question or complaint with 6 respect to a particular State or jurisdiction 7 within a State, the Attorney General shall for-8 ward the question or complaint immediately to 9 the appropriate election official of the State or 10 jurisdiction so that the official may answer the 11 question or remedy the complaint on that date. (b) Use of Service by Individuals With Dis-12 ABILITIES AND INDIVIDUALS WITH LIMITED ENGLISH 13 LANGUAGE PROFICIENCY.—The Attorney General shall 14 15 design and operate the telephone service established under this section in a manner that ensures that individuals with 16 17 disabilities and individuals with limited proficiency in the English language are fully able to use the service. 18 19 (c) VOTER HOTLINE TASK FORCE.—

(1) APPOINTMENT BY ATTORNEY GENERAL.—
The Attorney General shall appoint individuals (in
such number as the Attorney General considers appropriate but in no event fewer than 3) to serve on
a Voter Hotline Task Force to provide ongoing analysis and assessment of the operation of the tele-

1 phone service established under this section, and 2 shall give special consideration in making appoint-3 ments to the Task Force to individuals who rep-4 resent civil rights organizations. At least one mem-5 ber of the Task Force shall be a representative of 6 an organization promoting voting rights or civil 7 rights which has experience in the operation of simi-8 lar telephone services or in protecting the rights of 9 individuals to vote, especially individuals who are 10 members or racial minorities or of communities who 11 have been adversely affected by efforts to suppress 12 voting rights.

(2) ELIGIBILITY.—An individual shall be eligible to serve on the Task Force under this subsection
if the individual meets such criteria as the Attorney
General may establish, except that an individual may
not serve on the task force if the individual has been
convicted of any criminal offense relating to voter intimidation or voter suppression.

20 (3) TERM OF SERVICE.—An individual ap21 pointed to the Task Force shall serve a single term
22 of 2 years, except that the initial terms of the mem23 bers first appointed to the Task Force shall be stag24 gered so that there are at least 3 individuals serving
25 on the Task Force during each year. A vacancy in

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1	the membership of the Task Force shall be filled in
2	the same manner as the original appointment.
3	(4) NO COMPENSATION FOR SERVICE.—Mem-
4	bers of the Task Force shall serve without pay, but
5	shall receive travel expenses, including per diem in
6	lieu of subsistence, in accordance with applicable
7	provisions under subchapter I of chapter 57 of title
8	5, United States Code.
9	(d) BI-ANNUAL REPORT TO CONGRESS.—Not later
10	than March 1 of each odd-numbered year, the Attorney
11	General shall submit a report to Congress on the operation
12	of the telephone service established under this section dur-
13	ing the previous 2 years, and shall include in the report—
14	(1) an enumeration of the number and type of
15	calls that were received by the service;
16	(2) a compilation and description of the reports
17	made to the service by individuals citing instances of
18	voter intimidation or suppression;
19	(3) an assessment of the effectiveness of the

service in making information available to all house-holds in the United States with telephone service;

(4) any recommendations developed by the
Task Force established under subsection (c) with respect to how voting systems may be maintained or
upgraded to better accommodate voters and better

1	ensure the integrity of elections, including but not
2	limited to identifying how to eliminate coordinated
3	voter suppression efforts and how to establish effec-
4	tive mechanisms for distributing updates on changes
5	to voting requirements; and
6	(5) any recommendations on best practices for
7	the State-based response systems established under
8	subsection $(a)(1)$.
9	(e) Authorization of Appropriations.—
10	(1) AUTHORIZATION.—There are authorized to
11	be appropriated to the Attorney General for fiscal
12	year 2012 and each succeeding fiscal year such sums
13	as may be necessary to carry out this section.
14	(2) Set-aside for outreach.—Of the
15	amounts appropriated to carry out this Act for a fis-
16	cal year pursuant to the authorization under para-
17	graph (1), not less than 15% shall be used for out-
18	reach activities to make the public aware of the
19	availability of the telephone service established under
20	this section, with an emphasis on outreach to indi-
21	viduals with disabilities and individuals with limited
22	proficiency in the English language.

1SEC. 1304. REAUTHORIZATION OF ELECTION ASSISTANCE2COMMISSION.

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3 Section 210 of the Help America Vote Act of 2002
4 (42 U.S.C. 15330) is amended by striking "for each of
5 the fiscal years 2003 through 2005" and inserting "for
6 each of the fiscal years 2012 through 2016".

7 SEC. 1305. REPEAL OF EXEMPTION OF ELECTION ASSIST8 ANCE COMMISSION FROM CERTAIN GOVERN9 MENT CONTRACTING REQUIREMENTS .

10 (a) IN GENERAL.—Section 205 of the Help America
11 Vote Act of 2002 (42 U.S.C. 15325) is amended by strik12 ing subsection (e).

(b) EFFECTIVE DATE.—The amendment made by
subsection (a) shall apply with respect to contracts entered
into by the Election Assistance Commission on or after
the date of the enactment of this Act.

17 SEC. 1306. NO EFFECT ON OTHER LAWS.

(a) IN GENERAL.—Except as specifically provided,
nothing in this Act may be construed to authorize or require conduct prohibited under any of the following laws,
or to supersede, restrict, or limit the application of such
laws:

23 (1) The Voting Rights Act of 1965 (42 U.S.C.
24 1973 et seq.).

25 (2) The Voting Accessibility for the Elderly and
26 Handicapped Act (42 U.S.C. 1973ee et seq.).

1 (3) The Uniformed and Overseas Citizens Ab-2 sentee Voting Act (42 U.S.C. 1973ff et seq.). 3 (4) The National Voter Registration Act of 4 1993 (42 U.S.C. 1973gg et seq.). 5 (5) The Americans with Disabilities Act of 6 1990 (42 U.S.C. 12101 et seq.). 7 (6) The Rehabilitation Act of 1973 (29 U.S.C. 8 701 et seq.). 9 (b) NO EFFECT ON PRECLEARANCE OR OTHER RE-QUIREMENTS UNDER VOTING RIGHTS ACT.—The ap-10 11 proval by any person of a payment or grant application 12 under this Act, or any other action taken by any person under this Act, shall not be considered to have any effect 13 on requirements for preclearance under section 5 of the 14 15 Voting Rights Act of 1965 (42 U.S.C. 1973c) or any other 16 requirements of such Act.