(Original Signature of Member)

116TH CONGRESS 1ST SESSION



To amend the Federal Election Campaign Act of 1971 to clarify the obligation to report acts of foreign election influence and require implementation of compliance and reporting systems by Federal campaigns to detect and report such acts, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Ms. LOFGREN introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend the Federal Election Campaign Act of 1971 to clarify the obligation to report acts of foreign election influence and require implementation of compliance and reporting systems by Federal campaigns to detect and report such acts, 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 "Stopping Harmful Interference in Elections for a Lasting
- 6 Democracy Act" or the "SHIELD Act".

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—ENHANCED REPORTING REQUIREMENTS

Subtitle A—Establishing Duty to Report Foreign Election Interference

- Sec. 101. Federal campaign reporting of foreign contacts.
- Sec. 102. Federal campaign foreign contact reporting compliance system.
- Sec. 103. Criminal penalties.
- Sec. 104. Rule of construction.

Subtitle B-Strengthening Oversight of Online Political Advertising

- Sec. 111. Short title.
- Sec. 112. Purpose.
- Sec. 113. Expansion of definition of public communication.
- Sec. 114. Expansion of definition of electioneering communication.
- Sec. 115. Application of disclaimer statements to online communications.
- Sec. 116. Political record requirements for online platforms.
- Sec. 117. Preventing contributions, expenditures, independent expenditures, and disbursements for electioneering communications by foreign nationals in the form of online advertising.

TITLE II—CLOSING LOOPHOLES ALLOWING SPENDING BY FOREIGN NATIONALS IN ELECTIONS

- Sec. 201. Clarification of prohibition on participation by foreign nationals in election-related activities.
- Sec. 202. Clarification of application of foreign money ban to certain disbursements and activities.
- Sec. 203. Audit and report on illicit foreign money in Federal elections.
- Sec. 204. Prohibition on contributions and donations by foreign nationals in connections with ballot initiatives and referenda.
- Sec. 205. Expansion of limitations on foreign nationals participating in political advertising.

TITLE III—DETERRING FOREIGN INTERFERENCE IN ELECTIONS

Subtitle A—Deterrence Under Federal Election Campaign Act of 1971

- Sec. 301. Restrictions on exchange of campaign information between candidates and foreign powers.
- Sec. 302. Clarification of standard for determining existence of coordination between campaigns and outside interests.

Subtitle B—Prohibiting Deceptive Practices and Preventing Voter Intimidation

- Sec. 311. Short title.
- Sec. 312. Prohibition on deceptive practices in Federal elections.
- Sec. 313. Corrective action.
- Sec. 314. Reports to Congress.

TITLE IV—MISCELLANEOUS PROVISIONS

(746600|2)

Sec. 401. Effective dates of provisions. Sec. 402. Severability.

1	TITLE I—ENHANCED
_	
2	REPORTING REQUIREMENTS
3	Subtitle A—Establishing Duty to
4	Report Foreign Election Inter-
5	ference
6	SEC. 101. FEDERAL CAMPAIGN REPORTING OF FOREIGN
7	CONTACTS.
8	(a) INITIAL NOTICE.—
9	(1) IN GENERAL.—Section 304 of the Federal
10	Election Campaign Act of 1971 (52 U.S.C. 30104)
11	is amended by adding at the end the following new
12	subsection:
13	"(j) Disclosure of Reportable Foreign Con-
14	TACTS.—
15	"(1) Committee obligation to notify.—
16	Not later than 1 week after a reportable foreign con-
17	tact, each political committee shall notify the Fed-
18	eral Bureau of Investigation and the Commission of
19	the reportable foreign contact and provide a sum-
20	mary of the circumstances with respect to such re-
21	portable foreign contact.
22	"(2) INDIVIDUAL OBLIGATION TO NOTIFY.—
23	Not later than 3 days after a reportable foreign con-
24	tact—

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1	"(A) each candidate shall notify the treas-
2	urer or other designated official of the principal
3	campaign committee of such candidate of the
4	reportable foreign contact and provide a sum-
5	mary of the circumstances with respect to such
6	reportable foreign contact; and
7	"(B) each official, employee, or agent of a
8	political committee shall notify the treasurer or
9	other designated official of the committee of the
10	reportable foreign contact and provide a sum-
11	mary of the circumstances with respect to such
12	reportable foreign contact.
13	"(3) Reportable foreign contact.—In this
14	subsection:
15	"(A) IN GENERAL.—The term 'reportable
16	foreign contact' means any direct or indirect
17	contact or communication that—
18	
10	"(i) is between—
18 19	"(i) is between— "(I) a candidate, a political com-
19	"(I) a candidate, a political com-
19 20	"(I) a candidate, a political com- mittee, or any official, employee, or
19 20 21	"(I) a candidate, a political com- mittee, or any official, employee, or agent of such committee; and

1	lieves is a covered foreign national;
2	and
3	"(ii) the person described in clause
4	(i)(I) knows, has reason to know, or rea-
5	sonably believes involves—
6	"(I) an offer or other proposal
7	for a contribution, donation, expendi-
8	ture, disbursement, or solicitation de-
9	scribed in section 319; or
10	"(II) coordination or collabora-
11	tion with, an offer or provision of in-
11	
	formation or services to or from, or
13	persistent and repeated contact with,
14	a covered foreign national in connec-
15	tion with an election.
16	"(B) EXCEPTION.—The term 'reportable
17	foreign contact' shall not include any contact or
18	communication with a covered foreign national
19	by an elected official or an employee of an elect-
20	ed official solely in an official capacity as such
21	an official or employee. For purposes of the
22	previous sentence, a contact or communication
23	by an elected official or an employee of an elect-
24	ed official shall not be considered to be made
25	solely in an official capacity if the contact or

1	communication involves a contribution, dona-
2	tion, expenditure, disbursement, or solicitation
3	described in section 319.
4	"(C) COVERED FOREIGN NATIONAL DE-
5	FINED.—
6	"(i) IN GENERAL.—In this paragraph,
7	the term 'covered foreign national'
8	means—
9	"(I) a foreign principal (as de-
10	fined in section 1(b) of the Foreign
11	Agents Registration Act of 1938 (22
12	U.S.C. 611(b)) that is a government
13	of a foreign country or a foreign polit-
14	ical party;
15	"(II) any person who acts as an
16	agent, representative, employee, or
17	servant, or any person who acts in
18	any other capacity at the order, re-
19	quest, or under the direction or con-
20	trol, of a foreign principal described in
21	subclause (I) or of a person any of
22	whose activities are directly or indi-
23	rectly supervised, directed, controlled,
24	financed, or subsidized in whole or in

	1
1	major part by a foreign principal de-
2	scribed in subclause (I); or
3	"(III) any person included in the
4	list of specially designated nationals
5	and blocked persons maintained by
6	the Office of Foreign Assets Control
7	of the Department of the Treasury
8	pursuant to authorities relating to the
9	imposition of sanctions relating to the
10	conduct of a foreign principal de-
11	scribed in subclause (I).
12	"(ii) CLARIFICATION REGARDING AP-
13	PLICATION TO CITIZENS OF THE UNITED
14	STATES.—In the case of a citizen of the
15	United States, subclause (II) of clause (i)
16	applies only to the extent that the person
17	involved acts within the scope of that per-
18	son's status as the agent of a foreign prin-
19	cipal described in subclause (I) of clause
20	(i).".
21	(2) Effective date.—The amendment made
22	by paragraph (1) shall apply with respect to report-
23	able foreign contacts which occur on or after the
24	date of the enactment of this Act.
25	(b) INFORMATION INCLUDED ON REPORT.—

1	(1) IN GENERAL.—Section 304(b) of such Act
2	(52 U.S.C. 30104(b)) is amended—
3	(A) by striking "and" at the end of para-
4	graph $(7);$
5	(B) by striking the period at the end of
6	paragraph (8) and inserting "; and"; and
7	(C) by adding at the end the following new
8	paragraph:
9	"(9) for any reportable foreign contact (as de-
10	fined in subsection $(j)(3)$)—
11	"(A) the date, time, and location of the
12	contact;
13	"(B) the date and time of when a des-
14	ignated official of the committee was notified of
15	the contact;
16	"(C) the identity of individuals involved;
17	and
18	"(D) a description of the contact, including
19	the nature of any contribution, donation, ex-
20	penditure, disbursement, or solicitation involved
21	and the nature of any activity described in sub-
22	section (j)(3)(A)(ii)(II) involved.".
23	(2) EFFECTIVE DATE.—The amendment made
24	by paragraph (1) shall apply with respect to reports
25	filed on or after the expiration of the 60-day period

which begins on the date of the enactment of this
 Act.

3 SEC. 102. FEDERAL CAMPAIGN FOREIGN CONTACT RE-4 PORTING COMPLIANCE SYSTEM.

5 (a) IN GENERAL.—Section 302 of the Federal Elec6 tion Campaign Act of 1971 (52 U.S.C. 30102) is amended
7 by adding at the end the following new subsection:

8 "(j) REPORTABLE FOREIGN CONTACTS COMPLIANCE9 POLICY.—

"(1) REPORTING.—Each political committee
shall establish a policy that requires all officials, employees, and agents of such committee to notify the
treasurer or other appropriate designated official of
the committee of any reportable foreign contact (as
defined in section 304(j)) not later than 3 days after
such contact was made.

17 **(**(2) RETENTION AND PRESERVATION OF 18 RECORDS.—Each political committee shall establish 19 a policy that provides for the retention and preserva-20 tion of records and information related to reportable 21 foreign contacts (as so defined) for a period of not 22 less than 3 years.

23 "(3) CERTIFICATION.—

24 "(A) IN GENERAL.—Upon filing its state25 ment of organization under section 303(a), and

1	with each report filed under section 304(a), the
2	treasurer of each political committee (other
3	than an authorized committee) shall certify
4	that—
5	"(i) the committee has in place poli-
6	cies that meet the requirements of para-
7	graphs (1) and (2) ;
8	"(ii) the committee has designated an
9	official to monitor compliance with such
10	policies; and
11	"(iii) not later than 1 week after the
12	beginning of any formal or informal affili-
13	ation with the committee, all officials, em-
14	ployees, and agents of such committee
15	will—
16	"(I) receive notice of such poli-
17	cies;
18	"(II) be informed of the prohibi-
19	tions under section 319; and
20	"(III) sign a certification affirm-
21	ing their understanding of such poli-
22	cies and prohibitions.
23	"(B) AUTHORIZED COMMITTEES.—With
24	respect to an authorized committee, the can-

1	didate	shall	make	the	$\operatorname{certification}$	required
2	under s	subpar	agraph	(A).'		

3 (b) Effective Date.—

4 (1) IN GENERAL.—The amendment made by
5 subsection (a) shall apply with respect to political
6 committees which file a statement of organization
7 under section 303(a) of the Federal Election Campaign Act of 1971 (52 U.S.C. 30103(a)) on or after
9 the date of the enactment of this Act.

10 (2) TRANSITION RULE FOR EXISTING COMMIT-11 TEES.—Not later than 30 days after the date of the 12 enactment of this Act, each political committee 13 under the Federal Election Campaign Act of 1971 14 shall file a certification with the Federal Election 15 Commission that the committee is in compliance 16 with the requirements of section 302(j) of such Act 17 (as added by subsection (a)).

18 SEC. 103. CRIMINAL PENALTIES.

Section 309(d)(1) of the Federal Election Campaign
Act of 1971 (52 U.S.C. 30109(d)(1)) is amended by adding at the end the following new subparagraphs:

"(E) Any person who knowingly and willfully commits a violation of subsection (j) or (b)(9) of section 304
or section 302(j) shall be fined not more than \$500,000,
imprisoned not more than 5 years, or both.

"(F) Any person who knowingly and willfully conceals
 or destroys any materials relating to a reportable foreign
 contact (as defined in section 304(j)) shall be fined not
 more than \$1,000,000, imprisoned not more than 5 years,
 or both.".

6 SEC. 104. RULE OF CONSTRUCTION.

7 Nothing in this subtitle or the amendments made by8 this subtitle shall be construed—

9 (1) to impede legitimate journalistic activities;10 or

(2) to impose any additional limitation on the
right to express political views or to participate in
public discourse of any individual who—

(A) resides in the United States;
(B) is not a citizen of the United States or
a national of the United States, as defined in
section 101(a)(22) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(22)); and
(C) is not lawfully admitted for permanent

residence, as defined by section 101(a)(20) of
the Immigration and Nationality Act (8 U.S.C.
1101(a)(20)).

Subtitle B—Strengthening Over sight of Online Political Adver tising

4 SEC. 111. SHORT TITLE.

5 This subtitle may be cited as the "Honest Ads Act".

6 SEC. 112. PURPOSE.

7 The purpose of this subtitle is to enhance the integ-8 rity of American democracy and national security by im-9 proving disclosure requirements for online political adver-10 tisements in order to uphold the Supreme Court's well-11 established standard that the electorate bears the right to 12 be fully informed.

13 SEC. 113. EXPANSION OF DEFINITION OF PUBLIC COMMU14 NICATION.

(a) IN GENERAL.—Paragraph (22) of section 301 of
the Federal Election Campaign Act of 1971 (52 U.S.C.
30101(22)) is amended by striking "or satellite communication" and inserting "satellite, paid internet, or paid
digital communication".

20 (b) TREATMENT OF CONTRIBUTIONS AND EXPENDI21 TURES.—Section 301 of such Act (52 U.S.C. 30101) is
22 amended—

(1) in paragraph (8)(B)(v), by striking "on
broadcasting stations, or in newspapers, magazines,
or similar types of general public political adver-

1	tising" and inserting "in any public communica-
2	tion"; and
3	(2) in paragraph $(9)(B)$ —
4	(A) by amending clause (i) to read as fol-
5	lows:
6	"(i) any news story, commentary, or
7	editorial distributed through the facilities
8	of any broadcasting station or any print,
9	online, or digital newspaper, magazine,
10	blog, publication, or periodical, unless such
11	broadcasting, print, online, or digital facili-
12	ties are owned or controlled by any polit-
13	ical party, political committee, or can-
14	didate;"; and
15	(B) in clause (iv), by striking "on broad-
16	casting stations, or in newspapers, magazines,
17	or similar types of general public political ad-
18	vertising" and inserting "in any public commu-
19	nication".
20	(c) DISCLOSURE AND DISCLAIMER STATEMENTS.—
21	Subsection (a) of section 318 of such Act (52 U.S.C.
22	30120) is amended—
23	(1) by striking "financing any communication
24	through any broadcasting station, newspaper, maga-
25	zine, outdoor advertising facility, mailing, or any

	15
1	other type of general public political advertising"
2	and inserting "financing any public communication";
3	and
4	(2) by striking "solicits any contribution
5	through any broadcasting station, newspaper, maga-
6	zine, outdoor advertising facility, mailing, or any
7	other type of general public political advertising"
8	and inserting "solicits any contribution through any
9	public communication".
10	SEC. 114. EXPANSION OF DEFINITION OF ELECTIONEERING
10	
11	COMMUNICATION.
11	COMMUNICATION.
11 12	COMMUNICATION. (a) Expansion to Online Communications.—
11 12 13	COMMUNICATION. (a) Expansion to Online Communications.— (1) Application to qualified internet and
11 12 13 14	COMMUNICATION. (a) Expansion to Online Communications.— (1) Application to qualified internet and digital communications.—
 11 12 13 14 15 	COMMUNICATION. (a) EXPANSION TO ONLINE COMMUNICATIONS.— (1) APPLICATION TO QUALIFIED INTERNET AND DIGITAL COMMUNICATIONS.— (A) IN GENERAL.—Subparagraph (A) of
 11 12 13 14 15 16 	COMMUNICATION. (a) EXPANSION TO ONLINE COMMUNICATIONS.— (1) APPLICATION TO QUALIFIED INTERNET AND DIGITAL COMMUNICATIONS.— (A) IN GENERAL.—Subparagraph (A) of section 304(f)(3) of the Federal Election Cam-
 11 12 13 14 15 16 17 	COMMUNICATION. (a) EXPANSION TO ONLINE COMMUNICATIONS.— (1) APPLICATION TO QUALIFIED INTERNET AND DIGITAL COMMUNICATIONS.— (A) IN GENERAL.—Subparagraph (A) of section 304(f)(3) of the Federal Election Cam- paign Act of 1971 (52 U.S.C. 30104(f)(3)(A))

or digital communication". 21

22 (B) QUALIFIED INTERNET OR DIGITAL COMMUNICATION.—Paragraph (3) of section 23 304(f) of such Act (52 U.S.C. 30104(f)) is 24

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amended by adding at the end the following
 new subparagraph:
 "(D) QUALIFIED INTERNET OR DIGITAL

COMMUNICATION.—The term 'qualified internet or digital communication' means any communication which is placed or promoted for a fee on an online platform (as defined in subsection (k)(3)).".

9 (2) NONAPPLICATION OF RELEVANT ELEC-10 TORATE TO ONLINE COMMUNICATIONS.—Section 11 304(f)(3)(A)(i)(III)of such Act (52)U.S.C. 12 30104(f)(3)(A)(i)(III)) is amended by inserting "any broadcast, cable, or satellite" before "communica-13 14 tion".

15 (3) NEWS EXEMPTION.—Section
16 304(f)(3)(B)(i) of such Act (52 U.S.C.
17 30104(f)(3)(B)(i)) is amended to read as follows:

18 "(i) a communication appearing in a
19 news story, commentary, or editorial dis20 tributed through the facilities of any
21 broadcasting station or any online or dig22 ital newspaper, magazine, blog, publica23 tion, or periodical, unless such broad24 casting, online, or digital facilities are

owned or controlled by any political party,
 political committee, or candidate;".

3 (b) EFFECTIVE DATE.—The amendments made by
4 this section shall apply with respect to communications
5 made on or after January 1, 2020.

6 SEC. 115. APPLICATION OF DISCLAIMER STATEMENTS TO 7 ONLINE COMMUNICATIONS.

8 (a) CLEAR AND CONSPICUOUS MANNER REQUIRE9 MENT.—Subsection (a) of section 318 of the Federal Elec10 tion Campaign Act of 1971 (52 U.S.C. 30120(a)) is
11 amended—

(1) by striking "shall clearly state" each place
it appears in paragraphs (1), (2), and (3) and inserting "shall state in a clear and conspicuous manner"; and

16 (2) by adding at the end the following flush
17 sentence: "For purposes of this section, a commu18 nication does not make a statement in a clear and
19 conspicuous manner if it is difficult to read or hear
20 or if the placement is easily overlooked.".

21 (b) SPECIAL RULES FOR QUALIFIED INTERNET OR22 DIGITAL COMMUNICATIONS.—

(1) IN GENERAL.—Section 318 of such Act (52
U.S.C. 30120) is amended by adding at the end the
following new subsection:

"(e) Special Rules for Qualified Internet or
 Digital Communications.—

3	"(1) Special rules with respect to state-
4	MENTS.—In the case of any communication to which
5	this section applies which is a qualified internet or
6	digital communication (as defined in section
7	304(f)(3)(D)) which is disseminated through a me-
8	dium in which the provision of all of the information
9	specified in this section is not possible, the commu-
10	nication shall, in a clear and conspicuous manner—
11	"(A) state the name of the person who
12	paid for the communication; and
13	"(B) provide a means for the recipient of
14	the communication to obtain the remainder of
15	the information required under this section with
16	minimal effort and without receiving or viewing
17	any additional material other than such re-
18	quired information.
19	"(2) SAFE HARBOR FOR DETERMINING CLEAR
20	and conspicuous manner.—A statement in a
21	qualified internet or digital communication (as de-
22	fined in section $304(f)(3)(D)$) shall be considered to
23	be made in a clear and conspicuous manner as pro-
24	vided in subsection (a) if the communication meets
25	the following requirements.

25 the following requirements:

1	"(A) TEXT OR GRAPHIC COMMUNICA-
2	TIONS.—In the case of a text or graphic com-
3	munication, the statement—
4	"(i) appears in letters at least as large
5	as the majority of the text in the commu-
6	nication; and
7	"(ii) meets the requirements of para-
8	graphs (2) and (3) of subsection (c).
9	"(B) AUDIO COMMUNICATIONS.—In the
10	case of an audio communication, the statement
11	is spoken in a clearly audible and intelligible
12	manner at the beginning or end of the commu-
13	nication and lasts at least 3 seconds.
14	"(C) VIDEO COMMUNICATIONS.—In the
15	case of a video communication which also in-
16	cludes audio, the statement—
17	"(i) is included at either the beginning
18	or the end of the communication; and
19	"(ii) is made both in—
20	"(I) a written format that meets
21	the requirements of subparagraph (A)
22	and appears for at least 4 seconds;
23	and

1	"(II) an audible format that
2	meets the requirements of subpara-
3	graph (B).
4	"(D) OTHER COMMUNICATIONS.—In the
5	case of any other type of communication, the
6	statement is at least as clear and conspicuous
7	as the statement specified in subparagraph (A),
8	(B), or (C).".
9	(2) Nonapplication of certain excep-
10	TIONS.—The exceptions provided in section
11	110.11(f)(1)(i) and (ii) of title 11, Code of Federal
12	Regulations, or any successor to such rules, shall
13	have no application to qualified internet or digital
14	communications (as defined in section $304(f)(3)(D)$
15	of the Federal Election Campaign Act of 1971, as
16	added by this Act).
17	(c) Modification of Additional Requirements
18	FOR CERTAIN COMMUNICATIONS.—Section 318(d) of such
19	Act (52 U.S.C. 30120(d)) is amended—
20	(1) in paragraph $(1)(A)$ —
21	(A) by striking "which is transmitted
22	through radio" and inserting "which is in an
23	audio format"; and
24	(B) by striking "BY RADIO" in the heading
25	and inserting "AUDIO FORMAT";

1	(9) in non-smark $(1)(\mathbf{D})$
1	(2) in paragraph $(1)(B)$ —
2	(A) by striking "which is transmitted
3	through television" and inserting "which is in
4	video format"; and
5	(B) by striking "BY TELEVISION" in the
6	heading and inserting "VIDEO FORMAT"; and
7	(3) in paragraph (2)—
8	(A) by striking "transmitted through radio
9	or television" and inserting "made in audio or
10	video format"; and
11	(B) by striking "through television" in the
12	second sentence and inserting "in video for-
10	+ 12
13	mat".
13 14	mat . SEC. 116. POLITICAL RECORD REQUIREMENTS FOR ONLINE
14	SEC. 116. POLITICAL RECORD REQUIREMENTS FOR ONLINE
14 15	SEC. 116. POLITICAL RECORD REQUIREMENTS FOR ONLINE PLATFORMS.
14 15 16 17	SEC. 116. POLITICAL RECORD REQUIREMENTS FOR ONLINE PLATFORMS. (a) IN GENERAL.—Section 304 of the Federal Elec-
14 15 16 17	SEC. 116. POLITICAL RECORD REQUIREMENTS FOR ONLINE PLATFORMS. (a) IN GENERAL.—Section 304 of the Federal Elec- tion Campaign Act of 1971 (52 U.S.C. 30104), as amend-
14 15 16 17 18	SEC. 116. POLITICAL RECORD REQUIREMENTS FOR ONLINE PLATFORMS. (a) IN GENERAL.—Section 304 of the Federal Elec- tion Campaign Act of 1971 (52 U.S.C. 30104), as amend- ed by section 101(a), is further amended by adding at the
14 15 16 17 18 19	SEC. 116. POLITICAL RECORD REQUIREMENTS FOR ONLINE PLATFORMS. (a) IN GENERAL.—Section 304 of the Federal Elec- tion Campaign Act of 1971 (52 U.S.C. 30104), as amend- ed by section 101(a), is further amended by adding at the end the following new subsection:
14 15 16 17 18 19 20	SEC. 116. POLITICAL RECORD REQUIREMENTS FOR ONLINE PLATFORMS. (a) IN GENERAL.—Section 304 of the Federal Elec- tion Campaign Act of 1971 (52 U.S.C. 30104), as amend- ed by section 101(a), is further amended by adding at the end the following new subsection: "(k) DISCLOSURE OF CERTAIN ONLINE ADVERTISE-
14 15 16 17 18 19 20 21	SEC. 116. POLITICAL RECORD REQUIREMENTS FOR ONLINE PLATFORMS. (a) IN GENERAL.—Section 304 of the Federal Elec- tion Campaign Act of 1971 (52 U.S.C. 30104), as amend- ed by section 101(a), is further amended by adding at the end the following new subsection: "(k) DISCLOSURE OF CERTAIN ONLINE ADVERTISE- MENTS.—
 14 15 16 17 18 19 20 21 22 	SEC. 116. POLITICAL RECORD REQUIREMENTS FOR ONLINE PLATFORMS. (a) IN GENERAL.—Section 304 of the Federal Elec- tion Campaign Act of 1971 (52 U.S.C. 30104), as amend- ed by section 101(a), is further amended by adding at the end the following new subsection: "(k) DISCLOSURE OF CERTAIN ONLINE ADVERTISE- MENTS.— "(1) IN GENERAL.—

1	in machine readable format, a complete record
2	of any request to purchase on such online plat-
3	form a qualified political advertisement which is
4	made by a person whose aggregate requests to
5	purchase qualified political advertisements on
6	such online platform during the calendar year
7	exceeds \$500.
8	"(B) REQUIREMENTS FOR ADVER-
9	TISERS.—Any person who requests to purchase
10	a qualified political advertisement on an online
11	platform shall provide the online platform with
12	such information as is necessary for the online
13	platform to comply with the requirements of
14	subparagraph (A).
15	"(2) CONTENTS OF RECORD.—A record main-
16	tained under paragraph (1)(A) shall contain—
17	"(A) a digital copy of the qualified political
18	advertisement;
19	"(B) a description of the audience targeted
20	by the advertisement, the number of views gen-
21	erated from the advertisement, and the date
22	and time that the advertisement is first dis-
23	played and last displayed; and
24	"(C) information regarding—

1	"(i) the average rate charged for the
2	advertisement;
3	"(ii) the name of the candidate to
4	which the advertisement refers and the of-
5	fice to which the candidate is seeking elec-
6	tion, the election to which the advertise-
7	ment refers, or the national legislative
8	issue to which the advertisement refers (as
9	applicable);
10	"(iii) in the case of a request made
11	by, or on behalf of, a candidate, the name
12	of the candidate, the authorized committee
13	of the candidate, and the treasurer of such
14	committee; and
15	"(iv) in the case of any request not
16	described in clause (iii), the name of the
17	person purchasing the advertisement, the
18	name and address of a contact person for
19	such person, and a list of the chief execu-
20	tive officers or members of the executive
21	committee or of the board of directors of
22	such person.
23	"(3) Online platform.—For purposes of this
24	subsection, the term 'online platform' means any
25	public-facing website, web application, or digital ap-

plication (including a social network, ad network, or
search engine) which—
"(A) sells qualified political advertise-
ments; and
"(B) has 50,000,000 or more unique
monthly United States visitors or users for a
majority of months during the preceding 12
months.
"(4) Qualified political advertisement.—
For purposes of this subsection, the term 'qualified
political advertisement' means any advertisement
(including search engine marketing, display adver-
tisements, video advertisements, native advertise-
ments, and sponsorships) that—
"(A) is made by or on behalf of a can-
didate; or
"(B) communicates a message relating to
any political matter of national importance, in-
cluding—
"(i) a candidate;
"(ii) any election to Federal office; or
"(iii) a national legislative issue of
public importance.
"(5) TIME TO MAINTAIN FILE.—The informa-
tion required under this subsection shall be made

available as soon as possible and shall be retained by
 the online platform for a period of not less than 4
 years.

4 "(6) SAFE HARBOR FOR PLATFORMS MAKING 5 BEST EFFORTS TO IDENTIFY REQUESTS WHICH ARE 6 SUBJECT TO RECORD MAINTENANCE **REQUIRE-**7 MENTS.—In accordance with rules established by the 8 Commission, if an online platform shows that the 9 platform used best efforts to determine whether or 10 not a request to purchase a qualified political adver-11 tisement was subject to the requirements of this sub-12 section, the online platform shall not be considered 13 to be in violation of such requirements.

"(7) PENALTIES.—For penalties for failure by
online platforms, and persons requesting to purchase
a qualified political advertisement on online platforms, to comply with the requirements of this subsection, see section 309.".

19 (b) RULEMAKING.—Not later than 120 days after the
20 date of the enactment of this Act, the Federal Election
21 Commission shall establish rules—

(1) requiring common data formats for the
record required to be maintained under section
304(k) of the Federal Election Campaign Act of
1971 (as added by subsection (a)) so that all online

1	platforms submit and maintain data online in a com-
2	mon, machine-readable and publicly accessible for-
3	mat;
4	(2) establishing search interface requirements
5	relating to such record, including searches by can-
6	didate name, issue, purchaser, and date; and
7	(3) establishing the criteria for the safe harbor
8	exception provided under paragraph (6) of section
9	304(k) of such Act (as added by subsection (a)).
10	(c) REPORTING.—Not later than 2 years after the
11	date of the enactment of this Act, and biannually there-
12	after, the Chairman of the Federal Election Commission
13	shall submit a report to Congress on—
14	(1) matters relating to compliance with and the
15	enforcement of the requirements of section 304(k) of
16	the Federal Election Campaign Act of 1971, as
17	added by subsection (a);
10	
18	(2) recommendations for any modifications to
18 19	
	(2) recommendations for any modifications to
19	(2) recommendations for any modifications to such section to assist in carrying out its purposes;
19 20	(2) recommendations for any modifications to such section to assist in carrying out its purposes; and
19 20 21	(2) recommendations for any modifications to such section to assist in carrying out its purposes; and(3) identifying ways to bring transparency and

SEC. 117. PREVENTING CONTRIBUTIONS, EXPENDITURES,
 INDEPENDENT EXPENDITURES, AND DIS BURSEMENTS FOR ELECTIONEERING COM MUNICATIONS BY FOREIGN NATIONALS IN
 THE FORM OF ONLINE ADVERTISING.

6 Section 319 of the Federal Election Campaign Act
7 of 1971 (52 U.S.C. 30121) is amended by adding at the
8 end the following new subsection:

9 "(c) RESPONSIBILITIES OF BROADCAST STATIONS,
10 PROVIDERS OF CABLE AND SATELLITE TELEVISION, AND
11 ONLINE PLATFORMS.—

12 "(1) RESPONSIBILITIES DESCRIBED.—Each television or radio broadcast station, provider of cable 13 14 or satellite television, or online platform (as defined 15 in section 304(k)(3)) shall make reasonable efforts 16 to ensure that communications described in section 17 318(a) and made available by such station, provider, 18 or platform are not purchased by a foreign national. 19 directly or indirectly. For purposes of the previous 20 sentence, a station, provider, or online platform shall 21 not be considered to have made reasonable efforts 22 under this paragraph in the case of the availability 23 of a communication unless the station, provider, or 24 online platform directly inquires from the individual 25 or entity making such purchase whether the pur-

chase is to be made by a foreign national, directly
 or indirectly.
 "(2) SPECIAL RULES FOR DISBURSEMENT PAID

WITH CREDIT CARD.—For purposes of paragraph
(1), a television or radio broadcast station, provider
of cable or satellite television, or online platform
shall be considered to have made reasonable efforts
under such paragraph in the case of a purchase of
the availability of a communication which is made
with a credit card if—

"(A) the individual or entity making such
purchase is required, at the time of making
such purchase, to disclose the credit verification
value of such credit card; and

15 "(B) the billing address associated with such credit card is located in the United States 16 17 or, in the case of a purchase made by an indi-18 vidual who is a United States citizen living out-19 side of the United States, the individual pro-20 vides the television or radio broadcast station, 21 provider of cable or satellite television, or online 22 platform with the United States mailing ad-23 dress the individual uses for voter registration 24 purposes.".

1TITLE II—CLOSING LOOPHOLES2ALLOWING SPENDING BY3FOREIGN NATIONALS IN4ELECTIONS

5 SEC. 201. CLARIFICATION OF PROHIBITION ON PARTICIPA6 TION BY FOREIGN NATIONALS IN ELECTION7 RELATED ACTIVITIES.

8 (a) CLARIFICATION OF PROHIBITION.—Section
9 319(a) of the Federal Election Campaign Act of 1971 (52
10 U.S.C. 30121(a)) is amended—

(1) by striking "or" at the end of paragraph(1);

13 (2) by striking the period at the end of para-14 graph (2) and inserting "; or"; and

15 (3) by adding at the end the following new16 paragraph:

17 "(3) a foreign national to direct, dictate, con-18 trol, or directly or indirectly participate in the deci-19 sion making process of any person (including a cor-20 poration, labor organization, political committee, or 21 political organization) with regard to such person's 22 Federal or non-Federal election-related activity, in-23 cluding any decision concerning the making of con-24 tributions, donations, expenditures, or disbursements 25 in connection with an election for any Federal,

State, or local office or any decision concerning the
 administration of a political committee.".

3 (b) CERTIFICATION OF COMPLIANCE.—Section 319
4 of such Act (52 U.S.C. 30121), as amended by section
5 117, is further amended by adding at the end the following
6 new subsection:

7 "(d) CERTIFICATION OF COMPLIANCE REQUIRED 8 PRIOR TO CARRYING OUT ACTIVITY.—Prior to the mak-9 ing in connection with an election for Federal office of any contribution, donation, expenditure, independent expendi-10 ture, or disbursement for an electioneering communication 11 by a corporation, limited liability corporation, or partner-12 ship during a year, the chief executive officer of the cor-13 poration, limited liability corporation, or partnership (or, 14 15 if the corporation, limited liability corporation, or partnership does not have a chief executive officer, the highest 16 17 ranking official of the corporation, limited liability cor-18 poration, or partnership), shall file a certification with the 19 Commission, under penalty of perjury, that a foreign national did not direct, dictate, control, or directly or indi-20 21 rectly participate in the decision making process relating 22 to such activity in violation of subsection (a)(3), unless 23 the chief executive officer has previously filed such a cer-24 tification during that calendar year.".

(c) EFFECTIVE DATE.—The amendments made by
 this section shall take effect upon the expiration of the
 180-day period which begins on the date of the enactment
 of this Act.

5 SEC. 202. CLARIFICATION OF APPLICATION OF FOREIGN 6 MONEY BAN TO CERTAIN DISBURSEMENTS 7 AND ACTIVITIES.

8 (a) Application to Disbursements to Super 9 PACs.—Section 319(a)(1)(A) of the Federal Election Campaign Act of 1971 (52 U.S.C. 30121(a)(1)(A)) is 10 amended by striking the semicolon and inserting the fol-11 lowing: ", including any disbursement to a political com-12 mittee which accepts donations or contributions that do 13 not comply with the limitations, prohibitions, and report-14 15 ing requirements of this Act (or any disbursement to or on behalf of any account of a political committee which 16 is established for the purpose of accepting such donations 17 or contributions);". 18

(b) CONDITIONS UNDER WHICH CORPORATE PACS
20 MAY MAKE CONTRIBUTIONS AND EXPENDITURES.—Sec21 tion 316(b) of such Act (52 U.S.C. 30118(b)) is amended
22 by adding at the end the following new paragraph:

23 "(8) A separate segregated fund established by a cor-24 poration may not make a contribution or expenditure dur-

1 ing a year unless the fund has certified to the Commission2 the following during the year:

- 3 "(A) Each individual who manages the fund,
 4 and who is responsible for exercising decisionmaking
 5 authority for the fund, is a citizen of the United
 6 States or is lawfully admitted for permanent resi7 dence in the United States.
- 8 "(B) No foreign national under section 319
 9 participates in any way in the decisionmaking proc10 esses of the fund with regard to contributions or ex11 penditures under this Act.
- "(C) The fund does not solicit or accept recommendations from any foreign national under section 319 with respect to the contributions or expenditures made by the fund.
- 16 "(D) Any member of the board of directors of
 17 the corporation who is a foreign national under sec18 tion 319 abstains from voting on matters concerning
 19 the fund or its activities.".

20 SEC. 203. AUDIT AND REPORT ON ILLICIT FOREIGN MONEY

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IN FEDERAL ELECTIONS.

(a) IN GENERAL.—Title III of the Federal Election
Campaign Act of 1971 (52 U.S.C. 30101 et seq.) is
amended by inserting after section 319 the following new
section:

1	"SEC. 319A. AUDIT AND REPORT ON DISBURSEMENTS BY
2	FOREIGN NATIONALS.
3	"(a) AUDIT.—
4	"(1) IN GENERAL.—The Commission shall con-
5	duct an audit after each Federal election cycle to de-
6	termine the incidence of illicit foreign money in such
7	Federal election cycle.
8	"(2) Procedures.—In carrying out paragraph
9	(1), the Commission shall conduct random audits of
10	any disbursements required to be reported under
11	this Act, in accordance with procedures established
12	by the Commission.
13	"(b) REPORT.—Not later than 180 days after the end
14	of each Federal election cycle, the Commission shall sub-
15	mit to Congress a report containing—
16	((1) results of the audit required by subsection
17	(a)(1); and
18	((2)) recommendations to address the presence
19	of illicit foreign money in elections, as appropriate.
20	"(c) DEFINITIONS.—As used in this section:
21	"(1) The term 'Federal election cycle' means
22	the period which begins on the day after the date of
23	a regularly scheduled general election for Federal of-
24	fice and which ends on the date of the first regularly
25	scheduled general election for Federal office held
26	after such date.

"(2) The term 'illicit foreign money' means any
 disbursement by a foreign national (as defined in
 section 319(b)) prohibited under such section.".

4 (b) EFFECTIVE DATE.—The amendment made by
5 subsection (a) shall apply with respect to the Federal elec6 tion cycle that began during November 2018, and each
7 succeeding Federal election cycle.

8 SEC. 204. PROHIBITION ON CONTRIBUTIONS AND DONA-9 TIONS BY FOREIGN NATIONALS IN CONNEC-10 TIONS WITH BALLOT INITIATIVES AND 11 REFERENDA.

(a) IN GENERAL.—Section 319(a)(1)(A) of the Federal Election Campaign Act of 1971 (52 U.S.C.
30121(a)(1)(A)) is amended by striking "election" and inserting the following: "election, including a State or local
ballot initiative or referendum".

17 (b) EFFECTIVE DATE.—The amendment made by18 this section shall apply with respect to elections held in19 2020 or any succeeding year.

20 SEC. 205. EXPANSION OF LIMITATIONS ON FOREIGN NA21 TIONALS PARTICIPATING IN POLITICAL AD22 VERTISING.

23 (a) DISBURSEMENTS DESCRIBED.—Section
24 319(a)(1) of the Federal Election Campaign Act of 1971
25 (52 U.S.C. 30121(a)(1)) is amended—

1	(1) by striking "or" at the end of subparagraph
2	(B); and
3	(2) by striking subparagraph (C) and inserting
4	the following:
5	"(C) an expenditure;
6	"(D) an independent expenditure;
7	"(E) a disbursement for an electioneering
8	communication (within the meaning of section
9	304(f)(3));
10	"(F) a disbursement for a communication
11	which is placed or promoted for a fee on a
12	website, web application, or digital application
13	that refers to a clearly identified candidate for
14	election for Federal office and is disseminated
15	within 60 days before a general, special or run-
16	off election for the office sought by the can-
17	didate or 30 days before a primary or pref-
18	erence election, or a convention or caucus of a
19	political party that has authority to nominate a
20	candidate for the office sought by the can-
21	didate;
22	"(G) a disbursement for a broadcast, cable
23	or satellite communication, or for a communica-
24	tion which is placed or promoted for a fee on
25	a website, web application, or digital applica-

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tion, that promotes, supports, attacks or opposes the election of a clearly identified candidate for Federal, State, or local office (regardless of whether the communication contains express advocacy or the functional equivalent of express advocacy);

7 "(H) a disbursement for a broadcast, 8 cable, or satellite communication, or for any 9 communication which is placed or promoted for 10 a fee on an online platform (as defined in sec-11 tion 304(k)(3), that discusses a national legis-12 lative issue of public importance in a year in 13 which a regularly scheduled general election for 14 Federal office is held, but only if the disburse-15 ment is made by a covered foreign national de-16 scribed in section 304(j)(3)(C); or

17 "(I) a disbursement by a covered foreign 18 national described in section 304(j)(3)(C) to 19 compensate any person for internet activity that 20 promotes, supports, attacks or opposes the elec-21 tion of a clearly identified candidate for Fed-22 eral, State, or local office (regardless of whether 23 the activity communication contains express ad-24 vocacy or the functional equivalent of express 25 advocacy);".
(b) EFFECTIVE DATE.—The amendments made by 2 this section shall apply with respect to disbursements made on or after the date of the enactment of this Act. 3 TITLE III—DETERRING FOREIGN 4 **INTERFERENCE IN ELECTIONS** 5 Subtitle A—Deterrence Under Fed-6 eral Election Campaign Act of 7 1971 8 9 SEC. 301. RESTRICTIONS ON EXCHANGE OF CAMPAIGN IN-10 FORMATION BETWEEN CANDIDATES AND 11 FOREIGN POWERS. 12 Section 319 of the Federal Election Campaign Act of 1971 (52 U.S.C. 30121), as amended by section 117 13 14 and section 201(b), is further amended by adding at the 15 end the following new subsection: "(e) RESTRICTIONS ON EXCHANGE OF INFORMATION 16 BETWEEN CANDIDATES AND FOREIGN POWERS.— 17 18 "(1) TREATMENT OF OFFER TO SHARE NON-19 PUBLIC CAMPAIGN MATERIAL AS SOLICITATION OF 20 CONTRIBUTION FROM FOREIGN NATIONAL.-If a 21 candidate or an individual affiliated with the cam-22 paign of a candidate, or if a political committee or 23 an individual affiliated with a political committee, 24 provides or offers to provide nonpublic campaign 25 material to a covered foreign national or to another

1	person whom the candidate, committee, or individual
2	knows or has reason to know will provide the mate-
3	rial to a covered foreign national, the candidate,
4	committee, or individual (as the case may be) shall
5	be considered for purposes of this section to have so-
6	licited a contribution or donation described in sub-
7	section $(a)(1)(A)$ from a foreign national.
8	"(2) DEFINITIONS.—In this subsection, the fol-
9	lowing definitions apply:
10	"(A) The term 'candidate' means an indi-
11	vidual who seeks nomination for, or election to,
12	any Federal, State, or local public office.
13	"(B) The term 'covered foreign national'
14	has the meaning given such term in section
15	304(j)(3)(C).
16	"(C) The term 'individual affiliated with a
17	campaign' means, with respect to a candidate,
18	an employee of any organization legally author-
19	ized under Federal, State, or local law to sup-
20	port the candidate's campaign for nomination
21	for, or election to, any Federal, State, or local
22	public office, as well as any independent con-
23	tractor of such an organization and any indi-
24	vidual who performs services on behalf of the
25	organization, whether paid or unpaid.

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"(D) The term 'individual affiliated with a 2 political committee' means, with respect to a 3 political committee, an employee of the com-4 mittee as well as any independent contractor of the committee and any individual who performs 6 services on behalf of the committee, whether 7 paid or unpaid.

8 "(E) The term 'nonpublic campaign mate-9 rial' means, with respect to a candidate or a po-10 litical committee, campaign material that is 11 produced by the candidate or the committee or 12 produced at the candidate or committee's ex-13 pense or request which is not distributed or 14 made available to the general public or other-15 wise in the public domain, including polling and 16 focus group data and opposition research, ex-17 cept that such term does not include material 18 produced for purposes of consultations relating 19 solely to the candidate's or committee's position 20 on a legislative or policy matter.".

SEC. 302. CLARIFICATION OF STANDARD FOR DETER MINING EXISTENCE OF COORDINATION BE TWEEN CAMPAIGNS AND OUTSIDE INTER ESTS.

5 Section 315(a) of the Federal Election Campaign Act
6 of 1971 (52 U.S.C. 30116(a)) is amended by adding at
7 the end the following new paragraph:

8 "(10) For purposes of paragraph (7), an expenditure 9 or disbursement may be considered to have been made in 10 cooperation, consultation, or concert with, or coordinated 11 with, a person without regard to whether or not the co-12 operation, consultation, or coordination is carried out pur-13 suant to agreement or formal collaboration.".

14 Subtitle B—Prohibiting Deceptive 15 Practices and Preventing Voter

16 Intimidation

17 SEC. 311. SHORT TITLE.

18 This subtitle may be cited as the "Deceptive Prac-

19 tices and Voter Intimidation Prevention Act of 2019".

20 SEC. 312. PROHIBITION ON DECEPTIVE PRACTICES IN FED-

21 ERAL ELECTIONS.

(a) PROHIBITION.—Subsection (b) of section 2004 of
the Revised Statutes (52 U.S.C. 10101(b)) is amended—

24 (1) by striking "No person" and inserting the25 following:

26 "(1) IN GENERAL.—No person"; and

1	(2) by inserting at the end the following new
2	paragraphs:
3	"(2) False statements regarding federal
4	ELECTIONS.—
5	"(A) PROHIBITION.—No person, whether
6	acting under color of law or otherwise, shall,
7	within 60 days before an election described in
8	paragraph (5), by any means, including by
9	means of written, electronic, or telephonic com-
10	munications, communicate or cause to be com-
11	municated information described in subpara-
12	graph (B), or produce information described in
13	subparagraph (B) with the intent that such in-
14	formation be communicated, if such person—
15	"(i) knows such information to be ma-
16	terially false; and
17	"(ii) has the intent to impede or pre-
18	vent another person from exercising the
19	right to vote in an election described in
20	paragraph (5).
21	"(B) INFORMATION DESCRIBED.—Infor-
22	mation is described in this subparagraph if such
23	information is regarding—

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1	"(i) the time, place, or manner of
2	holding any election described in para-
3	graph (5); or
4	"(ii) the qualifications for or restric-
5	tions on voter eligibility for any such elec-
6	tion, including—
7	"(I) any criminal penalties asso-
8	ciated with voting in any such elec-
9	tion; or
10	"(II) information regarding a
11	voter's registration status or eligi-
12	bility.
13	"(3) False statements regarding public
14	ENDORSEMENTS.—
15	"(A) PROHIBITION.—No person, whether
16	acting under color of law or otherwise, shall,
17	within 60 days before an election described in
18	paragraph (5), by any means, including by
19	means of written, electronic, or telephonic com-
20	munications, communicate, or cause to be com-
21	municated, a materially false statement about
22	an endorsement, if such person—
23	"(i) knows such statement to be false;
24	and

1	"(ii) has the intent to impede or pre-
2	vent another person from exercising the
3	right to vote in an election described in
4	paragraph (5).
5	"(B) DEFINITION OF "MATERIALLY
6	FALSE'.—For purposes of subparagraph (A), a
7	statement about an endorsement is 'materially
8	false' if, with respect to an upcoming election
9	described in paragraph (5)—
10	"(i) the statement states that a spe-
11	cifically named person, political party, or
12	organization has endorsed the election of a
13	specific candidate for a Federal office de-
14	scribed in such paragraph; and
15	"(ii) such person, political party, or
16	organization has not endorsed the election
17	of such candidate.
18	"(4) HINDERING, INTERFERING WITH, OR PRE-
19	venting voting or registering to vote.—No
20	person, whether acting under color of law or other-
21	wise, shall intentionally hinder, interfere with, or
22	prevent another person from voting, registering to
23	vote, or aiding another person to vote or register to
24	vote in an election described in paragraph (5).

1	"(5) Election described.—An election de-
2	scribed in this paragraph is any general, primary,
3	run-off, or special election held solely or in part for
4	the purpose of nominating or electing a candidate
5	for the office of President, Vice President, presi-
6	dential elector, Member of the Senate, Member of
7	the House of Representatives, or Delegate or Com-
8	missioner from a Territory or possession.".
9	(b) PRIVATE RIGHT OF ACTION.—
10	(1) IN GENERAL.—Subsection (c) of section
11	2004 of the Revised Statutes (52 U.S.C. $10101(c)$)
12	is amended—
13	(A) by striking "Whenever any person"
14	and inserting the following:
15	"(1) Whenever any person"; and
16	(B) by adding at the end the following new
17	paragraph:
18	((2) Any person aggrieved by a violation of
19	subsection $(b)(2)$, $(b)(3)$, or $(b)(4)$ may institute a
20	civil action for preventive relief, including an appli-
21	cation in a United States district court for a perma-
22	nent or temporary injunction, restraining order, or
23	other order. In any such action, the court, in its dis-
24	cretion, may allow the prevailing party a reasonable
25	attorney's fee as part of the costs.".

1	(2) Conforming Amendments.—
2	(A) Subsection (e) of section 2004 of the
3	Revised Statutes (52 U.S.C. 10101(e)) is
4	amended by striking "subsection (c)" and in-
5	serting "subsection $(c)(1)$ ".
6	(B) Subsection (g) of section 2004 of the
7	Revised Statutes (52 U.S.C. 10101(g)) is
8	amended by striking "subsection (c)" and in-
9	serting "subsection (c)(1)".
10	(c) CRIMINAL PENALTIES.—
11	(1) DECEPTIVE ACTS.—Section 594 of title 18,
12	United States Code, is amended—
13	(A) by striking "Whoever" and inserting
14	the following:
15	"(a) INTIMIDATION.—Whoever";
16	(B) in subsection (a), as inserted by sub-
17	paragraph (A), by striking "at any election"
18	and inserting "at any general, primary, run-off,
19	or special election"; and
20	(C) by adding at the end the following new
21	subsections:
22	"(b) DECEPTIVE ACTS.—
23	"(1) False statements regarding federal
24	ELECTIONS.—

1	"(A) PROHIBITION.—It shall be unlawful
2	for any person, whether acting under color of
3	law or otherwise, within 60 days before an elec-
4	tion described in subsection (e), by any means,
5	including by means of written, electronic, or tel-
6	ephonic communications, to communicate or
7	cause to be communicated information de-
8	scribed in subparagraph (B), or produce infor-
9	mation described in subparagraph (B) with the
10	intent that such information be communicated,
11	if such person—
12	"(i) knows such information to be ma-
13	terially false; and
14	"(ii) has the intent to mislead voters,
15	or the intent to impede or prevent another
16	person from exercising the right to vote in
17	an election described in subsection (e).
18	"(B) INFORMATION DESCRIBED.—Infor-
19	mation is described in this subparagraph if such
20	information is regarding—
21	"(i) the time or place of holding any
22	election described in subsection (e); or
23	"(ii) the qualifications for or restric-
24	tions on voter eligibility for any such elec-
25	tion, including—

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1	"(I) any criminal penalties asso-
2	ciated with voting in any such elec-
3	tion; or
4	"(II) information regarding a
5	voter's registration status or eligi-
6	bility.
7	"(2) PENALTY.—Any person who violates para-
8	graph (1) shall be fined not more than $$100,000$,
9	imprisoned for not more than 5 years, or both.
10	"(c) Hindering, Interfering With, or Pre-
11	VENTING VOTING OR REGISTERING TO VOTE.—
12	"(1) Prohibition.—It shall be unlawful for
13	any person, whether acting under color of law or
14	otherwise, to intentionally hinder, interfere with, or
15	prevent another person from voting, registering to
16	vote, or aiding another person to vote or register to
17	vote in an election described in subsection (e).
18	"(2) PENALTY.—Any person who violates para-
19	graph (1) shall be fined not more than $$100,000$,
20	imprisoned for not more than 5 years, or both.
21	"(d) ATTEMPT.—Any person who attempts to commit
22	any offense described in subsection (a), (b)(1), or (c)(1)
23	shall be subject to the same penalties as those prescribed
24	for the offense that the person attempted to commit.

"(e) ELECTION DESCRIBED.—An election described
 in this subsection is any general, primary, run-off, or spe cial election held solely or in part for the purpose of nomi nating or electing a candidate for the office of President,
 Vice President, presidential elector, Member of the Senate,
 Member of the House of Representatives, or Delegate or
 Commissioner from a Territory or possession.".

8 (2) MODIFICATION OF PENALTY FOR VOTER IN-9 TIMIDATION.—Section 594(a) of title 18, United 10 States Code, as amended by paragraph (1), is 11 amended by striking "fined under this title or im-12 prisoned not more than one year" and inserting 13 "fined not more than \$100,000, imprisoned for not 14 more than 5 years".

15 (3) SENTENCING GUIDELINES.—

16 (A) REVIEW AND AMENDMENT.—Not later 17 than 180 days after the date of enactment of 18 this Act, the United States Sentencing Commis-19 sion, pursuant to its authority under section 20 994 of title 28, United States Code, and in ac-21 cordance with this section, shall review and, if 22 appropriate, amend the Federal sentencing 23 guidelines and policy statements applicable to 24 persons convicted of any offense under section

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594 of title 18, United States Code, as amended by this section.

(B) AUTHORIZATION.—The United States
Sentencing Commission may amend the Federal
Sentencing Guidelines in accordance with the
procedures set forth in section 21(a) of the Sentencing Act of 1987 (28 U.S.C. 994 note) as
though the authority under that section had not
expired.

(4) PAYMENTS FOR REFRAINING FROM VOTING.—Subsection (c) of section 11 of the Voting
Rights Act of 1965 (52 U.S.C. 10307) is amended
by striking "either for registration to vote or for voting" and inserting "for registration to vote, for voting, or for not voting".

16 SEC. 313. CORRECTIVE ACTION.

17 (a) CORRECTIVE ACTION.—

18 (1) IN GENERAL.—If the Attorney General re-19 ceives a credible report that materially false informa-20 tion has been or is being communicated in violation 21 of paragraphs (2) and (3) of section 2004(b) of the 22 Revised Statutes (52 U.S.C. 10101(b)), as added by 23 section 312(a), and if the Attorney General deter-24 mines that State and local election officials have not 25 taken adequate steps to promptly communicate accu-

1	rate information to correct the materially false infor-
2	mation, the Attorney General shall, pursuant to the
3	written procedures and standards under subsection
4	(b), communicate to the public, by any means, in-
5	cluding by means of written, electronic, or telephonic
6	communications, accurate information designed to
7	correct the materially false information.
8	(2) Communication of corrective informa-
9	TION.—Any information communicated by the Attor-
10	ney General under paragraph (1)—
11	(A) shall—
12	(i) be accurate and objective;
13	(ii) consist of only the information
14	necessary to correct the materially false in-
15	formation that has been or is being com-
16	municated; and
17	(iii) to the extent practicable, be by a
18	means that the Attorney General deter-
19	mines will reach the persons to whom the
20	materially false information has been or is
21	being communicated; and
22	(B) shall not be designed to favor or dis-
23	favor any particular candidate, organization, or
24	political party.

(b) WRITTEN PROCEDURES AND STANDARDS FOR
 TAKING CORRECTIVE ACTION.—

3 (1) IN GENERAL.—Not later than 180 days
4 after the date of enactment of this Act, the Attorney
5 General shall publish written procedures and stand6 ards for determining when and how corrective action
7 will be taken under this section.

8 (2) INCLUSION OF APPROPRIATE DEADLINES.—
9 The procedures and standards under paragraph (1)
10 shall include appropriate deadlines, based in part on
11 the number of days remaining before the upcoming
12 election.

(3) CONSULTATION.—In developing the procedures and standards under paragraph (1), the Attorney General shall consult with the Election Assistance Commission, State and local election officials,
civil rights organizations, voting rights groups, voter
protection groups, and other interested community
organizations.

20 (c) AUTHORIZATION OF APPROPRIATIONS.—There
21 are authorized to be appropriated to the Attorney General
22 such sums as may be necessary to carry out this subtitle.
23 SEC. 314. REPORTS TO CONGRESS.

(a) IN GENERAL.—Not later than 180 days aftereach general election for Federal office, the Attorney Gen-

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eral shall submit to Congress a report compiling all allega-1 2 tions received by the Attorney General of deceptive prac-3 tices described in paragraphs (2), (3), and (4) of section 4 2004(b) of the Revised Statutes (52 U.S.C. 10101(b)), as 5 added by section 312(a), relating to the general election 6 for Federal office and any primary, run-off, or a special election for Federal office held in the 2 years preceding 7 8 the general election.

- 9 (b) CONTENTS.—
- 10 (1) IN GENERAL.—Each report submitted
 11 under subsection (a) shall include—
- (A) a description of each allegation of a
 deceptive practice described in subsection (a),
 including the geographic location, racial and
 ethnic composition, and language minoritygroup membership of the persons toward whom
 the alleged deceptive practice was directed;
- 18 (B) the status of the investigation of each19 allegation described in subparagraph (A);

20 (C) a description of each corrective action
21 taken by the Attorney General under section
22 4(a) in response to an allegation described in
23 subparagraph (A);

1	(D) a description of each referral of an al-
2	legation described in subparagraph (A) to other
3	Federal, State, or local agencies;
4	(E) to the extent information is available,
5	a description of any civil action instituted under
6	section $2004(c)(2)$ of the Revised Statutes (52
7	U.S.C. $10101(c)(2)$, as added by section
8	312(b), in connection with an allegation de-
9	scribed in subparagraph (A); and
10	(F) a description of any criminal prosecu-
11	tion instituted under section 594 of title 18,
12	United States Code, as amended by section
13	3(c), in connection with the receipt of an allega-
14	tion described in subparagraph (A) by the At-
15	torney General.
16	(2) Exclusion of certain information.—
17	(A) IN GENERAL.—The Attorney General
18	shall not include in a report submitted under
19	subsection (a) any information protected from
20	disclosure by rule 6(e) of the Federal Rules of
21	Criminal Procedure or any Federal criminal
22	statute.
23	(B) EXCLUSION OF CERTAIN OTHER IN-
24	FORMATION.—The Attorney General may deter-
25	mine that the following information shall not be

1	included in a report submitted under subsection
2	(a):
3	(i) Any information that is privileged.
4	(ii) Any information concerning an
5	ongoing investigation.
6	(iii) Any information concerning a
7	criminal or civil proceeding conducted
8	under seal.
9	(iv) Any other nonpublic information
10	that the Attorney General determines the
11	disclosure of which could reasonably be ex-
12	pected to infringe on the rights of any in-
13	dividual or adversely affect the integrity of
14	a pending or future criminal investigation.
15	(c) REPORT MADE PUBLIC.—On the date that the
16	Attorney General submits the report under subsection (a),
17	the Attorney General shall also make the report publicly
18	available through the Internet and other appropriate
19	means.
20	TITLE IV—MISCELLANEOUS
21	PROVISIONS
22	SEC. 401. EFFECTIVE DATES OF PROVISIONS.
23	Each provision of this Act and each amendment made
24	by a provision of this Act shall take effect on the effective

25 date provided under this Act for such provision or such

amendment without regard to whether or not the Federal
 Election Commission, the Attorney General, or any other
 person has promulgated regulations to carry out such pro vision or such amendment.

5 SEC. 402. SEVERABILITY.

6 If any provision of this Act or any amendment made 7 by this Act, or the application of a provision of this Act 8 or an amendment made by this Act to any person or cir-9 cumstance, is held to be unconstitutional, the remainder 10 of this Act, and the application of the provisions to any 11 person or circumstance, shall not be affected by the hold-12 ing.