

110TH CONGRESS
1ST SESSION

H. R. 1381

To amend the Help America Vote Act of 2002 to improve the administration of elections for Federal office, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MARCH 7, 2007

Mrs. JONES of Ohio (for herself, Mr. LEWIS of Georgia, Mr. HASTINGS of Florida, Mr. CLAY, and Mr. COHEN) introduced the following bill; which was referred to the Committee on House Administration, and in addition to the Committees on the Judiciary, Ways and Means, and Science and Technology, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend the Help America Vote Act of 2002 to improve the administration of 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 “Count Every Vote Act of 2007”.

6 (b) **TABLE OF CONTENTS.**—The table of contents of
7 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—VOTER VERIFICATION AND AUDITING

- Sec. 101. Promoting accuracy, integrity, and security through preservation of a voter-verified paper record.
- Sec. 102. Requirement for mandatory manual audits.
- Sec. 103. Specific, delineated requirement of study, testing, and development of best practices.
- Sec. 104. Voter-verification and audit capacity funding.
- Sec. 105. Reports and provision of security consultation services.
- Sec. 106. Improvements to voting systems.
- Sec. 107. Requirements for testing laboratories.

TITLE II—PROVISIONAL BALLOTS

Sec. 201. Requirements for casting and counting provisional ballots.

TITLE III—ADDITIONAL REQUIREMENTS UNDER THE HELP AMERICA VOTE ACT OF 2002

Subtitle A—Shortening Voter Wait Times

- Sec. 301. Equitable allocation of voting systems, poll workers, and election resources.
- Sec. 302. State plans to prevent unreasonable wait times; remedial plans; emergency ballots.

Subtitle B—No-Excuse Absentee Voting

Sec. 311. No-excuse absentee voting.

Subtitle C—Collection and Dissemination of Election Data

Sec. 321. Data collection.

Subtitle D—Ensuring Well-Run Elections

- Sec. 331. Training of poll workers.
- Sec. 332. Impartial administration of elections.
- Sec. 333. Study on encouraging government employees and secondary school students to serve as poll workers.

Subtitle E—Standards for Purging Voters

Sec. 341. Standards for purging voters.

Subtitle F—Election Day Registration and Early Voting

- Sec. 351. Election day registration.
- Sec. 352. Early voting.

Subtitle G—Newly Eligible Voters

- Sec. 361. Encouraging the registration of newly eligible voters.
- Sec. 362. Civic education pilot program.

TITLE IV—VOTER REGISTRATION AND IDENTIFICATION

Sec. 401. Voter registration.

- Sec. 402. Establishing voter identification for certain voters who register by mail.
- Sec. 403. Requirement for Federal certification of technological security of voter registration lists.
- Sec. 404. Coordination with state databases.

TITLE V—PROHIBITION ON CERTAIN CAMPAIGN ACTIVITIES

- Sec. 501. Prohibition on certain campaign activities.

TITLE VI—ENDING DECEPTIVE PRACTICES

- Sec. 601. Ending deceptive practices.

TITLE VII—CIVIC PARTICIPATION BY EX-OFFENDERS

- Sec. 701. Voting rights of individuals convicted of criminal offenses.

TITLE VIII—ELECTION DAY AS A PUBLIC HOLIDAY

- Sec. 801. Acceleration of study on Election Day as a public holiday.

TITLE IX—ADDITIONAL IMPROVEMENTS TO ELECTION PROCEDURES

- Sec. 901. Transmission of certificate of ascertainment of electors.
- Sec. 902. Study on feasibility of creating ranking system of State election administration processes.

TITLE X—STRENGTHENING THE ELECTION ASSISTANCE COMMISSION

- Sec. 1001. Strengthening the Election Assistance Commission.
- Sec. 1002. Repeal of exemption of Election Assistance Commission from certain government contracting requirements.
- Sec. 1003. Membership of Technical Guidelines Development Committee.
- Sec. 1004. Authorization of appropriations for requirements payments.

TITLE XI—EFFECTIVE DATE

- Sec. 1101. Effective date.

1 **TITLE I—VOTER VERIFICATION**
 2 **AND AUDITING**

3 **SEC. 101. PROMOTING ACCURACY, INTEGRITY, AND SECUR-**
 4 **RITY THROUGH PRESERVATION OF A VOTER-**
 5 **VERIFIED PAPER RECORD.**

6 (a) VOTER VERIFICATION AND MANUAL AUDIT CA-
 7 PACITY.—

1 (1) IN GENERAL.—Section 301(a)(2) of the
2 Help America Vote Act of 2002 (42 U.S.C.
3 15481(a)(2)) is amended to read as follows:

4 “(2) VOTER VERIFICATION AND MANUAL AUDIT
5 CAPACITY.—

6 “(A) VOTER VERIFICATION.—

7 “(i) The voting system shall produce,
8 or require the use of, an individual voter-
9 verified paper record of the voter’s vote
10 that shall be made available for inspection
11 and verification by the voter, or marked by
12 the voter, before the vote is cast.

13 “(ii) The voting system shall provide
14 the voter with an opportunity to correct
15 any error made by the system in the voter-
16 verified paper record before the permanent
17 voter-verified paper record is preserved in
18 accordance with subparagraph (B)(i).

19 “(iii) The voter verified paper record
20 shall use durable paper of archival quality
21 capable of withstanding multiple counts
22 and recounts without compromising the
23 fundamental integrity of the records, and
24 capable of retaining the information
25 marked, printed, or recorded on them for

1 the full duration of the retention and pres-
2 ervation period called for by title III of the
3 Civil Rights Act of 1960 (42 U.S.C. 1974
4 et seq.) or under applicable State law,
5 whichever is longer. The paper records
6 shall not be produced through a reel-to-
7 reel design.

8 “(iv) The voter verified paper record
9 shall not be preserved in any manner that
10 makes it possible, at any time after the
11 ballot has been cast, to associate a voter
12 with the record of the votes selected by the
13 voter.

14 “(B) MANUAL AUDIT CAPACITY.—The per-
15 manent voter-verified paper record produced in
16 accordance with subparagraph (A) shall—

17 “(i) be preserved within the polling
18 place, in the manner, if any, in which all
19 other paper ballots are preserved within
20 that polling place, or, in the manner em-
21 ployed by the jurisdiction for preserving
22 paper ballots in general, for later use in
23 any manual audit;

1 “(ii) be suitable for a manual audit
2 equivalent to that of any paper ballot vot-
3 ing system;

4 “(iii) be the official ballot for use in
5 any recount or audit conducted with re-
6 spect to any Federal election in which the
7 system is used; and

8 “(iv) in the event of an inconsistency
9 between an electronic vote tally and the
10 vote tally determined by a hand count of
11 the individual voter-verified paper records,
12 be considered the true and correct record
13 of the votes cast, except as provided in
14 subparagraph (C).

15 “(C) SPECIAL RULES RELATING TO COM-
16 PROMISED PAPER RECORDS.—In the event of
17 an inconsistency between an electronic vote tally
18 and the vote tally determined by a hand count
19 of the individual voter-verified paper records,
20 the paper records shall be presumed to be au-
21 thoritative in determining the official count for
22 the election, unless it is demonstrated by clear
23 and convincing evidence, that the set of paper
24 ballots associated with a particular machine has

1 been compromised (by damage or mischief or
2 otherwise).”.

3 (2) CONFORMING AMENDMENT.—Section
4 301(a)(1)(A)(ii) of such Act (42 U.S.C.
5 15481(a)(1)(A)(ii)) is amended by inserting “and
6 before the paper ballot is preserved under paragraph
7 (2)” before the semicolon at the end.

8 (b) VOTER-VERIFICATION OF RESULTS FOR INDIVID-
9 UALS WITH DISABILITIES AND LANGUAGE MINORITY
10 VOTERS.—Section 301(a) of such Act (42 U.S.C.
11 15481(a)) is amended by striking paragraphs (3) and (4)
12 and inserting the following:

13 “(3) ACCESSIBILITY FOR INDIVIDUALS WITH
14 DISABILITIES.—

15 “(A) IN GENERAL.—The voting system
16 shall—

17 “(i) be accessible for individuals with
18 disabilities, including nonvisual accessi-
19 bility for the blind and visually impaired,
20 in a manner that provides the same oppor-
21 tunity for access, participation (including
22 privacy and independence), inspection, and
23 verification as for other voters;

24 “(ii) satisfy the requirement of clause
25 (i) through the use of at least one voting

1 system equipped for individuals with dis-
2 abilities at each polling place; and

3 “(iii) if purchased with funds made
4 available under title II on or after January
5 1, 2007, meet the voting system standards
6 for disability access (as outlined in this
7 paragraph).

8 “(B) VERIFICATION REQUIREMENTS.—Any
9 voting system described in subparagraph (A)(ii)
10 shall produce, or require the use of, in accord-
11 ance with paragraph (2)(A), an individual
12 voter-verified paper record that—

13 “(i) is produced using a mechanism
14 that separates the function of vote genera-
15 tion from the function of vote casting;

16 “(ii) shall be available for visual, en-
17 hanced visual, and audio verification by the
18 voter, with language translation available
19 for all forms of inspection and verification
20 in accordance with the requirements of sec-
21 tion 203 of the Voting Rights Act of 1965
22 (42 U.S.C. 1973aa-1); and

23 “(iii) shall not preclude the supple-
24 mentary use of Braille or tactile ballots for
25 those voters who need them.

1 “(4) ALTERNATIVE LANGUAGE ACCESSI-
2 BILITY.—Any voting system and paper ballot shall
3 provide alternative language accessibility in a man-
4 ner that provides the same opportunity for access,
5 participation (including privacy and independence)
6 inspection and verification as for other voters, and
7 shall be subject to the requirements of section 203
8 of the Voting Rights Act of 1965 to the extent such
9 section is applicable to the State or jurisdiction in
10 which such record is produced.”.

11 (c) ADDITIONAL VOTING SYSTEM REQUIREMENTS.—
12 Section 301(a) of such Act (42 U.S.C. 15481(a)) is
13 amended by adding at the end the following new para-
14 graphs:

15 “(7) INSTRUCTION OF ELECTION OFFICIALS.—
16 Each State shall ensure that election officials are in-
17 structed on the right of any individual who requires
18 assistance to vote by reason of blindness, other dis-
19 ability, or inability to read or write to be given as-
20 sistance by a person chosen by that individual under
21 section 208 of the Voting Rights Act of 1965.

22 “(8) BALLOT CHAIN OF CUSTODY.—The appro-
23 priate State election official shall develop and imple-
24 ment, according to guidelines established by the
25 Commission, procedures to monitor and document

1 the chain of custody for election ballots, voter-
2 verified paper records, software, hardware and vote
3 storage media before, during, and after an election
4 for Federal office.

5 “(9) PROHIBITION OF USE OF UNDISCLOSED
6 SOFTWARE IN VOTING SYSTEMS.—No voting system
7 shall at any time contain or use any software not
8 disclosed to the State during the certification pro-
9 cess. The appropriate election official shall disclose to
10 the Commission all system documentation, and (in
11 electronic form) the source code, object code, and
12 executable representation of software and firmware
13 (including ballot programming files) of any voting
14 system, and the Commission shall make that source
15 code, object code, and executable representation
16 available for inspection promptly upon request to
17 any citizen, except that the system documentation,
18 source code, object code and executable representa-
19 tion of unmodified commercial off-the-shelf software
20 shall be disclosed only under confidentiality agree-
21 ment to persons authorized by the State.

22 “(10) PROHIBITION OF COMMUNICATION DE-
23 VICES OR CONNECTION TO INTERNET.—

24 “(A) PROHIBITION.—No component of any
25 voting device upon which votes are cast or any

1 election management system on which ballots
2 are defined or vote totals are recorded or tab-
3 ulated shall use, contain, or be accessible by
4 any wireless communication device or be con-
5 nected to the Internet at any time.

6 “(B) ELECTION MANAGEMENT SYSTEM DE-
7 SCRIBED.—For the purposes of this paragraph,
8 the election management system includes the
9 computer server and connected devices within a
10 voting system designed or used to—

11 “(i) define, develop, or maintain elec-
12 tion results databases;

13 “(ii) perform election definition and
14 configuration functions;

15 “(iii) prepare and format ballots;

16 “(iv) record or count votes;

17 “(v) accumulate, consolidate, and re-
18 port results; or

19 “(vi) maintain audit trails.

20 “(C) WIRELESS COMMUNICATION DEVICES
21 DESCRIBED.—For purposes of this paragraph,
22 prohibited wireless communication devices in-
23 clude radio-frequency wireless, power line, re-
24 mote, and wide-area communication devices, but
25 do not include enclosed and shielded commu-

1 communications devices, such as infrared communica-
2 tions devices that cannot be used for remote
3 communication.

4 “(11) USABILITY TESTING.—Not later than 30
5 days before an election for Federal office, each State
6 shall undertake testing of its voting systems and bal-
7 lots to ensure that voters are able to understand the
8 use of the system and ballot and cast their vote ac-
9 curately, easily, and efficiently.

10 “(12) SECURITY STANDARDS FOR VOTING SYS-
11 TEMS USED IN FEDERAL ELECTIONS.—

12 “(A) IN GENERAL.—No voting system may
13 be used in an election for Federal office unless
14 the manufacturer of such system and the ap-
15 propriate election official each meet the applica-
16 ble requirements described in subparagraph
17 (B).

18 “(B) REQUIREMENTS DESCRIBED.—The
19 requirements described in this subparagraph
20 are as follows:

21 “(i) The appropriate election official
22 shall ensure that all voting machines and
23 related supplies to be used in the election
24 shall remain secured within storage facili-
25 ties arranged for by the election official,

1 and shall not be removed from such facili-
2 ties until such time as they are to be deliv-
3 ered to the relevant polling place and se-
4 cured at the polling place until used in the
5 election.

6 “(ii) The manufacturer and the elec-
7 tion official shall document the chain of
8 custody for the handling of software, hard-
9 ware, vote storage media and ballots used
10 in connection with voting systems.

11 “(iii) The manufacturer shall provide
12 the appropriate election official with the
13 material necessary for the official to pro-
14 vide information regarding software and
15 firmware to the Commission pursuant to
16 paragraph (9) .

17 “(iv) After the appropriate election
18 has certified the source code, object code,
19 and executable representation of the voting
20 system software for use in an election, the
21 manufacturer may not—

22 “(I) alter such codes and rep-
23 resentation;

1 “(II) insert or use in the voting
2 system any software not certified by
3 the State for use in the election; or

4 “(III) insert or use in the voting
5 system any certified software without
6 providing notice to the appropriate
7 election official.

8 “(v) The manufacturer shall meet
9 standards established by the Commission
10 to ensure that all voting systems and re-
11 lated supplies to be used in the election are
12 secure.

13 “(vi) The manufacturer shall meet the
14 requirements of section 319A of the Fed-
15 eral Election Campaign Act and any other
16 standards established by the Commission
17 to prevent the existence or appearance of
18 any conflict of interest with respect to can-
19 didates for public office and political par-
20 ties.

21 “(vii) At the request of the Commis-
22 sion, the appropriate election official shall
23 submit information to the Commission re-
24 garding the State’s compliance with this
25 subparagraph.”.

1 (d) GRANT PROGRAM.—

2 (1) IN GENERAL.—Subtitle D of title II of the
3 Help America Vote Act of 2002 (42 U.S.C. 15401
4 et seq.) is amended by adding at the end the fol-
5 lowing new part:

6 **“PART 7—VOTING SYSTEM IMPROVEMENT GRANT**
7 **PROGRAM**

8 **“SEC. 297. VOTING SYSTEM IMPROVEMENT GRANT PRO-**
9 **GRAM.**

10 “(a) IN GENERAL.—The Commission shall make
11 grants to eligible States and localities to carry out activi-
12 ties to improve voting technology and enhance the accessi-
13 bility of voting systems for individuals with disabilities, for
14 voters whose primary language is not English, and for voters
15 with difficulties in literacy, including—

16 “(1) improving voting system technology or de-
17 veloping new designs and technology for voting sys-
18 tems; and

19 “(2) improving the accessibility of voting ma-
20 chines for people with disabilities, providing non-
21 visual access for voters with visual impairments, and
22 providing assistance to voters with limited pro-
23 ficiency in the English language.

24 “(b) ELIGIBILITY.—

1 “(1) IN GENERAL.—A State locality is eligible
2 to receive a payment under this section with respect
3 to a fiscal year if it submits to the Commission a no-
4 tice not later than 3 months before the first day of
5 the fiscal year (in such form as the Commission may
6 require) that contains—

7 “(A) certifications that the State or local-
8 ity will use the payment (either directly or as
9 reimbursement) to carry out activities described
10 in subsection (a); and

11 “(B) such other information and certifi-
12 cations as the Commission may require which
13 are necessary for the administration of the pro-
14 gram.

15 “(2) COMPLIANCE OF STATES THAT REQUIRE
16 CHANGES TO STATE LAW.—In the case of a State or
17 locality located in a State that requires the enact-
18 ment of State legislation to carry out an activity cov-
19 ered by any certification submitted under this sub-
20 section, the State or locality shall be permitted to
21 make the certification notwithstanding that the leg-
22 islation has not been enacted at the time the certifi-
23 cation is submitted, and the State or locality shall
24 submit an additional certification once such legisla-
25 tion is enacted.

1 “(c) REPORTS.—

2 “(1) IN GENERAL.—Each recipient of a grant
3 under this section shall submit to the Commission a
4 report describing the activities carried out with the
5 funds provided under the grant.

6 “(2) DEADLINE.—A recipient shall submit a re-
7 port required under paragraph (1) not later than 60
8 days after the end of the fiscal year for which the
9 recipient received the grant which is the subject of
10 the report.

11 “(d) AUTHORIZATION OF APPROPRIATIONS.—There
12 are authorized to be appropriated for grants under this
13 part \$10,000,000 for each of the fiscal years 2008, 2009,
14 2010, and 2011.”.

15 (2) CLERICAL AMENDMENT.—The table of con-
16 tents of such Act is amended by adding at the end
17 of the items relating to subtitle D of title II the fol-
18 lowing:

“PART 7—VOTING SYSTEM IMPROVEMENT GRANT PROGRAM

“Sec. 297. Voting system improvement grant program.”.

19 **SEC. 102. REQUIREMENT FOR MANDATORY MANUAL AU-**
20 **DITS.**

21 (a) MANDATORY MANUAL AUDITS.—Title III of the
22 Help America Vote Act of 2002 (42 U.S.C. 15481 et seq.)
23 is amended by adding at the end the following new sub-
24 title:

1 **“Subtitle C— Mandatory Manual**
2 **Audits by Chief Auditors**

3 **“SEC. 321. MANUAL AUDITS BY STATE OFFICIALS.**

4 “(a) IN GENERAL.—The chief auditor of each State
5 shall administer the random unannounced manual manda-
6 tory recounts of the voter-verified paper ballots of each
7 election for Federal office (and, at the option of the State
8 or jurisdiction involved, of elections for State and local of-
9 fice held at the same time as such an election for Federal
10 office).

11 “(b) CHIEF AUDITOR.—

12 “(1) DESIGNATION OF CHIEF AUDITOR.—Each
13 State shall designate a State officer or employee as
14 the chief auditor responsible for coordination of
15 State responsibilities under this section.

16 “(2) DESIGNATION BY ELECTION ASSISTANCE
17 COMMISSION.—In the event that no single official in
18 the State meets the definition in subsection (1), the
19 Commission shall designate a State official to serve
20 as chief auditor of the State for purposes of this sec-
21 tion.

22 “(3) INDEPENDENCE OF CHIEF AUDITOR.—An
23 individual does not qualify as the chief auditor of a
24 State for purposes of this section if the individual—

1 “(A) is designated as the chief election of-
2 ficial of the State under section 10 of the Na-
3 tional Voter Registration Act of 1993, or is an
4 employee of or reports to such chief election of-
5 ficial;

6 “(B) is serving in any position on any po-
7 litical campaign committee of any candidate for
8 federal office in the election that is subject to
9 the manual audit; or

10 “(C) serves as the chief executive officer,
11 chief financial officer, chief operating officer, or
12 president of any entity that designs, manufac-
13 turers, or sells a voting system used in an elec-
14 tion for Federal office.

15 **“SEC. 322. NUMBER OF BALLOTS COUNTED UNDER AUDIT.**

16 “(a) IN GENERAL.—Except as provided in subsection
17 (b), the number of voter-verified paper ballots that will
18 be subject to a hand count administered by the chief audi-
19 tor under this subtitle with respect to an election shall
20 be determined as follows:

21 “(1) In the event that the initial vote count
22 under section 324(a)(1) reveals that the margin of
23 victory between the two candidates receiving the
24 largest number of votes in the election is less than
25 1 percent of the total votes cast in the election, the

1 hand counts of the voter-verified paper ballots shall
2 occur in 10 percent of all precincts (or equivalent lo-
3 cations) in the Congressional district involved (in the
4 case of an election for the House of Representatives)
5 or the State (in the case of any other election for
6 Federal office).

7 “(2) In the event that the initial vote count
8 under section 324(a)(1) reveals that the margin of
9 victory between the two candidates receiving the
10 largest number of votes in the election is greater
11 than or equal to 1 percent but less than 2 percent
12 of the total votes cast in the election, the hand
13 counts of the voter-verified paper ballots shall occur
14 in 5 percent of all precincts (or equivalent locations)
15 in the Congressional district involved (in the case of
16 an election for the House of Representatives) or the
17 State (in the case of any other election for Federal
18 office).

19 “(3) In the event that the unofficial count as
20 described in section 324(a)(1) reveals that the mar-
21 gin of victory between the two candidates receiving
22 the largest number of votes in the election is equal
23 to or greater than 2 percent of the total votes cast
24 in that election, the hand counts of the voter-verified
25 paper ballots shall occur in 3 percent of all precincts

1 (or equivalent locations) in the Congressional district
2 (in the case of an election for the House of Rep-
3 resentatives) or the State (in the case of any other
4 election for Federal office).

5 “(b) USE OF ALTERNATE MECHANISM.—Notwith-
6 standing subsection (a), a State may adopt and apply an
7 alternative mechanism to determine the number of voter-
8 verified paper ballots that will be subject to the hand
9 counts required under this subtitle with respect to an elec-
10 tion, so long as the National Institute of Standards and
11 Technology determines that the alternative mechanism
12 will be at least as effective in ensuring the accuracy of
13 the election results and as transparent as the procedure
14 under subsection (a).

15 **“SEC. 323. SELECTION OF PRECINCTS.**

16 “The selection of the precincts in the State in which
17 the manual audit shall be conducted under this subtitle
18 shall be made by the chief auditor on an entirely random
19 basis using a uniform distribution in which all precincts
20 (or other audited units permitted pursuant to section
21 322(b)) in a State have an equal chance of being selected,
22 in accordance with such procedures as the chief auditor
23 determines appropriate, except that—

1 “(1) at least one precinct or audited unit (or
2 equivalent jurisdiction) shall be selected in each
3 county (or equivalent jurisdiction);

4 “(2) the chief auditor shall publish the proce-
5 dures prior to the selection of the precincts or au-
6 dited units; and

7 “(3) the chief auditor shall conduct and an-
8 nounce the selection of the precincts at a public
9 meeting.

10 **“SEC. 324. PROCEDURE FOR CONDUCTING AUDITS.**

11 “(a) IN GENERAL.—The chief auditor shall admin-
12 ister the conduct of an audit under this section of the re-
13 sults of an election in accordance with the following proce-
14 dures:

15 “(1) As soon as practicable following the closing
16 of the polls, local or county election officials shall
17 complete the initial vote count for every precinct and
18 publicly announce and report to the State the results
19 of each initial vote count.

20 “(2) Not later than 24 hours after the State
21 announces the final vote count in each precinct in
22 the State, the chief auditor shall determine and then
23 announce the precincts (or other auditable units) in
24 the State in which audits will be conducted.

1 “(3) As soon as practicable after the announce-
2 ment of the precincts (or other auditable units) in
3 which an audit shall be conducted, local or county
4 elections staff, or wherever appropriate the chief
5 auditor, shall begin to count by hand the voter-
6 verified ballots produced and preserved under section
7 301(a)(2)(A) in each precinct (or other auditable
8 unit) in which the audit will be conducted and com-
9 pare those ballots with the initial count of such votes
10 as announced by the State.

11 “(4) Local or county officials shall conduct the
12 recount using procedures developed in consultation
13 with the chief auditor and operating under the over-
14 sight of the chief auditor.

15 “(b) ADDITIONAL AUDITS IF CAUSE SHOWN.—If the
16 chief auditor finds that any of the hand counts conducted
17 under this section do not match the initial vote count of
18 the results of an election, the chief auditor shall admin-
19 ister hand counts under this section of such additional pre-
20 cincts (or equivalent jurisdictions) as the chief auditor
21 considers appropriate to resolve any concerns about the
22 accuracy of the results.

23 “(c) PUBLIC OBSERVATION OF THE AUDIT.—The au-
24 dits conducted under this subtitle shall be conducted in
25 a manner that allows for observation by the public. Each

1 State shall issue uniform and nondiscriminatory standards
2 for granting access to the audit that include reasonable
3 restrictions designed to avoid disruption and crowding of
4 the audit.

5 “(d) NO PRECLUSION OF STATE AUDITS.—Nothing
6 in this subtitle shall be construed to preclude a State from
7 conducting audits or recounts of the election in addition
8 to those audits required under this subtitle.

9 **“SEC. 325. PUBLICATION OF RESULTS.**

10 “(a) SUBMISSION TO COMMISSION.—As soon as prac-
11 ticable after the completion of an audit conducted under
12 this subtitle, the Chief Auditor of a State shall submit to
13 the Commission a report containing the results of the
14 audit, including a list of any discrepancies between the ini-
15 tial vote count and any subsequent manual counts of the
16 voter-verified paper record by precinct or audited unit, any
17 explanations for such discrepancies, and a tally of all over-
18 votes, undervotes, blank ballots, spoiled ballots, and can-
19 cellations recorded on the voter-verified paper record.

20 “(b) PUBLICATION BY COMMISSION.—Immediately
21 after receiving the submission of the results of an audit
22 from the Chief Auditor of a State under subsection (a),
23 the Commission shall announce and publish the informa-
24 tion contained in the submission.

1 **“SEC. 326. PAYMENTS TO STATES.**

2 “(a) PAYMENTS FOR COSTS OF CONDUCTING AU-
3 DITS.—The Commission shall make a payment to a State
4 to cover the reasonable costs incurred by the State in car-
5 rying out this subtitle with respect to the elections that
6 are the subject of the audits conducted under this subtitle.

7 “(b) AUTHORIZATION OF APPROPRIATIONS.—There
8 are authorized to be appropriated to the Commission for
9 fiscal year 2008 and each succeeding fiscal year such sums
10 as may be necessary for payments under this section.

11 **“SEC. 327. EFFECTIVE DATE.**

12 “This subtitle shall apply with respect to regularly
13 scheduled general elections for Federal office beginning
14 with the elections held in November 2008.”.

15 (b) AVAILABILITY OF ENFORCEMENT.—Section 401
16 of such Act (42 U.S.C. 15511) is amended by striking the
17 period at the end and inserting the following: “, or the
18 requirements of subtitle C of title III.”.

19 (c) STUDY OF SELECTION OF PRECINCTS FOR MAN-
20 UAL AUDITS.—Not later than 1 year after the date of the
21 enactment of this Act, the Election Assistance Commis-
22 sion shall conduct a study and make recommendations on
23 methods to ensure that the mandatory manual audits con-
24 ducted under subtitle C of title III of the Help America
25 Vote Act of 2002 (as added by subsection (a)) reflect a
26 representative demographic (including by socioeconomic,

1 age, and ethnicity) in the selection of the precincts or
2 other audited units subject to the audits.

3 **SEC. 103. SPECIFIC, DELINEATED REQUIREMENT OF**
4 **STUDY, TESTING, AND DEVELOPMENT OF**
5 **BEST PRACTICES.**

6 (a) IN GENERAL.—Subtitle C of title II of the Help
7 America Vote Act of 2002 (42 U.S.C. 15381 et seq.) is
8 amended—

9 (1) by redesignating section 247 as section 250;

10 and

11 (2) by inserting after section 246 the following
12 new sections:

13 **“SEC. 247. STUDY, TESTING, AND DEVELOPMENT OF BEST**
14 **PRACTICES TO IMPROVE VOTING SYSTEMS**
15 **AND ENHANCE ACCESSIBILITY AND VOTER-**
16 **VERIFICATION MECHANISMS FOR VOTERS**
17 **WITH DISABILITIES.**

18 “(a) STUDY; DEVELOPMENT OF BEST PRACTICES.—
19 The Director of the National Institute of Standards and
20 Technology shall study, test, and develop best practices
21 to investigate and encourage existing and potential emerg-
22 ing technologies in voting systems and design innovations,
23 and enhance the accessibility of ballot verification mecha-
24 nisms for individuals with disabilities, for alternative lan-
25 guage voters, and for voters with difficulties in literacy,

1 including best practices for the mechanisms themselves
2 and the processes through which the mechanisms are used.

3 “(b) DEADLINE.—The Director shall complete the re-
4 quirements of subsection (a) not later than January 1,
5 2010.

6 “(c) AUTHORIZATION OF APPROPRIATIONS.—There
7 are authorized to be appropriated to carry out subsection
8 (a) \$5,000,000, to remain available until expended.

9 **“SEC. 248. STUDY, TESTING, AND DEVELOPMENT OF BEST**
10 **PRACTICES REGARDING BALLOT CHAIN OF**
11 **CUSTODY.**

12 “The Commission shall study, test, and develop best
13 practices for documenting the chain of custody for election
14 ballots.

15 **“SEC. 249. STUDY, TESTING, AND DEVELOPMENT OF BEST**
16 **PRACTICES FOR DESIGN AND USABILITY**
17 **TESTING OF BALLOTS.**

18 “(a) STUDY AND REPORT.—

19 “(1) IN GENERAL.—The National Institute for
20 Standards and Technology shall conduct or contract
21 with one or more parties to conduct studies on the
22 best practices for ballot design, ballot instructions,
23 and the testing of ballots, and shall produce one or
24 more reports examining which practices increase and

1 decrease the likelihood that voter intent is accurately
2 recorded.

3 “(2) DEADLINE.—The National Institute for
4 Standards and Technology shall complete and make
5 available to the public the studies and reports de-
6 scribed in paragraph (1) not later than February 1,
7 2008.

8 “(3) AUTHORIZATION OF APPROPRIATIONS.—
9 There are authorized to be appropriated to the Na-
10 tional Institute of Standards and Technology
11 \$1,000,000 to carry out this subsection.

12 “(b) GUIDANCE.—Not later than May 1, 2008, the
13 Commission shall adopt voluntary guidance on the best
14 practices for ballot design, instructions, and testing based
15 on the study and report under subsection (a).”.

16 (b) CLERICAL AMENDMENT.—The table of contents
17 of such Act is amended—

18 (1) by redesignating the item relating to section
19 247 as relating to section 250; and

20 (2) by inserting after the item relating to sec-
21 tion 246 the following:

“Sec. 247. Study, testing, and development of best practices to improve voting systems and enhance accessibility and voter-verification mechanisms for voters with disabilities.

“Sec. 248. Study, testing, and development of best practices regarding ballot chain of custody.

“Sec. 249. Study, testing, and development of best practices for design and usability testing of ballots.”.

1 (c) EFFECTIVE DATE.—The amendments made by
2 this section shall take effect on the date of the enactment
3 of this Act.

4 **SEC. 104. VOTER-VERIFICATION AND AUDIT CAPACITY**
5 **FUNDING.**

6 (a) IN GENERAL.—Subtitle D of title II of the Help
7 America Vote Act of 2002 (42 U.S.C. 15401 et seq.), as
8 amended by this Act, is amended by adding at the end
9 the following new part:

10 **“PART 8—VOTER-VERIFICATION AND AUDIT**
11 **CAPACITY FUNDING**

12 **“SEC. 297A. VOTER-VERIFICATION AND AUDIT CAPACITY**
13 **FUNDING.**

14 “(a) PAYMENTS TO STATES.—Subject to subsection
15 (b), not later than the date that is 30 days after the date
16 of the enactment of the Count Every Vote Act of 2007,
17 the Commission shall pay to each State an amount to as-
18 sist the State in paying for the implementation of the
19 voter-verification and audit capacity requirements of para-
20 graphs (2) and (3) of section 301(a), as amended by sub-
21 sections (a) and (b) of section 101 of the Count Every
22 Vote Act of 2007.

23 “(b) LIMITATION.—The amount paid to a State
24 under subsection (a) for each voting system purchased by
25 a State may not exceed the average cost of adding a print-

1 er with accessibility features to each type of voting system
2 that the State could have purchased to meet the require-
3 ments described in such subsection.

4 “(c) AUTHORIZATION OF APPROPRIATIONS.—

5 “(1) PAYMENTS TO STATES.—There are au-
6 thorized to be appropriated \$500,000,000, without
7 fiscal year limitation, to make payments to States
8 under this section.

9 “(2) ASSISTANCE BY COMMISSION.—There are
10 authorized to be appropriated \$20,000,000 to the
11 Commission, for each of fiscal years 2008 through
12 2012, in addition to any amounts otherwise appro-
13 priated for administrative costs, to assist with the
14 implementation of voter verification systems and im-
15 proved security measures.”.

16 (b) CLERICAL AMENDMENT.—The table of contents
17 of such Act, as amended by this Act, is amended by adding
18 at the end of the items relating to subtitle D of title II
19 the following:

“PART 8—VOTER-VERIFICATION AND AUDIT CAPACITY FUNDING

“Sec. 297A. Voter-verification and audit capacity funding.”.

20 (c) EFFECTIVE DATE.—The amendment made by
21 this section shall take effect on the date of the enactment
22 of this Act.

1 **SEC. 105. REPORTS AND PROVISION OF SECURITY CON-**
2 **SULTATION SERVICES.**

3 (a) IN GENERAL.—Subtitle C of title II of the Help
4 America Vote Act of 2002 (42 U.S.C. 15381 et seq.), as
5 amended by this Act, is amended by inserting after section
6 249 the following new section.

7 **“SEC. 249A. REPORTS AND PROVISION OF SECURITY CON-**
8 **SULTATION SERVICES.**

9 “(a) REPORT TO CONGRESS ON SECURITY RE-
10 VIEW.—Not later than 6 months after the date of the en-
11 actment of the Count Every Vote Act of 2007, the Com-
12 mission, in consultation with the Director of the National
13 Institute of Standards and Technology, shall submit to
14 Congress a report on a proposed security review and cer-
15 tification process for all voting systems used in elections
16 for Federal office, including a description of the certifi-
17 cation process to be implemented under section 231.

18 “(b) REPORT TO CONGRESS ON OPERATIONAL AND
19 MANAGEMENT SYSTEMS.—Not later than 3 months after
20 the date of the enactment of the Count Every Vote Act
21 of 2007, the Commission shall submit to Congress a report
22 on operational and management systems applicable with
23 respect to elections for Federal office, including the secu-
24 rity standards for manufacturers described in section
25 301(a)(12), that should be employed to safeguard the se-

1 curity of voting systems, together with a proposed sched-
 2 ule for the implementation of each such system.

3 “(c) PROVISION OF SECURITY CONSULTATION SERV-
 4 ICES.—

5 “(1) IN GENERAL.—On and after the date of
 6 the enactment of the Count Every Vote Act of 2007,
 7 the Commission, in consultation with the Director of
 8 the National Institute of Standards and Technology,
 9 shall provide security consultation services to States
 10 and local jurisdictions with respect to the adminis-
 11 tration of elections for Federal office.

12 “(2) AUTHORIZATION OF APPROPRIATIONS.—
 13 To carry out the purposes of paragraph (1), there
 14 are authorized to be appropriated \$2,000,000 for
 15 each of fiscal years 2008 through 2012.”.

16 (b) CLERICAL AMENDMENT.—The table of contents
 17 of such Act, as amended by this Act, is amended by insert-
 18 ing after the item relating to section 249 the following:
 “Sec. 249A. Reports and provision of security consultation services.”.

19 **SEC. 106. IMPROVEMENTS TO VOTING SYSTEMS.**

20 (a) IN GENERAL.—Section 301(a)(1)(B) of the Help
 21 America Vote Act of 2002 (42 U.S.C. 15481(a)(1)(B)) is
 22 amended by striking “, a punch card voting system, or
 23 a central count voting system”.

24 (b) CLARIFICATION OF REQUIREMENTS FOR PUNCH
 25 CARD SYSTEMS.—Section 301(a)(1)(A) of such Act (42

1 U.S.C. 15481(a)(1)(A)) is amended in the matter pre-
2 ceding clause (i) by striking “any lever voting system” and
3 inserting “any punch card voting system, lever voting sys-
4 tem”.

5 (c) RESIDUAL VOTE BENCHMARK.—Section
6 301(a)(5) of such Act (42 U.S.C. 15481(a)(5)) is amend-
7 ed to read as follows:

8 “(5) ERROR RATES.—

9 “(A) INITIAL RATES.—With respect to
10 elections occurring prior to the regularly sched-
11 uled general election held in November 2008,
12 the error rate of the voting system in counting
13 ballots (determined by taking into account only
14 those errors which are attributable to the voting
15 system and not attributable to an act of the
16 voter) shall comply with the error rate stand-
17 ards established under section 3.2.1 of the vot-
18 ing systems standards issued by the Federal
19 Election Commission which are in effect on the
20 date of the enactment of this Act.

21 “(B) APPLICATION OF COMMISSION
22 STANDARDS.—With respect to the regularly
23 scheduled general election for Federal office
24 held in November 2008 and each subsequent
25 election for Federal office, the error rate of the

1 voting system in counting ballots (determined
2 by taking into account only those errors which
3 are attributable to the voting system and not
4 attributable to an act of the voter) shall not ex-
5 ceed the error rate standards established under
6 the voting systems standards issued and main-
7 tained by the Commission.

8 “(C) RESIDUAL BALLOT PERFORMANCE
9 BENCHMARK.—In addition to the error rate
10 standards described in subparagraph (B), the
11 Commission shall issue and maintain a uniform
12 benchmark for the residual ballot error rate
13 that jurisdictions may not exceed. For purposes
14 of the preceding sentence, the residual vote
15 error rate shall be equal to the combination of
16 overvotes, spoiled or uncountable votes, and
17 undervotes cast in the contest at the top of the
18 ballot, but excluding an estimate, based upon
19 the best available research, of intentional
20 undervotes. The Commission shall base the
21 benchmark issued and maintained under this
22 subparagraph on evidence of good practices in
23 representative jurisdictions.

24 “(D) HISTORICALLY HIGH INTENTIONAL
25 UNDERVOTES.—

1 “(i) FINDING.—Congress finds that
2 there are certain distinct communities in
3 certain geographic areas that have histori-
4 cally high rates of intentional undervoting
5 in elections for Federal office, relative to
6 the rest of the Nation.

7 “(ii) TREATMENT OF CERTAIN DIS-
8 TINCT COMMUNITIES.—In establishing the
9 benchmark described in subparagraph (B),
10 the Election Assistance Commission
11 shall—

12 “(I) study and report to Con-
13 gress on the occurrences of distinct
14 communities that have significantly
15 higher than average rates of historical
16 intentional undervoting; and

17 “(II) promulgate for local juris-
18 dictions in which that distinct commu-
19 nity has a substantial presence either
20 a separate benchmark or an exclusion
21 from the national benchmark, as ap-
22 propriate.”.

1 **SEC. 107. REQUIREMENTS FOR TESTING LABORATORIES.**

2 (a) REQUIREMENTS FOR LABORATORIES .—Section
3 231 of the Help America Vote Act of 2002 (42 U.S.C.
4 15371(b)) is amended—

5 (1) by redesignating subsections (c) and (d) as
6 subsections (h) and (i); and

7 (2) by inserting after subsection (b) the fol-
8 lowing new subsections:

9 “(c) ESCROW FUND FOR PAYMENT OF LABORA-
10 TORIES.—

11 “(1) ESTABLISHMENT OF ESCROW ACCOUNT.—

12 The Commission shall establish an escrow account
13 (to be known as the Testing Escrow Account) for
14 making payments to accredited laboratories for the
15 costs of the testing carried out in connection with
16 the certification, decertification, and recertification
17 of voting system hardware and software.

18 “(2) SCHEDULE OF FEES.—In consultation
19 with the accredited laboratories, the Commission
20 shall establish and regularly update a schedule of
21 fees for the testing carried out in connection with
22 the certification, decertification, and recertification
23 of voting system hardware and software, based on
24 the reasonable costs expected to be incurred by the
25 accredited laboratories in carrying out the testing
26 for various types of hardware and software.

1 “(3) REQUESTS AND PAYMENTS BY MANUFAC-
2 TURERS.—A manufacturer of voting system hard-
3 ware and software may not have the hardware or
4 software tested by an accredited laboratory under
5 this section unless—

6 “(A) the manufacturer submits a detailed
7 request for the testing to the Commission; and

8 “(B) the manufacturer pays to the Com-
9 mission, for deposit into the Testing Escrow
10 Account, the applicable fee under the schedule
11 established and in effect under paragraph (2).

12 “(4) SELECTION OF LABORATORY.—Upon re-
13 ceiving a request for testing and the payment from
14 a manufacturer required under paragraph (3)(B),
15 the Commission shall select at random, from all lab-
16 oratories which are accredited under this section to
17 carry out the specific testing requested by the manu-
18 facturer, an accredited laboratory to carry out the
19 testing. The Commission may exclude from the se-
20 lection process any laboratory that the Commission
21 determines does not have the resources to complete
22 the required testing in a timely manner.

23 “(5) PAYMENTS TO LABORATORIES.—Upon re-
24 ceiving a certification from a laboratory selected to
25 carry out testing pursuant to paragraph (4) that the

1 testing is completed, along with a copy of the results
2 of the test as required under subsection (d)(1)(D),
3 the Commission shall make a payment to the labora-
4 tory from the Testing Escrow Account in an amount
5 equal to the applicable fee paid by manufacturer
6 under paragraph (3)(B).

7 “(d) PROHIBITION OF CONFLICT OF INTEREST.—

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

11 “(A) the laboratory certifies that the only
12 compensation it receives for the testing carried
13 out in connection with the certification, decerti-
14 fication, and recertification of the manufactur-
15 ers voting system hardware and software is the
16 payment made from the Testing Escrow Ac-
17 count established under subsection (e)(1);

18 “(B) the laboratory meets the standards
19 applicable to the manufacturers of voting sys-
20 tems under section 301(a)(12)(B)(vi), together
21 with such standards as the Commission shall
22 establish (after notice and opportunity for pub-
23 lic comment) to prevent the existence or ap-
24 pearance of any conflict of interest in the test-
25 ing carried out by the laboratory under this sec-

1 tion, including standards to ensure that the lab-
2 oratory does not have a financial interest in the
3 manufacture, sale, and distribution of voting
4 system hardware and software, and is suffi-
5 ciently independent from other persons with
6 such an interest;

7 “(C) the laboratory certifies that it will
8 permit an expert designated by the Commission
9 to observe any testing the laboratory carries out
10 under this section; and

11 “(D) the laboratory, upon completion of
12 any testing carried out under this section, dis-
13 closes the test protocols, results, and all com-
14 munication between the laboratory and the
15 manufacturer to the Commission.

16 “(2) AVAILABILITY OF RESULTS.—Upon receipt
17 of information under paragraph (1), the Commission
18 shall make the information available promptly to
19 election officials and the public.

20 “(e) TESTING RESULTS; PUBLICATION.—

21 “(1) IN GENERAL.—Upon completion of any
22 testing carried out under this section, a laboratory
23 shall disclose the test protocols and results to the
24 Commission.

1 “(2) PUBLICATION.—Upon receipt of the infor-
2 mation required under subsection (1), the Commis-
3 sion shall make such information available to elec-
4 tion officials and the public. If the Commission re-
5 vokes, terminates, or suspends the accreditation of a
6 laboratory under this section, the Commission shall
7 promptly notify Congress, the chief State election of-
8 ficial of each State, and the public.

9 “(f) REPORTS.—

10 “(1) IN GENERAL.—Each accredited laboratory
11 shall provide an annual report to the Commission
12 and the National Institute of Standards and Tech-
13 nology that sets out the following:

14 “(A) The methods and protocols the lab-
15 oratory used to test, certify, decertify and recer-
16 tify machines under this section.

17 “(B) A list of the directors and officers of
18 the firm, and the background and qualifications
19 of those individuals, including whether any indi-
20 vidual has ever been convicted of a crime involv-
21 ing election, accounting, or computer security
22 fraud.

23 “(C) The results of the tests, certifications,
24 decertifications and re-certifications conducted
25 under this section in the preceding year.

1 “(2) PUBLICATION.—The Commission, in con-
2 sultation with the National Institute of Standards
3 and Technology, shall submit an annual report to
4 the Congress on the laboratory testing and certifi-
5 cation process conducted under this section, includ-
6 ing a summary of the reports it receives under para-
7 graph (1) of this subsection.”.

8 (b) CONFORMING AMENDMENTS.—Section 231 of
9 such Act (42 U.S.C. 15371) is further amended—

10 (1) in subsection (a)(1), by striking “testing,
11 certification,” and all that follows and inserting the
12 following: “testing of voting system hardware and
13 software by accredited laboratories in connection
14 with the certification, decertification, and recertifi-
15 cation of the hardware and software for purposes of
16 this Act.”;

17 (2) in subsection (a)(2), by striking “testing,
18 certification,” and all that follows and inserting the
19 following: “testing of its voting system hardware and
20 software by the laboratories accredited by the Com-
21 mission under this section in connection with certi-
22 fying, decertifying, and recertifying the hardware
23 and software.”;

1 (3) in subsection (b)(1), by striking “testing,
2 certification, decertification, and recertification” and
3 inserting “testing”; and

4 (4) in subsection (i) (as redesignated above), by
5 striking “testing, certification, decertification, and
6 recertification” each place it appears and inserting
7 “testing”.

8 (c) DEADLINE FOR ESTABLISHMENT OF STANDARDS
9 AND ESCROW ACCOUNT.—The Election Assistance Com-
10 mission shall establish the standards described in section
11 231(d)(1)(B) of the Help America Vote Act of 2002 and
12 the Testing Escrow Account described in section 231(c)(1)
13 of such Act by not later than January 1, 2008.

14 **TITLE II—PROVISIONAL**
15 **BALLOTS**

16 **SEC. 201. REQUIREMENTS FOR CASTING AND COUNTING**
17 **PROVISIONAL BALLOTS.**

18 (a) ELIGIBILITY OF PROVISIONAL BALLOTS.—Para-
19 graph (4) of section 302(a) of the Help America Vote Act
20 of 2002 (42 U.S.C. 15482(a)(4)) is amended by adding
21 at the end the following new sentence: “A properly reg-
22 istered voter who casts a provisional ballot in the county
23 (or equivalent jurisdiction) in which the individual is reg-
24 istered to vote shall have the ballot counted as a vote in
25 all races in which the individual is eligible to vote. A provi-

1 sional ballot cast by an eligible and registered voter shall
2 be counted as a vote without regard to any requirement
3 to present identification to an election official.”.

4 (b) PROVISIONAL BALLOT AS APPLICATION FOR
5 VOTER REGISTRATION.—Section 302(a) of such Act is
6 amended by inserting after paragraph (5) the following
7 new paragraph:

8 “(6) If the appropriate State or local election
9 official determines that the individual who cast the
10 provisional ballot is not registered to vote in the
11 election, the provisional ballot shall be treated as an
12 application to register the individual to vote in the
13 next election for Federal office in that State. If the
14 State or local election official determines that the in-
15 dividual is registered to vote in the election, the offi-
16 cial shall use the information in the provisional bal-
17 lot to update the voters registration records.”.

18 (c) TIMELY PROCESSING OF BALLOTS.—

19 (1) IN GENERAL.—Section 302(a) of such Act
20 (42 U.S.C. 15482(a)), as amended by subsection (c),
21 is amended by inserting after paragraph (5) the fol-
22 lowing new paragraph:

23 “(7) The appropriate State election official
24 shall develop, according to guidelines established by
25 the Election Assistance Commission, reasonable pro-

1 cedures to assure the timely processing and counting
2 of provisional ballots, including—

3 “(A) standards for timely processing and
4 counting to assure that, after the conclusion of
5 the provisional vote count, parties and can-
6 didates may have full, timely, and effective re-
7 course to the recount and contest procedures
8 provided by State law; and

9 “(B) standards for the informed participa-
10 tion of candidates and parties such as are con-
11 sistent with reasonable procedures to protect
12 the security, confidentiality, and integrity of
13 personal information collected in the course of
14 the processing and counting of provisional bal-
15 lots.”.

16 (2) EFFECTIVE DATE.—Section 302(d) of such
17 Act (42 U.S.C. 15482(d)) is amended—

18 (A) by striking “Each State” and inserting
19 the following:

20 “(1) IN GENERAL.—Except as provided in para-
21 graph (2), each State; and”.

22 (B) by adding at the end the following new
23 paragraph:

24 “(2) PROCESSING.—Each State shall be re-
25 quired to develop and publish the guidelines required

1 under subsection (a)(7) not later than the expiration
 2 of the 6-month period which begins on the date of
 3 the enactment of the Count Every Vote Act of
 4 2007.”.

5 (d) PUBLICATION OF STANDARDS FOR COUNTING
 6 PROVISIONAL BALLOTS.—Section 302(a) of such Act (42
 7 U.S.C. 15482(a)), as amended by subsections (b) and (c),
 8 is amended by inserting after paragraph (7) the following
 9 new paragraph:

10 “(8) Not later than 90 days prior to any elec-
 11 tion for Federal office, each State shall publish uni-
 12 form standards for counting provisional ballots.”.

13 **TITLE III—ADDITIONAL RE-**
 14 **QUIREMENTS UNDER THE**
 15 **HELP AMERICA VOTE ACT OF**
 16 **2002**

17 **Subtitle A—Shortening Voter Wait**
 18 **Times**

19 **SEC. 301. EQUITABLE ALLOCATION OF VOTING SYSTEMS,**
 20 **POLL WORKERS, AND ELECTION RESOURCES.**

21 (a) MINIMUM REQUIREMENTS.—

22 (1) IN GENERAL.—Title III of the Help Amer-
 23 ica Vote Act of 2002 (42 U.S.C. 15481 et seq.), as
 24 amended by section 102(a), is amended by adding at
 25 the end the following new subtitle:

1 **“Subtitle D—Additional**
 2 **Requirements**

3 **“SEC. 331. MINIMUM REQUIRED VOTING SYSTEMS AND**
 4 **POLL WORKERS.**

5 “(a) IN GENERAL.—Each State shall provide for the
 6 minimum required number of voting systems, poll workers,
 7 and other election resources (including all other physical
 8 resources) for each voting site on the day of any Federal
 9 election and on any days during which such State allows
 10 early voting for a Federal election in accordance with the
 11 standards determined under section 299.

12 “(b) VOTING SITE.—For purposes of this section, the
 13 term ‘voting site’ means a polling location, except that in
 14 the case of any polling location which serves more than
 15 1 precinct, such term shall mean a precinct.”.

16 (2) CONFORMING AMENDMENT.—Section 401
 17 of such Act (42 U.S.C. 15511), as amended by sec-
 18 tion 102(b), is amended by striking “subtitle C” and
 19 inserting “subtitles C and D”.

20 (3) CLERICAL AMENDMENT.—The table of con-
 21 tents of such Act is amended by adding at the end
 22 of the items relating to title III the following:

 “Subtitle D—Additional Requirements

 “Sec. 331. Minimum required voting systems and poll workers.”.

23 (b) STANDARDS.—

1 (1) IN GENERAL.—Title II of such Act (42
2 U.S.C. 15321 et seq.) is amended by adding at the
3 end the following new subtitle:

4 **“Subtitle E—Guidance and**
5 **Standards**

6 **“SEC. 299. STANDARDS FOR THE EQUITABLE ALLOCATION**
7 **OF VOTING SYSTEMS, POLL WORKERS, AND**
8 **ELECTION RESOURCES.**

9 “(a) IN GENERAL.—Not later than January 1, 2008,
10 the Commission shall conduct a study and then issue
11 standards that establish a minimum number of voting sys-
12 tems, poll workers, and other election resources (including
13 all other physical resources) for each voting site on the
14 day of any Federal election and on any days during which
15 early voting is allowed for a Federal election.

16 “(b) DISTRIBUTION.—

17 “(1) IN GENERAL.—The standards described in
18 subsection (a) shall provide for a uniform and non-
19 discriminatory distribution of such systems, workers,
20 and other resources, and, to the extent possible,
21 shall take into account, among other factors, the fol-
22 lowing:

23 “(A) The voting age population.

24 “(B) Voter turnout in past elections.

25 “(C) The number of voters registered.

1 “(D) The number of voters who have reg-
2 istered since the most recent Federal election.

3 “(E) Census data for the population served
4 by such voting site.

5 “(F) The educational levels and socio-econo-
6 mic factors of the population served by such
7 voting site.

8 “(G) The needs and numbers of voters
9 with disabilities and voters with limited English
10 proficiency.

11 “(H) The type of voting systems used.

12 “(2) NO FACTOR DISPOSITIVE.—The standards
13 shall provide that the distribution of such systems
14 should take into account the totality of all relevant
15 factors, and no single factor shall be dispositive
16 under the standards.

17 “(3) PURPOSE.—To the extent possible, the
18 standards shall provide for a distribution of voting
19 systems, poll workers, and other election resources
20 with the goals of—

21 “(A) ensuring a fair and equitable waiting
22 time for all voters in the State; and

23 “(B) preventing a waiting time of over 1
24 hour at any voting site.

1 “(c) VOTING SITE.—For purposes of this section, the
2 term ‘voting site’ means a polling location, except that in
3 the case of any polling location which serves more than
4 1 precinct, such term shall mean a precinct.

5 “(d) DEVIATION.—The standards described in sub-
6 section (a) shall permit States, upon giving reasonable
7 public notice, to deviate from any allocation requirements
8 in the case of unforeseen circumstances such as a natural
9 disaster or terrorist attack.”.

10 (2) CONFORMING AMENDMENT.—Section 202
11 of such Act (42 U.S.C. 15322) is amended—

12 (A) by redesignating paragraphs (5) and
13 (6) as paragraphs (6) and (7); and

14 (B) by inserting after paragraph (4) the
15 following new paragraph:

16 “(5) carrying out the duties described under
17 subtitle E;”.

18 (3) CLERICAL AMENDMENT.—The table of con-
19 tents of such Act is amended by adding at the end
20 of the items relating to title II the following:

“Subtitle E—Guidance and Standards

“Sec. 299. Standards for the equitable allocation of voting systems, poll work-
ers, and election resources.”.

1 **SEC. 302. STATE PLANS TO PREVENT UNREASONABLE WAIT**
2 **TIMES; REMEDIAL PLANS; EMERGENCY BAL-**
3 **LOTS.**

4 (a) STATE PLANS REQUIRED.—Title III of the Help
5 America Vote Act of 2002 (42 U.S.C. 15481 et seq.) is
6 amended—

7 (1) by redesignating sections 304 and 305 as
8 sections 305 and 306; and

9 (2) by inserting after section 303 the following
10 new section:

11 **“SEC. 304. ALLOCATION OF ELECTION RESOURCES.**

12 **“(a) STATE PLANS TO PREVENT UNREASONABLE**
13 **VOTER WAITING TIMES.—**

14 **“(1) IN GENERAL.—**Not later than 60 days be-
15 fore each election for Federal office, each State shall
16 submit a written plan to the Commission describing
17 the measures it is implementing to ensure, to the
18 greatest extent possible, an equitable waiting time
19 for all voters in the State, and a waiting time of less
20 than 1 hour at any polling place in the election.

21 **“(2) PUBLICATION.—**Not later 30 days after
22 receiving a State plan under paragraph (1), the
23 Commission shall make the plan available to the
24 public.

25 **“(b) REMEDIAL PLANS FOR STATES WITH EXCES-**
26 **SIVE VOTER WAIT TIMES.—**

1 “(1) COMPLIANCE WITH STATE REMEDIAL
2 PLANS.—

3 “(A) REMEDIAL PLANS.—Each jurisdiction
4 for which the Commission determines that a
5 substantial number of voters waited more than
6 90 minutes to cast a vote in an election for
7 Federal office, or in which there were substan-
8 tial violations of the standards established
9 under section 299 with respect to an election
10 for Federal office, shall comply with a State re-
11 medial plan established by the Commission to
12 provide for the effective allocation of resources
13 to administer elections held in the State and to
14 reduce the waiting time of voters.

15 “(B) COORDINATION WITH ATTORNEY
16 GENERAL AND STATES.—Each remedial plan
17 established by the Commission shall provide for
18 coordination between the Commission, the At-
19 torney General, and the State involved to mon-
20 itor the compliance of the State with the reme-
21 dial plan during the period leading up to the
22 election and on the date of the election and to
23 respond to serious delays in the ability of voters
24 to cast their ballots at polling places.

1 “(2) JURISDICTION DEFINED.—For purposes of
2 this subsection, the term ‘jurisdiction’ has the mean-
3 ing given the term ‘registrar’s jurisdiction’ in section
4 8(j) of the National Voter Registration Act of 1993
5 (42 U.S.C. 1973gg—6(j)).

6 “(c) EMERGENCY BALLOTS.—

7 “(1) IN GENERAL.—In the event of a failure of
8 voting equipment or other circumstance at a polling
9 place that causes an unreasonable delay, any indi-
10 vidual who is waiting at the polling place to cast a
11 ballot in an election for Federal office at the time
12 of the failure shall be advised immediately of the in-
13 dividuals right to use an emergency paper ballot,
14 and upon request shall be provided with an emer-
15 gency paper ballot for the election and the supplies
16 necessary to mark the ballot.

17 “(2) DISPOSITION OF BALLOT.—Any emergency
18 paper ballot which is cast by an individual under
19 this subsection shall be counted in the same manner
20 as a regular ballot, unless the individual casting the
21 ballot would have otherwise been required to cast a
22 provisional ballot in the absence of the delay, in
23 which case that ballot shall be treated in the same
24 manner as a provisional ballot.”.

1 (b) CLERICAL AMENDMENT.—The table of contents
2 of such Act, as amended by this Act, is amended—

3 (1) by redesignating the items relating to sec-
4 tions 304 and 305 as relating to sections 305 and
5 306; and

6 (2) by inserting after the item relating to sec-
7 tion 303 the following new item:

“Sec. 304. Allocation of election resources.”.

8 (c) EFFECTIVE DATE.—The amendments made by
9 this section shall take effect on the date of the enactment
10 of this Act.

11 **Subtitle B—No-Excuse Absentee** 12 **Voting**

13 **SEC. 311. NO-EXCUSE ABSENTEE VOTING.**

14 (a) IN GENERAL.—Subtitle D of title III of the Help
15 America Vote Act of 2002, as added by this Act, is amend-
16 ed by adding at the end the following new section:

17 **“SEC. 332. NO-EXCUSE ABSENTEE VOTING.**

18 “(a) IN GENERAL.—Each State and jurisdiction shall
19 permit any person who is otherwise qualified to vote in
20 an election for Federal office to vote in such election in
21 a manner other than in person, and shall not impose any
22 additional conditions or restrictions on absentee voting
23 other than a reasonable deadline for requesting and re-
24 turning the ballot.

25 “(b) SUBMISSION AND PROCESSING.—

1 “(1) IN GENERAL.—Any ballot cast under sub-
2 section (a) shall be submitted and processed in the
3 manner provided for absentee ballots under State
4 law.

5 “(2) DEADLINE.—Any ballot cast under sub-
6 section (a) shall be counted if postmarked before the
7 close of the polls on Election Day and received by
8 the appropriate State election official on or before
9 the date which is 10 days after the date of the elec-
10 tion or the date provided for the receipt of absentee
11 ballots under State law, whichever is later.

12 “(c) NO EFFECT ON ABSENT UNIFORMED AND
13 OVERSEAS VOTERS.—Nothing in this section may be con-
14 strued to permit a State or jurisdiction to revise any dead-
15 line applicable with respect to any absentee ballot re-
16 quested or submitted by an individual under the Uni-
17 formed and Overseas Citizens Absentee Voting Act (42
18 U.S.C. 1973ff—1 et seq.).”.

19 (b) CLERICAL AMENDMENT.—The table of contents
20 of such Act, as amended by this Act, is amended by adding
21 at the end of the items relating to subtitle D of title III
22 the following:

“Sec. 332. No-excuse absentee voting.”.

1 **Subtitle C—Collection and**
2 **Dissemination of Election Data**

3 **SEC. 321. DATA COLLECTION.**

4 (a) IN GENERAL.—Subtitle D of title III of the Help
5 America Vote Act of 2002, as added and amended by this
6 Act, is amended by adding at the end the following new
7 section:

8 **“SEC. 333. PUBLIC REPORTS ON FEDERAL ELECTIONS.**

9 “(a) IN GENERAL.—Not later than 6 months after
10 a Federal election, each State and jurisdiction shall pub-
11 licly report information with respect to such election, in-
12 cluding the following:

13 “(1) The total number of individuals of voting
14 age in the population.

15 “(2) The total number of individuals registered
16 to vote, and a breakdown of the number based on
17 demographic criteria including age, gender, race and
18 ethnicity.

19 “(3) The total number of registered voters who
20 voted, and a breakdown of the number based on de-
21 mographic criteria including age, gender, race and
22 ethnicity.

23 “(4) The number of absentee and overseas bal-
24 lots requested, including the numbers of such ballots

1 requested by military personnel and citizens living
2 overseas.

3 “(5) The number of absentee and overseas bal-
4 lots cast, including the numbers of such ballots cast
5 by military personnel and citizens living overseas.

6 “(6) The total number of absentee and overseas
7 ballots counted, including the number of such ballots
8 which were cast by military personnel and citizens
9 living overseas that were counted.

10 “(7) The total number of absentee and overseas
11 ballots rejected, including the numbers of such bal-
12 lots which were cast by military personnel and citi-
13 zens living overseas that were rejected, and the rea-
14 sons for any such rejections.

15 “(8) The number of votes cast in early voting
16 at the polls before the day of the election.

17 “(9) The number of provisional ballots cast.

18 “(10) The number of provisional ballots count-
19 ed.

20 “(11) The number of provisional ballots re-
21 jected and the reasons the ballots were rejected.

22 “(12) The number of voting sites (within the
23 meaning of section 321(b)) in the State or jurisdic-
24 tion, including how many voting sites were moved
25 since the last election and the reason for the move.

1 “(13) The number of voting machines in each
2 such voting site on the day of the election and the
3 type and manufacturer of each machine.

4 “(14) The total number of voting machines
5 available in the State or jurisdiction for distribution
6 to each such voting site.

7 “(15) The total number of voting machines ac-
8 tually distributed to such voting sites (including vot-
9 ing machines distributed as replacement voting ma-
10 chines on the day of the election), and where they
11 were distributed.

12 “(16) The total number of voting machines of
13 any type, whether electronic or manual, that mal-
14 functioned on the day of the election and the reason
15 for any malfunction.

16 “(17) The total number of voting machines that
17 were replaced on the day of the election.

18 “(18) The amount of money the State or juris-
19 diction expended on the election, including the
20 amount expended on voting machines, ballots, train-
21 ing materials, and other election resources.

22 “(b) REPORT BY COMMISSION.—The Commission
23 shall collect the information published under subsection
24 (a) with respect to an election and shall report to Congress

1 not later than 9 months after the date of the election the
2 following:

3 “(1) The funding and expenditures of each
4 State under the provisions of this Act.

5 “(2) The voter turnout in the election.

6 “(3) The number of registered voters and the
7 number of individuals eligible to register who are not
8 registered.

9 “(4) The number of voters who have registered
10 to vote in a Federal election since the most recent
11 such election.

12 “(5) The extent to which voter registration in-
13 formation has been shared among government agen-
14 cies (including any progress on implementing state-
15 wide voter registration databases under section
16 303(a)).

17 “(6) The number, types and manufacturers of
18 new voting systems purchased by States and juris-
19 dictions.

20 “(7) The amount of time individuals waited to
21 vote.

22 “(8) The number of early votes, provisional
23 votes, absentee ballots, and overseas ballots distrib-
24 uted, cast, and counted.

1 ing an election for Federal office receives adequate train-
2 ing not earlier than 3 months before the election.

3 “(b) TRAINING.—The training required under sub-
4 section (a) shall, at a minimum, include—

5 “(1) hands-on training on all voting systems
6 used in the election;

7 “(2) training on accommodating individuals
8 with disabilities, individuals who are of limited
9 English proficiency, and individuals who are illit-
10 erate;

11 “(3) training on requirements for the identifica-
12 tion of voters;

13 “(4) training on the appropriate use of provi-
14 sional ballots and the process for casting such bal-
15 lots;

16 “(5) training on registering voters on the day
17 of the election;

18 “(6) training on which individuals have the au-
19 thority to challenge voter eligibility and the process
20 for any such challenges;

21 “(7) training on security procedures; and

22 “(8) the development and distribution to poll
23 workers of statewide and uniform training manu-
24 als.”.

1 (2) CLERICAL AMENDMENT.—The table of con-
2 tents of such Act, as amended by this Act, is amend-
3 ed by adding at the end of the items relating to sub-
4 title D of title III the following:

“Sec. 334. Training of poll workers.”.

5 (b) GRANT PROGRAM.—

6 (1) IN GENERAL.—Subtitle D of title II of the
7 Help America Vote Act of 2002 (42 U.S.C. 15401
8 et seq.), as amended by this Act, is amended by add-
9 ing at the end the following new part:

10 **“PART 9—POLL WORKER TRAINING GRANT**
11 **PROGRAM**

12 **“SEC. 297B. POLL WORKER TRAINING GRANT PROGRAM.**

13 “(a) IN GENERAL.—The Commission shall make
14 grants to States and other jurisdictions to train individ-
15 uals to serve as poll workers in elections for Federal office.

16 “(b) USE OF FUNDS.—

17 “(1) IN GENERAL.—A recipient of a grant
18 under this section shall use the funds provided by
19 the grant to develop training materials and proce-
20 dures for poll workers and provide poll workers with
21 the necessary training to effectively and fairly ad-
22 minister elections for Federal office.

23 “(2) CONTENTS OF TRAINING.—The training
24 provided to poll workers with the payment made
25 under this section shall include—

1 “(A) hands-on training on the functioning
2 of the voting systems used in the election;

3 “(B) training on how to prevent, detect
4 and address problems with voting systems used
5 in the election;

6 “(C) training on accommodating individ-
7 uals with disabilities or other specific needs;

8 “(D) training on requirements for the
9 identification of voters;

10 “(E) training on the appropriate use of
11 provisional ballots and the process for casting
12 such ballots; and

13 “(F) training through the development and
14 distribution of educational materials.

15 “(c) ELIGIBILITY.—

16 “(1) IN GENERAL.—A State or jurisdiction is
17 eligible to receive a grant under this section with re-
18 spect to a fiscal year if it submits to the Commission
19 a notice not later than 3 months before the first day
20 of the fiscal year (in such form as the Commission
21 may require) that contains—

22 “(A) certifications that the State or juris-
23 diction will use the grant (either directly or as
24 reimbursement) for the uses described in sub-
25 section (b); and

1 “(B) such other information and certifi-
2 cations as the Administrator may require which
3 are necessary for the administration of the pro-
4 gram.

5 “(2) COMPLIANCE OF STATES THAT REQUIRE
6 CHANGES TO STATE LAW.—In the case of a State or
7 jurisdiction located in a State that requires the en-
8 actment of State legislation to carry out an activity
9 covered by any certification submitted under this
10 subsection, the State or jurisdiction shall be per-
11 mitted to make the certification notwithstanding
12 that the legislation has not been enacted at the time
13 the certification is submitted, and such State or ju-
14 risdiction shall submit an additional certification
15 once such legislation is enacted.

16 “(d) REPORTS.—

17 “(1) IN GENERAL.—Each recipient of a grant
18 under this section shall submit to the Commissioner
19 a report describing the activities carried out with the
20 funds provided under the grant.

21 “(2) DEADLINE.—The recipient of a grant shall
22 submit the report required under paragraph (1) not
23 later than 60 days after the end of the fiscal year
24 for which the entity received the grant which is the
25 subject of the report.

1 “(e) AUTHORIZATION OF APPROPRIATIONS.—There
 2 are authorized to be appropriated for grants under this
 3 part \$20,000,000 for each of the fiscal years 2008, 2009,
 4 2010, and 2011.”.

5 (2) CLERICAL AMENDMENT.—The table of con-
 6 tents of such Act, as amended by this Act, is amend-
 7 ed by adding at the end of the items relating to sub-
 8 title D of title II the following:

“PART 9—POLL WORKER TRAINING GRANT PROGRAM

“Sec. 297B. Poll worker training grant program.”.

9 **SEC. 332. IMPARTIAL ADMINISTRATION OF ELECTIONS.**

10 (a) IN GENERAL.—Subtitle D of title III of the Help
 11 America Vote Act of 2002, as added and amended by this
 12 Act, is amended by adding at the end the following new
 13 section:

14 **“SEC. 335. ELECTION ADMINISTRATION REQUIREMENTS.**

15 “(a) PUBLICATION OF STATE ELECTION LAWS.—

16 “(1) IN GENERAL.—Each State shall be re-
 17 quired to publish all State laws, regulations, proce-
 18 dures, and practices relating to Federal elections on
 19 January 1 of each year in which there is a regularly
 20 scheduled election for a Federal office (beginning
 21 with 2008).

22 “(2) MAINTENANCE OF LAWS ON THE INTER-
 23 NET.—Each State shall be required to maintain an
 24 updated version of all material published under

1 paragraph (1) on an easily accessible public web site
2 on the Internet.

3 “(b) NOTICE OF CHANGES IN STATE ELECTION
4 LAWS.—Not later than 45 days prior to any Federal elec-
5 tion, each State shall issue a public notice describing all
6 changes in State law affecting voting in Federal elections
7 and the administration of Federal elections since the most
8 recent prior such election.

9 “(c) PROHIBITION ON LAST-MINUTE CHANGES TO
10 ELECTION LAWS.—No State or local government shall
11 make any change to election laws or regulations affecting
12 the administration of Federal elections within 45 days of
13 a Federal election, unless—

14 “(1) ordered to do so by a court of competent
15 jurisdiction, or

16 “(2) upon giving reasonable public notice, in
17 the case of an unforeseen circumstance such as a
18 natural disaster or a terrorist attack.

19 “(d) OBSERVERS.—

20 “(1) STANDARDS.—Each State shall issue uni-
21 form and nondiscriminatory standards for granting
22 access to nonpartisan election observers to polling
23 places. Such standards shall account for the need to
24 avoid disruption and crowding in polling places, and
25 shall be developed in consultation with civil rights,

1 voting rights, and voting protection organizations,
2 State and local election officials, and other inter-
3 ested members of the community.

4 “(2) ACCESS TO POLLING PLACES.—In accord-
5 ance with the standards issued under paragraph (1),
6 each State shall allow reasonable and nondiscrim-
7 inatory access to any polling place to nonpartisan
8 domestic observers (including voting rights and civil
9 rights organizations) and international observers for
10 purposes of observing a federal election.

11 “(3) EXPULSION FROM POLLING PLACES.—To
12 facilitate a fair, efficient, and transparent election
13 process, decisions to expel a poll watcher from a
14 polling place shall be made in a non-discriminatory
15 manner.

16 “(4) NOTICE OF DENIAL OF OBSERVATION RE-
17 QUEST.—Each State shall issue a public notice with
18 respect to any denial of a request by any observer
19 described in paragraph (2) for access to any polling
20 place for purposes of observing a Federal election.
21 Such notice shall be issued not later than 7 days
22 after such denial.

23 “(5) RIGHT OF APPEAL.—Each State shall pro-
24 vide an expedited opportunity to appeal to an elec-

1 tion official a denial of access to, or an expulsion
2 from, a polling place.”.

3 (b) CLERICAL AMENDMENT.—The table of contents
4 of such Act, as amended by this Act, is amended by adding
5 at the end of the items relating to subtitle D of title III
6 the following:

“Sec. 335. Election administration requirements.”.

7 **SEC. 333. STUDY ON ENCOURAGING GOVERNMENT EM-**
8 **PLOYEES AND SECONDARY SCHOOL STU-**
9 **DENTS TO SERVE AS POLL WORKERS.**

10 (a) IN GENERAL.—Subtitle C of title II of such Act
11 (42 U.S.C. 15381 et seq.), as amended by this Act, is
12 amended by inserting after section 249A the following new
13 section:

14 **“SEC. 249B. STUDY ON ENCOURAGING GOVERNMENT EM-**
15 **PLOYEES AND SECONDARY SCHOOL STU-**
16 **DENTS TO SERVE AS POLL WORKERS.**

17 “(a) STUDY.—The Commission shall conduct a study
18 on appropriate methods to encourage State and local gov-
19 ernment employees and secondary school students to serve
20 as poll workers in Federal elections.

21 “(b) REPORT.—Not later than 6 months after the
22 date of the enactment of the Count Every Vote Act of
23 2007, the Commission shall transmit to Congress a report
24 on the results of the study conducted under subsection (a).

1 303 since the later of the most recent election for
2 Federal office or the day of the most recent previous
3 public notice provided under this section; and

4 “(2) the criteria, processes, and procedures
5 used to determine which names were removed.

6 “(c) NOTICE TO INDIVIDUAL VOTERS.—

7 “(1) IN GENERAL.—No individual shall be re-
8 moved from the voter registration list under section
9 303 unless such individual is first provided with a
10 notice and opportunity to cure that meet the re-
11 quirements of paragraphs (2) and (3).

12 “(2) REQUIREMENTS OF NOTICE.—The notice
13 required under paragraph (1) shall be—

14 “(A) provided to each voter in a uniform
15 and nondiscriminatory manner

16 “(B) consistent with the requirements of
17 the National Voter Registration Act of 1993
18 (42 U.S.C. 1973gg et seq.);

19 “(C) transmitted to the last known address
20 of the voter by certified mail, and include a
21 postage pre-paid response card,

22 “(D) in a form that provides the voter with
23 clear notice of the reason for removal, the op-
24 portunity to cure, and the option to cast a pro-
25 visional ballot; and

1 “(E) mailed to each voter not later than
2 30 days before the State or local election offi-
3 cial removes the voter’s name from the registra-
4 tion list.

5 “(3) OPPORTUNITY TO CURE.—The opportunity
6 to cure required under paragraph (1) shall—

7 “(A) give the voter a reasonable oppor-
8 tunity to file a written request that the appro-
9 priate State election official retain the voter on
10 the registration rolls (including through the
11 postage pre-paid response card required under
12 paragraph (2));

13 “(B) allow the voter to submit to the ap-
14 propriate State election official any information
15 or evidence the voter believes demonstrates that
16 the State is in error and the voter should re-
17 main on the registration rolls; and

18 “(C) not later than 14 days after the ap-
19 propriate State election official receives a re-
20 quest to retain the voter on the registration list,
21 require the official to send the voter a written
22 response that approves or rejects the request
23 and, if the request was rejected, includes an ex-
24 planation for the rejection.

1 “(4) PROVISIONAL BALLOT.—A voter who re-
2 ceives notice that he or she will be removed from the
3 registration list, and who has not received a re-
4 sponse approving a request to cure under paragraph
5 (3), shall be permitted to cast a provisional ballot
6 consistent with section 302 of this Act, and if it is
7 determined that the voter should remain on the rolls,
8 such provisional ballot shall be counted as a vote in
9 that election in accordance with State law and the
10 requirements of this Act.

11 “(d) PRESERVATION OF RECORDS.—Each State shall
12 retain the registration records of individuals removed from
13 the voter registration rolls for a period of at least 5 years
14 after the date of removal.

15 “(e) PRIVACY.—Notwithstanding subsection (b), no
16 State or jurisdiction may disclose that a voter was re-
17 moved from the voter registration list for reason of a fel-
18 ony conviction or an adjudication of incompetency, other
19 than to the voter, unless ordered to do so by a court of
20 competent jurisdiction or otherwise required to do so
21 under State or Federal law.

22 “(f) EXCEPTION FOR CERTAIN STATES.—The re-
23 quirements of this section shall not apply to a State in
24 which, under a State law in effect continuously on and
25 after the date of the enactment of the Count Every Vote

1 Act of 2007, there is no voter registration requirement for
2 individuals in the State with respect to elections for Fed-
3 eral office.”.

4 (b) CLERICAL AMENDMENT.—The table of contents
5 of such Act, as amended by this Act, is amended by adding
6 at the end of the items relating to subtitle D of title III
7 the following:

“Sec. 336. Removal from voter registration list.”.

8 **Subtitle F—Election Day**
9 **Registration and Early Voting**

10 **SEC. 351. ELECTION DAY REGISTRATION.**

11 (a) REQUIREMENT.—

12 (1) IN GENERAL.—Subtitle D of title III of the
13 Help America Vote Act of 2002, as added and
14 amended by this Act, is amended by adding at the
15 end the following new section:

16 **“SEC. 337. ELECTION DAY REGISTRATION.**

17 “(a) REGISTRATION.—Notwithstanding section
18 8(a)(1)(D) of the National Voter Registration Act of 1993
19 (42 U.S.C. 1973gg–6), each State shall permit any indi-
20 vidual on the day of a Federal election—

21 “(1) to register to vote in such election at the
22 polling place; and

23 “(2) to cast a vote in such election and have
24 that vote counted in the same manner as a vote cast

1 by an eligible voter who properly registered during
2 the regular registration period.

3 “(b) EXCEPTION.—The requirements under para-
4 graph (1) shall not apply to a State in which, under a
5 State law in effect continuously on and after the date of
6 the enactment of the Count Every Vote Act of 2007, there
7 is no voter registration requirement for individuals in the
8 State with respect to elections for Federal office.”.

9 (2) CLERICAL AMENDMENT.—The table of con-
10 tents of such Act, as amended by this Act, is amend-
11 ed by adding at the end of the items relating to sub-
12 title D of title III the following:

“Sec. 337. Election Day registration.”.

13 (b) ELECTION DAY REGISTRATION FORM.—

14 (1) IN GENERAL.—Subtitle E of title II of the
15 Help America Vote Act of 2002, as added by this
16 Act, is amended by adding at the end the following
17 new section:

18 **“SEC. 299A. ELECTION DAY REGISTRATION FORMS.**

19 “The Commission shall develop an election day reg-
20 istration form for elections for Federal office.”.

21 (2) CLERICAL AMENDMENT.—The table of con-
22 tents of such Act, as amended by this Act, is amend-
23 ed by adding at the end of the items relating to sub-
24 title E of title II the following:

“Sec. 299A. Election Day registration forms.”.

1 (c) ELECTION DAY REGISTRATION GRANT PRO-
2 GRAM.—

3 (1) IN GENERAL.—Subtitle D of title II of such
4 Act (42 U.S.C. 15401 et seq.), as amended by this
5 Act, is amended by adding at the end the following
6 new part:

7 **“PART 10—ELECTION DAY REGISTRATION GRANT**
8 **PROGRAM**

9 **“SEC. 297C. ELECTION DAY REGISTRATION GRANT PRO-**
10 **GRAM.**

11 “(a) IN GENERAL.—The Commission shall make
12 grants to States and other jurisdictions to carry out activi-
13 ties to provide access, and allow real-time updates, to com-
14 puterized registration lists at polling places in order to fa-
15 cilitate the implementation of same-day election registra-
16 tion and resolve problems with voter lists at the polling
17 place, including—

18 “(1) providing secure access at polling places to
19 the computerized statewide voter database required
20 under section 303(a);

21 “(2) creating and implementing secure mecha-
22 nisms to update those lists at the polling place in
23 order to facilitate same-day registration;

24 “(3) testing and monitoring the use and imple-
25 mentation of the database at polling places and pro-

1 vide a paper copy of the database at the polling
2 place; and

3 “(4) training poll workers in how to use and
4 update the database at a polling place.

5 “(b) ELIGIBILITY.—

6 “(1) IN GENERAL.—A State or jurisdiction is
7 eligible to receive a payment under the program
8 under this section with respect to a fiscal year if it
9 submits to the Commission a notice not later than
10 3 months before the first day of the fiscal year (in
11 such form as the Commission may require) that con-
12 tains—

13 “(A) certifications that the State or juris-
14 diction will use the payment (either directly or
15 as reimbursement) to carry out the activities
16 described in subsection (a); and

17 “(B) such other information and certifi-
18 cations as the Commission may require which
19 are necessary for the administration of the pro-
20 gram.

21 “(2) COMPLIANCE OF STATES THAT REQUIRE
22 CHANGES TO STATE LAW.—In the case of a State or
23 a jurisdiction located in a State that requires the en-
24 actment of State legislation to carry out an activity
25 covered by any certification submitted under this

1 subsection, the State or jurisdiction shall be per-
2 mitted to make the certification notwithstanding
3 that the legislation has not been enacted at the time
4 the certification is submitted, and such State or ju-
5 risdiction shall submit an additional certification
6 once such legislation is enacted.

7 “(c) REPORTS.—

8 “(1) IN GENERAL.—Each entity which receives
9 a grant under this part shall submit to the Commis-
10 sion a report describing the activities carried out
11 with the funds provided under the grant.

12 “(2) DEADLINE.—Each entity shall submit a
13 report required under paragraph (1) not later than
14 60 days after the end of the fiscal year for which the
15 entity received the grant which is the subject of the
16 report.

17 “(d) AUTHORIZATION OF APPROPRIATIONS.—There
18 are authorized be appropriated for grants under this part
19 \$30,000,000 for each of the fiscal years 2008, 2009, 2010,
20 and 2011.”.

21 (2) CLERICAL AMENDMENT .—The table of con-
22 tents of such Act, as amended by this Act, is amend-
23 ed by adding at the end of the items relating to sub-
24 title D of title II the following:

“PART 10—ELECTION DAY REGISTRATION GRANT PROGRAM

“Sec. 297C. Election Day registration grant program.”.

1 **SEC. 352. EARLY VOTING.**

2 (a) REQUIREMENTS.—

3 (1) IN GENERAL.—Subtitle D of title III of the
4 Help America Vote Act of 2002, as added and
5 amended by this Act, is amended by adding at the
6 end the following new section:

7 **“SEC. 338. EARLY VOTING.**

8 “(a) IN GENERAL.—During the 15-day period (or, at
9 the option of the State, a longer period) which ends on
10 the date of an election for Federal office, each State shall
11 allow individuals to vote in the election in the same man-
12 ner as voting is allowed on the date of such election.

13 “(b) MINIMUM EARLY VOTING REQUIREMENTS.—
14 Each polling place which allows voting prior to the day
15 of a Federal election pursuant to subsection (a) shall—

16 “(1) allow such voting for no less than 4 hours
17 on each day (other than Sunday); and

18 “(2) have minimum uniform hours each day for
19 which such voting occurs.

20 “(c) APPLICATION OF ELECTION DAY REGISTRATION
21 TO EARLY VOTING.—A State shall permit individuals to
22 register to vote at each polling place which allows voting
23 prior to the day of a Federal election pursuant to sub-
24 section (a) in the same manner as the State is required
25 to permit individuals to register to vote and vote on the
26 day of the election under section 337.”.

1 (2) CLERICAL AMENDMENT.—The table of con-
2 tents of such Act, as amended by this Act, is amend-
3 ed by adding at the end of the items relating to sub-
4 title D of title III the following:

“Sec. 338. Early voting.”.

5 (b) STANDARDS FOR EARLY VOTING.—

6 (1) IN GENERAL.—Subtitle E of title II of such
7 Act, as added and amended by this Act, is amended
8 by adding at the end the following new section:

9 **“SEC. 299B. STANDARDS FOR EARLY VOTING.**

10 “(a) STANDARDS.—

11 “(1) IN GENERAL.—The Commission shall issue
12 standards for the administration of voting prior to
13 the day scheduled for a Federal election.

14 “(2) STANDARDS FOR POLLING PLACES.—Such
15 standards shall include the nondiscriminatory geo-
16 graphic placement of polling places at which such
17 voting occurs and the public listing of the date, time,
18 and location of polling places no earlier than 10 days
19 before the date on which such voting begins.

20 “(3) CONSULTATION.—Such standards shall be
21 developed in consultation with civil rights, voting
22 rights, and voting protection organizations, State
23 and local election officials, and other interested
24 members of the community.

1 “(b) DEVIATION.—The standards described in sub-
2 section (a) shall permit States, upon giving reasonable
3 public notice, to deviate from any requirement in the case
4 of unforeseen circumstances such as a natural disaster or
5 a terrorist attack.”.

6 (2) CLERICAL AMENDMENT.—The table of con-
7 tents of such Act, as amended by this Act, is amend-
8 ed by adding at the end of the items relating to sub-
9 title E of title II the following:

“Sec. 299B. Standards for early voting.”.

10 **Subtitle G—Newly Eligible Voters**

11 **SEC. 361. ENCOURAGING THE REGISTRATION OF NEWLY** 12 **ELIGIBLE VOTERS.**

13 (a) REQUIREMENT.—

14 (1) IN GENERAL.—Subtitle D of title III of the
15 Help America Vote Act of 2002, as added and
16 amended by this Act, is amended by adding at the
17 end the following new section:

18 **“SEC. 339. ENCOURAGING THE REGISTRATION OF NEWLY** 19 **ELIGIBLE VOTERS.**

20 “(a) NEWLY ELIGIBLE VOTERS.—

21 “(1) IN GENERAL.—Each State shall mail a
22 voter registration application to each individual who
23 is a citizen of the United States residing in that
24 State on the date the individual reaches 18 years of
25 age, if the State has issued a driver’s license or has

1 another accessible record of the individual's address
2 and date of birth.

3 “(2) EXCEPTION FOR CERTAIN STATES.—The
4 requirement under paragraph (1) shall not apply to
5 a State in which, under a State law in effect con-
6 tinuously on and after the date of the enactment of
7 the Count Every Vote Act of 2007, there is no voter
8 registration requirement for individuals in the State
9 with respect to elections for Federal office.

10 “(b) PUBLIC EDUCATION.—Each State, in consulta-
11 tion with the Secretary of Education and the Commission,
12 shall develop and implement procedures to provide oppor-
13 tunities for persons to apply to register to vote at public
14 educational institutions, including but not limited to—

15 “(1) high school graduation ceremonies;

16 “(2) orientation at public colleges and univer-
17 sities; and

18 “(3) colleges, universities, and trade schools
19 participating in Federal student loan programs.

20 “(c) NATURALIZATION PROCEEDINGS.—The Sec-
21 retary of Homeland Security, in consultation with the
22 Commission, shall develop and implement procedures to
23 provide opportunities for persons to apply to register to
24 vote at, or otherwise in connection with, naturalization
25 proceedings.

1 “(d) CHANGES OF ADDRESS FORMS.—The United
2 States Postal Service shall include the National mail voter
3 registration application form developed pursuant to sec-
4 tion 9 of the National Voter Registration Act of 1993
5 along with the materials made available to citizens who
6 change their address. The Postal Service shall also make
7 such form available on its change of address web site.

8 “(e) LIMITATION ON USE OF INFORMATION.—No in-
9 formation relating to the failure of an individual to sign
10 a voter registration application may be used for any pur-
11 pose other than voter registration.”.

12 (2) CLERICAL AMENDMENT.—The table of con-
13 tents of such Act, as amended by this Act, is amend-
14 ed by adding at the end of the items relating to sub-
15 title D of title III the following:

“Sec. 339. Encouraging the registration of newly eligible voters.”.

16 **SEC. 362. CIVIC EDUCATION PILOT PROGRAM.**

17 (a) PROGRAM.—Subtitle D of title II of the Help
18 America Vote Act of 2002 (42 U.S.C. 15401 et seq.), as
19 amended by this Act, is amended by adding at the end
20 the following new part:

21 **“PART 11—CIVIC EDUCATION PILOT PROGRAM**

22 **“SEC. 297D. CIVIC EDUCATION PILOT PROGRAM.**

23 “(a) IN GENERAL.—The Commission shall make
24 grants to carry out pilot programs under which States will

1 teach high school students the mechanics and importance
2 of participation in the democratic process.

3 “(b) MATERIALS.—The Commission shall develop
4 educational materials to assist States in meeting the pur-
5 poses of this pilot program.

6 “(c) CURRICULUM.—A State receiving funds under a
7 pilot program under this section shall use the funds to
8 encourage leadership, community development, and par-
9 ticipation in the political process, including through—

10 “(1) the provision of cross-disciplinary instruc-
11 tion in government, history, law and democracy, in-
12 cluding the importance of voting and registering to
13 vote;

14 “(2) the incorporation of a discussion of current
15 issues and events into the classroom;

16 “(3) the development and implementation of
17 programs that provide students with the opportunity
18 to apply what they learn through performing com-
19 munity service that is linked to classroom discussion;

20 “(4) the development and implementation of
21 programs that allow students to meet and discuss
22 current events and legislation with community and
23 political leaders; or

1 “(5) the development of simulations of demo-
2 cratic processes and procedures and the encourage-
3 ment of student participation in those simulations.

4 “(d) REQUIREMENTS FOR GRANT RECIPIENTS.—In
5 making grants under this section, the Commission shall
6 ensure that the funds provided are spent for projects and
7 activities which are carried out without partisan bias and
8 without promoting any particular point of view regarding
9 any issue, and that each recipient is governed in a bal-
10 anced manner without any partisan bias. A grant recipient
11 who is determined to have violated this subsection shall
12 be disqualified from receiving any additional grants under
13 this part.

14 “(e) REPORTS.—

15 “(1) IN GENERAL.—Each State which receives
16 a grant under this part shall submit to the Commis-
17 sion a report describing the activities carried out
18 with the funds provided under the grant.

19 “(2) DEADLINE.—An State shall submit a re-
20 port required under paragraph (1) not later than 60
21 days after the end of the fiscal year for which the
22 entity received the grant which is the subject of the
23 report.

24 “(f) AUTHORIZATION OF APPROPRIATIONS.—There
25 are authorized to be appropriated for grants under this

1 part \$5,000,000 for each of the fiscal years 2008, 2009,
2 2010, and 2011.”.

3 (b) CLERICAL AMENDMENT.—The table of contents
4 of such Act, as amended by this Act, is amended by adding
5 at the end of the items relating to subtitle D of title II
6 the following:

“PART 11—CIVIC EDUCATION PILOT PROGRAM

“Sec. 297D. Civic Education Pilot Program.”.

7 **TITLE IV—VOTER REGISTRA-**
8 **TION AND IDENTIFICATION**

9 **SEC. 401. VOTER REGISTRATION.**

10 (a) CONTENTS OF REGISTRATION APPLICATIONS.—

11 (1) MAIL-IN APPLICATION.—Paragraph (4) of
12 section 303(b) of the Help America Vote Act of
13 2002 (42 U.S.C. 15483(b)(4)) is amended by adding
14 at the end the following new subparagraph:

15 “(C) EXCEPTION.—On and after the date
16 of the enactment of the Count Every Vote Act
17 of 2007—

18 “(i) in lieu of the questions and state-
19 ments required under subparagraph (A),
20 such mail voter registration form shall in-
21 clude on the form an affidavit to be signed
22 by the registrant attesting both to citizen-
23 ship and age; and

1 “(ii) subparagraph (B) shall not
2 apply.”.

3 (2) APPLICATION IDENTIFYING NUMBERS.—

4 (A) REGISTRATION APPLICATION.—Sub-
5 paragraph (A) of section 303(a)(5) of such Act
6 (42 U.S.C. 15483(a)(5)) is amended—

7 (i) by redesignating clause (iii) as
8 clause (iv); and

9 (ii) by inserting after clause (ii) the
10 following new clause:

11 “(iii) IDENTIFYING NUMBERS IN REG-
12 ISTRATION APPLICATIONS.—An application
13 for voter registration shall—

14 “(I) provide a space for appli-
15 cants to state if they lack a driver’s li-
16 cense or Social Security number, and

17 “(II) state explicitly that the ap-
18 plicant may enter any personal identi-
19 fication document number issued by a
20 State motor vehicle authority in the
21 space provided for a driver’s license
22 number.”.

23 (B) CLARIFICATION.—Section
24 303(a)(5)(A) of such Act (42 U.S.C.
25 15483(a)(5)(A)) is amended—

1 (i) in clause (i)(I), by striking “driv-
2 er’s license, the applicant’s driver’s license
3 number” and inserting “motor vehicle driv-
4 er’s license (as defined in section 3(3) of
5 the National Voter Registration Act of
6 1993 (42 U.S.C. 1973gg-1(3))), the appli-
7 cant’s motor vehicle driver’s license num-
8 ber”; and

9 (ii) in clause (ii), by striking “driver’s
10 license” and inserting “motor vehicle driv-
11 er’s license (as defined in section 3(3) of
12 the National Voter Registration Act of
13 1993 (42 U.S.C. 1973gg-1(3)))”.

14 (3) TESTING.—Section 303 of such Act (42
15 U.S.C. 15483) is amended—

16 (A) by redesignating subsection (d) as sub-
17 section (e); and

18 (B) by inserting after subsection (c) the
19 following new subsection:

20 “(d) TESTING.—Not later than 6 months after the
21 date of the enactment of the Count Every Vote Act of
22 2007, the Commission shall—

23 “(1) issue voluntary guidance for usability test-
24 ing of registration forms; and

1 “(2) conduct usability testing of all national or
2 Federal registration forms, and make the results
3 available upon request to the public.”.

4 (b) CLARIFICATION OF STANDARDS FOR DETER-
5 MINING MATCHING OF INFORMATION PROVIDED WITH
6 APPLICATIONS.—

7 (1) STATE REQUIREMENTS FOR DETERMINA-
8 TION OF VALIDITY OF NUMBERS PROVIDED.—Sec-
9 tion 303(a)(5)(A)(iii) of such Act (42 U.S.C.
10 15483(a)(5)(A)(iii)) is amended by striking the pe-
11 riod at the end and inserting the following: “, except
12 that the information provided by an individual shall
13 be sufficient to meet the requirements of this sub-
14 paragraph if, based on the information provided, the
15 State is able to determine the individual’s motor ve-
16 hicle driver’s number or other personal identification
17 document number or the last four digits of the indi-
18 vidual’s Social Security number, or is able to locate
19 one of those numbers in another State record.”.

20 (2) STANDARDS FOR DETERMINATION OF
21 MATCH OF SOCIAL SECURITY NUMBERS.—

22 (A) REQUIREMENTS FOR STATES.—Section
23 303(a)(5)(B) of such Act (42 U.S.C.
24 15483(a)(5)(B)) is amended by adding at the
25 end the following new clause:

1 “(iii) MATCHING STANDARDS.—Infor-
2 mation provided by an applicant for voter
3 registration shall be deemed to be validly
4 matched with information maintained by
5 the Commissioner of Social Security shall
6 be deemed validly matched for purposes of
7 this subparagraph if it may be reasonably
8 concluded that the applicant is substan-
9 tially likely to be the same individual as an
10 individual reflected in the database of the
11 Social Security Administration.”.

12 (B) PROCEDURES OF COMMISSIONER OF
13 SOCIAL SECURITY.—Section 205(r)(8) of the
14 Social Security Act (42 U.S.C. 405(r)(8)), as
15 added by section 303(a)(5)(C) of the Help
16 America Vote Act of 2002, is amended by add-
17 ing at the end the following new subparagraph:

18 “(G) The Commissioner shall develop pro-
19 cedures consistent with the matching standard
20 established under section 303(a)(5)(B)(iii) of
21 the Help America Vote Act of 2002 to improve
22 the accuracy of the matching process under the
23 agreements under this paragraph, including
24 procedures to account for typographical errors
25 and common variations in recording data. Such

1 procedures shall be uniform, nondiscriminatory,
2 and open to public scrutiny.”.

3 (c) PROCESSING OF REGISTRATION APPLICATIONS.—

4 (1) PROCESSING REQUIREMENTS.—Subtitle D
5 of title III of the Help America Vote Act of 2002,
6 as added and amended by this Act, is amended by
7 adding at the end the following new section:

8 **“SEC. 340. PROCESSING OF REGISTRATION APPLICATIONS.**

9 “(a) IN GENERAL.—Notwithstanding any other pro-
10 vision of law, each State and jurisdiction shall accept and
11 process a voter registration application for an election for
12 Federal office unless there is a material omission or infor-
13 mation that specifically affects the eligibility of the voter.

14 “(b) PRESUMPTION TO REGISTER.—There shall be
15 a presumption that persons who submit voter registration
16 applications should be registered.

17 “(c) PRESUMPTION TO CURE MATERIAL OMIS-
18 SION.—Each State and jurisdiction shall—

19 “(1) provide a process to permit voters an op-
20 portunity to cure any material omission on the voter
21 registration application within a reasonable period of
22 time before the election; and

23 “(2) accept any application which is so cured as
24 having been filed on the date on which such applica-
25 tion is originally received.

1 “(d) STANDARDS FOR MATERIAL OMISSION FROM
2 REGISTRATION FORMS.—

3 “(1) IN GENERAL.—For purposes of this sec-
4 tion, a ‘material omission or information that spe-
5 cifically affects the eligibility of the voter’ consists
6 of—

7 “(A) the omission of information necessary
8 to establish the eligibility of the applicant to
9 vote; or

10 “(B) the inclusion of information that es-
11 tablishes the applicant’s ineligibility to vote.

12 “(2) CERTAIN INFORMATION NOT A MATERIAL
13 OMISSION.—For purposes of this section, the fol-
14 lowing shall not constitute a ‘material omission or
15 information that specifically affects the eligibility of
16 the voter’:

17 “(A) The failure to provide a Social Secu-
18 rity number or driver’s license number.

19 “(B) The failure to provide information
20 concerning citizenship or age in a manner other
21 than the attestation required under section
22 9(b)(2) of the National Voter Registration Act
23 of 1993 (42 U.S.C. 1973–gg–7).

24 “(C) The mere fact of a mismatch between
25 the information provided by the voter and the

1 information in a State government database,
2 absent cause to believe that the mismatch is
3 evidence of ineligibility.

4 “(e) STATE RULES.—Each State shall adopt uniform
5 and nondiscriminatory standards regarding the eligibility
6 of citizens to vote in elections in the State, and describing
7 the procedures and circumstances under which a voter reg-
8 istration form may be rejected, consistent with the re-
9 quirements of this Act and the National Voter Registra-
10 tion Act of 1993.

11 “(f) EXCEPTION FOR CERTAIN STATES.—The re-
12 quirements of this section shall not apply to a State in
13 which, under a State law in effect continuously on and
14 after the date of the enactment of the Count Every Vote
15 Act of 2007, there is no voter registration requirement for
16 individuals in the State with respect to elections for Fed-
17 eral office.”.

18 (2) CLERICAL AMENDMENT.—The table of con-
19 tents of such Act, as amended by this Act, is amend-
20 ed by adding at the end of the items relating to sub-
21 title D of title III the following:

“Sec. 340. Processing of registration applications.”.

22 (d) STUDY ON USES OF THE INTERNET IN FEDERAL
23 ELECTIONS.—

24 (1) IN GENERAL.—Subtitle C of title II of such
25 Act (42 U.S.C. 15381 et seq.), as amended by this

1 Act, is amended by inserting after section 249B the
2 following new section:

3 **“SEC. 249C. STUDY ON INTERNET REGISTRATION AND**
4 **OTHER USES OF THE INTERNET IN FEDERAL**
5 **ELECTIONS.**

6 “(a) STUDY.—The Commission shall conduct a study
7 on—

8 “(1) the feasibility of voter registration through
9 the Internet for Federal elections; and

10 “(2) other uses of the Internet in Federal elec-
11 tions, including—

12 “(A) the use of the Internet to publicize
13 information related to Federal elections;

14 “(B) the use of the Internet to provide
15 public access portals through which voters can
16 confirm, correct and update voter registration
17 records; and

18 “(C) the use of the Internet to vote in
19 Federal elections.

20 “(b) REPORT.—Not later than 6 months after the
21 date of the enactment of the Count Every Vote Act of
22 2007, the Commission shall transmit to Congress a report
23 on the results of the study conducted under subsection
24 (a).”.

1 (2) CLERICAL AMENDMENT.—The table of con-
 2 tents of such Act, as amended by this Act, is amend-
 3 ed by inserting after the item relating to section
 4 249B the following:

“Sec. 249C. Study on Internet registration and other uses of the Internet in
 Federal elections.”.

5 (3) EFFECTIVE DATE.—The amendments made
 6 by this subsection shall take effect on the date of the
 7 enactment of this Act.

8 **SEC. 402. ESTABLISHING VOTER IDENTIFICATION FOR CER-**
 9 **TAIN VOTERS WHO REGISTER BY MAIL.**

10 (a) IN GENERAL.—

11 (1) INDIVIDUALS VOTING IN PERSON.—Section
 12 303(b)(2)(A)(i) of the Help America Vote Act of
 13 2002 (42 U.S.C. 15483(b)(2)(A)(i)) is amended—

14 (A) by striking “or” at the end of sub-
 15 clause (I); and

16 (B) by adding at the end the following new
 17 subclause:

18 “(III) executes a written affidavit
 19 attesting to such individual’s identity;
 20 or”.

21 (2) INDIVIDUALS VOTING BY MAIL.—Section
 22 303(b)(2)(A)(ii) of such Act (42 U.S.C.
 23 15483(b)(2)(A)(ii)) is amended—

1 (A) by striking “or” at the end of sub-
2 clause (I);

3 (B) by striking the period at the end of
4 subclause (II) and inserting “; or”; and

5 (C) by adding at the end the following new
6 subclause:

7 “(III) a written affidavit exe-
8 cuted by such individual attesting to
9 the individual’s identity.”.

10 (b) STANDARDS FOR VERIFYING VOTER INFORMA-
11 TION.—

12 (1) IN GENERAL.—Subtitle E of title II of such
13 Act, as added and amended by this Act, is amended
14 by adding at the end the following new section:

15 **“SEC. 299C. VOTER IDENTIFICATION.**

16 “The Commission shall develop standards for
17 verifying the identification information required under sec-
18 tion 303(a)(5) in connection with the registration of an
19 individual to vote in a Federal election.”.

20 (2) CLERICAL AMENDMENT.—The table of con-
21 tents of such Act, as amended by this Act, is amend-
22 ed by adding at the end of the items relating to sub-
23 title E of title II the following:

“Sec. 299C. Voter identification.”.

1 **SEC. 403. REQUIREMENT FOR FEDERAL CERTIFICATION OF**
2 **TECHNOLOGICAL SECURITY OF VOTER REG-**
3 **ISTRATION LISTS.**

4 (a) IN GENERAL.—Section 303(a)(3) of the Help
5 America Vote Act of 2002 (42 U.S.C. 15483(a)(3)) is
6 amended by striking “measures to prevent the” and in-
7 serting “measures, as certified by the Commission, to pre-
8 vent”.

9 (b) EFFECTIVE DATE.—The amendment made by
10 this section shall take effect on the date of the enactment
11 of this Act.

12 **SEC. 404. COORDINATION WITH STATE DATABASES.**

13 Section 303(a)(1)(A)(iv) of the Help America Vote
14 Act of 2002 (42 U.S.C. 15483(a)(1)(A)(iv)) is amended
15 by striking the period at the end and inserting the fol-
16 lowing: “including the databases of social services agen-
17 cies, in order to confirm and correct information in voter
18 registration records and ensure the accurate and timely
19 processing of applications to register to vote.”.

20 **TITLE V—PROHIBITION ON**
21 **CERTAIN CAMPAIGN ACTIVITIES**

22 **SEC. 501. PROHIBITION ON CERTAIN CAMPAIGN ACTIVI-**
23 **TIES.**

24 (a) IN GENERAL.—Title III of the Federal Election
25 Campaign Act of 1971 (2 U.S.C. 431 et seq.) is amended
26 by inserting after section 319 the following new section:

1 “CAMPAIGN ACTIVITIES BY ELECTION OFFICIALS AND
2 VOTING SYSTEM MANUFACTURERS

3 “SEC. 319A. (a) PROHIBITION.—

4 “(1) CHIEF STATE ELECTION OFFICIALS.—It
5 shall be unlawful for any chief State election official
6 to take part in prohibited political activities with re-
7 spect to any election for Federal office over which
8 such official has managerial authority.

9 “(2) VOTING SYSTEM MANUFACTURERS.—It
10 shall be unlawful for any person who owns or serves
11 as the chief executive officer, chief financial officer,
12 chief operating officer, or president of any entity
13 that designs or manufactures a voting system to
14 take part in prohibited political activities with re-
15 spect to any election for a Federal office for which
16 a voting system produced by such manufacturer is
17 used.

18 “(b) DEFINITIONS.—For purposes of this section:

19 “(1) CHIEF STATE ELECTION OFFICIAL.—The
20 term ‘chief State election official’ means the indi-
21 vidual designated as such under section 10 of the
22 National Voter Registration Act of 1993.

23 “(2) PROHIBITED POLITICAL ACTIVITIES.—The
24 term ‘prohibited political activities’ means actively
25 campaigning to support or oppose a candidate or

1 slate of candidates for Federal office, making public
2 speeches in support of such a candidate, soliciting
3 and collecting contributions on behalf of such a can-
4 didate, distributing campaign materials with respect
5 to such a candidate, organizing campaign events
6 with respect to such a candidate, and serving in any
7 position on any political campaign committee of such
8 a candidate.

9 “(c) OWNERSHIP.—For purposes of subsection
10 (a)(2), a person shall be considered to own an entity if
11 such person controls at least 20 percent, by vote or value,
12 of the entity.”.

13 (b) EFFECTIVE DATE.—The amendments made by
14 this section shall take effect upon the expiration of the
15 90-day period which begins on the date of the enactment
16 of this Act.

17 **TITLE VI—ENDING DECEPTIVE** 18 **PRACTICES**

19 **SEC. 601. ENDING DECEPTIVE PRACTICES.**

20 (a) IN GENERAL.—

21 (1) Subsection (b) of section 2004 of the Re-
22 vised Statutes (42 U.S.C. 1971(b)) is amended—

23 (A) by striking “No person” and inserting
24 the following:

25 “(1) IN GENERAL.—No person”; and

1 (B) by inserting at the end the following
2 new paragraph:

3 “(3) DECEPTIVE ACTS.—No person, whether
4 acting under color of law or otherwise, shall know-
5 ingly deceive any other person regarding the time,
6 place, or manner of conducting a general, primary,
7 run-off, or special election for the office of Presi-
8 dent, Vice President, presidential elector, Member of
9 the Senate, or Member of the House of Representa-
10 tives, Delegates, or Commissioners from the Terri-
11 tories or possessions; nor shall any person knowingly
12 deceive any person regarding the qualifications or
13 restrictions of voter eligibility for any general, pri-
14 mary, run-off, or special election for the office of
15 President, Vice President, presidential elector, Mem-
16 ber of the Senate, or Member of the House of Rep-
17 resentatives, Delegates, or Commissioners from the
18 Territories or possessions.”.

19 (2) The heading of section 2004(b) of the Re-
20 vised Statutes is amended by striking “or coercion”
21 and inserting “coercion, or deceptive acts”.

22 (b) CRIMINAL PENALTY.—Section 594 of title 18,
23 United States Code, is amended—

24 (1) by striking “Whoever” and inserting the fol-
25 lowing:

1 “(a) INTIMIDATION.—Whoever”; and

2 (2) by inserting at the end the following:

3 “(b) DECEPTIVE ACTS.—Whoever knowingly deceives
4 any person regarding—

5 “(1) the time, place, or manner of conducting
6 a general, primary, run-off, or special election for
7 the office of President, Vice President, presidential
8 elector, Member of the Senate, or Member of the
9 House of Representatives, Delegates, or Commis-
10 sioners from the Territories or possessions; or

11 “(2) the qualifications or restrictions of voter
12 eligibility for any general, primary, run-off or special
13 election for the office of President, Vice President,
14 presidential elector, Member of the Senate, or Mem-
15 ber of the House of Representatives, Delegates, or
16 Commissioners from the Territories or possessions
17 shall be fined under this title, imprisoned not more
18 than five years, or both.”.

19 (c) EFFECTIVE DATE.—The amendments made by
20 this section shall take effect on the date of the enactment
21 of this Act.

1 **TITLE VII—CIVIC PARTICIPA-**
2 **TION BY EX-OFFENDERS**

3 **SEC. 701. VOTING RIGHTS OF INDIVIDUALS CONVICTED OF**
4 **CRIMINAL OFFENSES.**

5 (a) **SHORT TITLE.**—This title may be cited as the
6 “Civic Participation Act of 2007”.

7 (b) **FINDINGS AND PURPOSE.**—

8 (1) **FINDINGS.**—Congress makes the following
9 findings:

10 (A) The right to vote is the most basic
11 constitutive act of citizenship and regaining the
12 right to vote reintegrates offenders into free so-
13 ciety. The right to vote may not be abridged or
14 denied by the United States or by any State on
15 account of race, color, gender, or previous con-
16 dition of servitude. Basic constitutional prin-
17 ciples of fairness and equal protection require
18 an equal opportunity for United States citizens
19 to vote in Federal elections.

20 (B) Congress has ultimate supervisory
21 power over Federal elections, an authority that
22 has repeatedly been upheld by the Supreme
23 Court.

24 (C) Although State laws determine the
25 qualifications for voting in Federal elections,

1 Congress must ensure that those laws are in ac-
2 cordance with the Constitution. Currently, those
3 laws vary throughout the Nation, resulting in
4 discrepancies regarding which citizens may vote
5 in Federal elections.

6 (D) An estimated 5,400,000 individuals in
7 the United States, or 1 in 40 adults, currently
8 cannot vote as a result of a felony conviction.
9 Women represent about 650,000 and military
10 veterans represent about 500,000 of those
11 5,300,000.

12 (E) State disenfranchisement laws dis-
13 proportionately impact ethnic minorities.

14 (F) 12 States disenfranchise some or all
15 ex-offenders who have fully served their sen-
16 tences, regardless of the nature or seriousness
17 of the offense.

18 (G) In those States that disenfranchise ex-
19 offenders who have fully served their sentences,
20 the right to vote can be regained in theory, but
21 in practice this possibility is often illusory.

22 (H) In 8 States, a pardon or order from
23 the Governor is required for an ex-offender to
24 regain the right to vote. In two States, ex-of-

1 offenders must obtain action by the parole or par-
2 don board to regain that right.

3 (I) Offenders convicted of a Federal of-
4 fense often have additional barriers to regaining
5 voting rights. Many States do not offer a res-
6 toration procedure for Federal offenders who
7 have completed supervision. The only method
8 available to such persons is a Presidential par-
9 don.

10 (J) State procedures that require individ-
11 uals to apply to have their voting rights re-
12 stored are often unfair and inefficient. Long
13 backlogs often cause delays of months or years
14 before individual applications are processed.
15 Few persons who seek to have their right to
16 vote restored have the financial and political re-
17 sources needed to succeed.

18 (K) Thirteen percent of the African-Amer-
19 ican adult male population, or 1,400,000 Afri-
20 can-American men, are disenfranchised. Given
21 current rates of incarceration, 3 in 10 African-
22 American men in the next generation will be
23 disenfranchised at some point during their life-
24 times. Hispanic citizens are also disproportion-
25 ately disenfranchised, since those citizens are

1 disproportionately represented in the criminal
2 justice system.

3 (L) The discrepancies described in this
4 paragraph should be addressed by Congress, in
5 the name of fundamental fairness and equal
6 protection.

7 (2) PURPOSE.—The purpose of this title is to
8 restore fairness in the Federal election process by
9 ensuring that ex-offenders who have fully served
10 their sentences are not denied the right to vote.

11 (c) DEFINITIONS.—In this title:

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

20 (2) ELECTION.—The term “election” means—

21 (A) a general, special, primary, or runoff
22 election;

23 (B) a convention or caucus of a political
24 party held to nominate a candidate;

1 (C) a primary election held for the selec-
2 tion of delegates to a national nominating con-
3 vention of a political party; or

4 (D) a primary election held for the expres-
5 sion of a preference for the nomination of per-
6 sons for election to the office of President.

7 (3) FEDERAL OFFICE.—The term “Federal of-
8 fice” means the office of President or Vice Presi-
9 dent, or of Senator or Representative in, or Delegate
10 or Resident Commissioner to, Congress.

11 (4) PAROLE.—The term “parole” means parole
12 (including mandatory parole), or conditional or su-
13 pervised release (including mandatory supervised re-
14 lease), imposed by a Federal, State, or local court.

15 (5) PROBATION.—The term probation means
16 probation imposed by a Federal, State, or local
17 court, with or without a condition on the individual
18 involved concerning—

19 (A) the individual’s freedom of movement;

20 (B) the payment of damages by the indi-
21 vidual;

22 (C) periodic reporting by the individual to
23 an officer of the court; or

24 (D) supervision of the individual by an of-
25 ficer of the court.

1 (d) RIGHTS OF CITIZENS.—The right of an individual
2 who is a citizen of the United States to vote in any election
3 for Federal office shall not be denied or abridged because
4 that individual has been convicted of a criminal offense
5 unless, at the time of the election, such individual—

6 (1) is serving a felony sentence in a correctional
7 institution or facility; or

8 (2) is on parole or probation for a felony of-
9 fense

10 (e) ENFORCEMENT.—

11 (1) ATTORNEY GENERAL.—The Attorney Gen-
12 eral may bring a civil action in a court of competent
13 jurisdiction to obtain such declaratory or injunctive
14 relief as is necessary to remedy a violation of this
15 section.

16 (2) PRIVATE RIGHT OF ACTION.—

17 (A) NOTICE.—A person who is aggrieved
18 by a violation of this section may provide writ-
19 ten notice of the violation to the chief election
20 official of the State involved.

21 (B) ACTION.—Except as provided in sub-
22 paragraph (C), if the violation is not corrected
23 within 90 days after receipt of a notice provided
24 under subparagraph (A), or within 20 days
25 after receipt of the notice if the violation oc-

1 curred within 120 days before the date of an
2 election for Federal office, the aggrieved person
3 may bring a civil action in such a court to ob-
4 tain declaratory or injunctive relief with respect
5 to the violation.

6 (C) ACTION FOR VIOLATION SHORTLY BE-
7 FORE A FEDERAL ELECTION.—If the violation
8 occurred within 30 days before the date of an
9 election for Federal office, the aggrieved person
10 shall not be required to provide notice to the
11 chief election official of the State under sub-
12 paragraph (A) before bringing a civil action in
13 such a court to obtain declaratory or injunctive
14 relief with respect to the violation.

15 (f) RELATION TO OTHER LAWS.—

16 (1) NO PROHIBITION ON LESS RESTRICTIVE
17 LAWS.—Nothing in this section shall be construed to
18 prohibit a State from enacting any State law that
19 affords the right to vote in any election for Federal
20 office on terms less restrictive than those terms es-
21 tablished by this section.

22 (2) NO LIMITATION ON OTHER LAWS.—The
23 rights and remedies established by this section shall
24 be in addition to all other rights and remedies pro-
25 vided by law, and shall not supersede, restrict, or

1 limit the application of the Voting Rights Act of
2 1965 (42 U.S.C. 1973 et seq.) or the National Voter
3 Registration Act of 1993 (42 U.S.C. 1973gg et
4 seq.).

5 (g) NOTIFICATION OF RESTORATION OF VOTING
6 RIGHTS.—

7 (1) IN GENERAL.—Subtitle D of title III of the
8 Help America Vote Act of 2002, as added and
9 amended by this Act, is amended by adding at the
10 end the following new section:

11 **“SEC. 341. NOTIFICATION OF RESTORATION OF VOTING**
12 **RIGHTS.**

13 “(a) NOTIFICATION.—

14 “(1) IN GENERAL.—On the date determined
15 under subsection (b), each State shall notify in writ-
16 ing any qualified ex-offender who resides in the
17 State that such qualified ex-offender has the right to
18 vote in an election for Federal office pursuant to the
19 Civic Participation Act of 2007 and may register to
20 vote in any such election.

21 “(2) QUALIFIED EX-OFFENDER.—For the pur-
22 pose of this section, the term ‘qualified ex-offender’
23 means any individual who resides in the State who
24 has been convicted of a criminal offense and is not
25 serving a felony sentence in a correctional institution

1 or facility and who is not on parole or probation for
2 a felony offense.

3 “(b) DATE OF NOTIFICATION.—The notification re-
4 quired under subsection (a) shall be given on the later of
5 the date on which such individual is released from a cor-
6 rectional institution or facility for serving a felony sen-
7 tence or the date on which such individual is released from
8 parole for a felony offense.

9 “(c) DEFINITIONS.—Any term which is used in this
10 section that is also used in the Civic Participation Act of
11 2007 shall have the meaning given to such term in that
12 Act.

13 “(d) EFFECTIVE DATE.—Each State shall be re-
14 quired to comply with the requirements of this section on
15 and after the date of the enactment of the Civic Participa-
16 tion Act of 2007.”.

17 (2) CLERICAL AMENDMENT.—The table of con-
18 tents of such Act, as amended by this Act, is amend-
19 ed by adding at the end of the items relating to sub-
20 title D of title III the following:

“Sec. 341. Notification of restoration of voting rights.”.

21 (h) EFFECTIVE DATE.—

22 (1) IN GENERAL.—This section shall apply to
23 citizens of the United States voting in any election
24 for Federal office after the date of the enactment of
25 this Act.

1 (2) AMENDMENTS.—The amendment made by
2 subsection (g) shall take effect on the date of the en-
3 actment of this Act.

4 **TITLE VIII—ELECTION DAY AS A**
5 **PUBLIC HOLIDAY**

6 **SEC. 801. ACCELERATION OF STUDY ON ELECTION DAY AS**
7 **A PUBLIC HOLIDAY.**

8 (a) IN GENERAL.—Section 241 of the Help America
9 Vote Act of 2002 (42 U.S.C. 15381) is amended by adding
10 at the end the following new subsection:

11 “(d) REPORT ON ELECTION DAY.—

12 “(1) IN GENERAL.—The report required under
13 subsection (a) with respect to election administration
14 issues described under subsection (b)(10) shall be
15 submitted not later than 6 months after the date of
16 enactment of the Count Every Vote Act of 2007.

17 “(2) ADDITIONAL REQUIREMENTS.—In addition
18 to the requirements under subsection (c), the report
19 described in paragraph (1) shall include—

20 “(A) an assessment of the impact of mak-
21 ing Election Day a public holiday on low-wage
22 hourly workers;

23 “(B) a discussion of incentives and strate-
24 gies to encourage Federal employees to serve as
25 poll workers; and

1 “(C) a discussion of methods to encourage
2 State and local government employees to serve
3 as poll workers.

4 “(3) AUTHORIZATION OF APPROPRIATIONS.—Of
5 the amount authorized to be appropriated under sec-
6 tion 210 for fiscal year 2008, \$100,000 shall be au-
7 thorized solely to carry out this subsection.”.

8 (b) EFFECTIVE DATE.—The amendment made by
9 this section shall take effect on the date of the enactment
10 of this Act.

11 **TITLE IX—ADDITIONAL IM-**
12 **PROVEMENTS TO ELECTION**
13 **PROCEDURES**

14 **SEC. 901. TRANSMISSION OF CERTIFICATE OF ASCERTAIN-**
15 **MENT OF ELECTORS.**

16 (a) IN GENERAL.—Section 6 of title 3, United States
17 Code, is amended—

18 (1) by inserting “and before the date that is 6
19 days before the date on which the electors are to
20 meet under section 7,” after “under and in pursu-
21 ance of the laws of such State providing for such as-
22 certainment,”; and

23 (2) by striking “by registered mail” and insert-
24 ing “by overnight courier”.

1 (b) EFFECTIVE DATE.—The amendments made by
 2 this section shall take effect on the date of the enactment
 3 of this Act.

4 **SEC. 902. STUDY ON FEASIBILITY OF CREATING RANKING**
 5 **SYSTEM OF STATE ELECTION ADMINISTRA-**
 6 **TION PROCESSES.**

7 (a) STUDY.—Subtitle C of title II of the Help Amer-
 8 ica Vote Act of 2002 (42 U.S.C. 15381 et seq.), as amend-
 9 ed by this Act, is amended by inserting after section 249C
 10 the following new section:

11 **“SEC. 249D. STUDY ON FEASIBILITY OF CREATING RANKING**
 12 **SYSTEM OF STATE ELECTION ADMINISTRA-**
 13 **TION PROCESSES.**

14 “(a) STUDY.—

15 “(1) IN GENERAL.—The Commission shall con-
 16 duct and make publicly available a comprehensive
 17 study of the costs and benefits of developing a De-
 18 mocracy Index (Index) of State election administra-
 19 tion processes.

20 “(2) STUDY THROUGH APPROPRIATE ENTITY.—

21 Not later than 60 days after the date of the enact-
 22 ment of the Count Every Vote Act of 2007, the
 23 Commission shall seek to enter into agreement with
 24 the National Academy of Sciences, the National
 25 Science Foundation, the AEI–Brookings Election

1 Reform Project, or other appropriate nongovern-
2 mental entity to carry out the study required in sub-
3 section (a).

4 “(3) ISSUES CONSIDERED.—The study shall—

5 “(A) identify the appropriate scope and
6 methodology, if any, to be used in organizing
7 and administering the Index;

8 “(B) recommend an appropriate method-
9 ology for gathering and standardizing informa-
10 tion related to the quality of each State’s elec-
11 tion administration processes; and

12 “(C) recommend an appropriate method-
13 ology for ranking the quality of State election
14 administration processes.

15 “(b) DEFINITION.—For purposes of this section,
16 ‘election administration processes’ includes the registra-
17 tion of eligible voters, the casting of ballots, and the count-
18 ing of ballots.

19 “(c) REPORT AND RECOMMENDATIONS.—Not later
20 than 12 months after the date of the enactment of the
21 Count Every Vote Act of 2007, the Commission shall sub-
22 mit to the President and Congress a report on the study
23 conducted under subsection (a), together with rec-
24 ommendations for administrative and legislative action as

1 the Commission deems appropriate. The report shall be
2 made publicly available in paper copy and electronically.”.

3 (b) CLERICAL AMENDMENT.—The table of contents
4 of such Act, as amended by this Act, is amended by insert-
5 ing after the item relating to section 249C the following:

“Sec. 249D. Study on feasibility of creating ranking system of State election
administration processes.”.

6 **TITLE X—STRENGTHENING THE**
7 **ELECTION ASSISTANCE COM-**
8 **MISSION**

9 **SEC. 1001. STRENGTHENING THE ELECTION ASSISTANCE**
10 **COMMISSION.**

11 (a) AUTHORIZATION OF APPROPRIATIONS.—Section
12 210 of the Help America Vote Act of 2002 (42 U.S.C.
13 15330) is amended by striking “for each of fiscal years
14 2003 through 2005 such sums as may be necessary (but
15 not to exceed \$10,000,000 for each such year)” and in-
16 serting “\$15,000,000 for fiscal year 2008, \$10,000,000
17 for fiscal year 2009, \$10,000,000 for fiscal year 2010, and
18 such sums as may be necessary for each succeeding fiscal
19 year”.

20 (b) BUDGET REQUESTS.—

21 (1) IN GENERAL.—Part 1 of subtitle A of title
22 II of such Act (42 U.S.C. 15321 et seq.) is amended
23 by inserting after section 209 the following new sec-
24 tion:

1 **“SEC. 209A. SUBMISSION OF BUDGET REQUESTS.**

2 “Whenever the Commission submits any budget esti-
3 mate or request to the President or the Office of Manage-
4 ment and Budget, it shall concurrently transmit a copy
5 of such estimate or request to the Congress and to the
6 Committee on House Administration of the House of Rep-
7 resentatives and the Committee on Rules and Administra-
8 tion of the Senate.”.

9 (2) CLERICAL AMENDMENT.—The table of con-
10 tents of such Act is amended by inserting after the
11 item relating to section 209 the following:

“Sec. 209A. Submission of budget requests.”.

12 (c) EXEMPTION FROM PAPERWORK REDUCTION
13 ACT.—Paragraph (1) of section 3502 of title 44, United
14 States Code, is amended—

15 (1) by redesignating subparagraphs (B), (C),
16 and (D) as subparagraphs (C), (D), and (E); and

17 (2) by inserting after subparagraph (A) the fol-
18 lowing new subparagraph:

19 “(B) the Election Assistance Commis-
20 sion;”.

21 (d) NIST AUTHORITY.—

22 (1) IN GENERAL.—Subtitle E of title II of the
23 Help America Vote Act of 2002, as added and
24 amended by this Act, is amended by adding at the
25 end the following new section:

1 **“SEC. 299D. TECHNICAL SUPPORT.**

2 “At the request of the Commission, the Director of
3 the National Institute of Standards and Technology shall
4 provide the Commission with technical support necessary
5 for the Commission to carry out its duties under this
6 title”.

7 (2) CLERICAL AMENDMENT.—The table of con-
8 tents of such Act, as amended by this Act, is amend-
9 ed by adding at the end of the items relating to sub-
10 title E of title II the following:

“Sec. 299D. Technical support.”.

11 (e) REMOVAL OF FULL-TIME EMPLOYEE CAP.—Not-
12 withstanding any other provision of law, there shall be no
13 cap on the number of full-time equivalent personnel who
14 may be employed at the Election Assistance Commission.

15 (f) EFFECTIVE DATE.—The amendments made by
16 this section shall take effect on the date of the enactment
17 of this Act.

18 **SEC. 1002. REPEAL OF EXEMPTION OF ELECTION ASSIST-**
19 **ANCE COMMISSION FROM CERTAIN GOVERN-**
20 **MENT CONTRACTING REQUIREMENTS.**

21 (a) IN GENERAL.—Section 205 of the Help America
22 Vote Act of 2002 (42 U.S.C. 15325) is amended by strik-
23 ing subsection (e).

24 (b) EFFECTIVE DATE.—The amendment made by
25 subsection (a) shall apply with respect to contracts entered

1 into by the Election Assistance Commission on or after
2 the date of enactment of this Act.

3 **SEC. 1003. MEMBERSHIP OF TECHNICAL GUIDELINES DE-**
4 **VELOPMENT COMMITTEE.**

5 (a) IN GENERAL.—Section 221(c)(1) of the Help
6 America Vote Act of 2002 (42 U.S.C. 15361(c)(1)) is
7 amended—

8 (1) by redesignating subparagraph (E) as sub-
9 paragraph (F); and

10 (2) by inserting after subparagraph (D) the fol-
11 lowing new subparagraph:

12 “(E) An individual with expertise in pro-
13 viding assistive technology to individuals with a
14 wide range of disabilities.”.

15 (b) EFFECTIVE DATE.—The amendments made by
16 this section shall take effect on the date of enactment of
17 this Act.

18 **SEC. 1004. AUTHORIZATION OF APPROPRIATIONS FOR RE-**
19 **QUIREMENTS PAYMENTS.**

20 Subsection (a) of section 257 of the Help America
21 Vote Act of 2002 (42 U.S.C. 15407(a)) is amended by
22 adding at the end the following new paragraphs:

23 “(4) For fiscal year 2008, \$3,000,000,000.

24 “(5) For each fiscal year after 2008, such sums
25 as are necessary.”.

1 **TITLE XI—EFFECTIVE DATE**

2 **SEC. 1101. EFFECTIVE DATE.**

3 Except as otherwise provided, this Act and the
4 amendments made by this Act shall apply with respect to
5 the regularly scheduled general election for Federal office
6 held in November 2008 and each succeeding election for
7 Federal office.

○