110TH CONGRESS 1ST SESSION S.559

To amend the Help America Vote Act of 2002 to require a voter-verified permanent paper ballot under title III of such Act, and for other purposes.

IN THE SENATE OF THE UNITED STATES

FEBRUARY 13, 2007

Mr. NELSON of Florida introduced the following bill; which was read twice and referred to the Committee on Rules and Administration

A BILL

To amend the Help America Vote Act of 2002 to require a voter-verified permanent paper ballot under title III of such Act, 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.

4 This Act may be cited as the "Vote Integrity and5 Verification Act of 2007".

6 SEC. 2. PROMOTING ACCURACY, INTEGRITY, AND SECU-

7 RITY THROUGH VOTER-VERIFIED PERMA8 NENT PAPER BALLOT.

9 (a) BALLOT VERIFICATION AND AUDIT CAPACITY.—

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) Ballot verification and audit capac-
5	ITY.—
6	"(A) IN GENERAL.—
7	"(i) The voting system shall require
8	the use of or produce an individual voter-
9	verified paper ballot of the voter's vote
10	that shall be created by or made available
11	for inspection and verification by the voter
12	before the voter's vote is cast and counted.
13	For purposes of this clause, examples of
14	such a ballot include a paper ballot marked
15	by the voter for the purpose of being
16	counted by hand or read by an optical
17	scanner or other similar device, a paper
18	ballot prepared by the voter to be mailed
19	to an election official (whether from a do-
20	mestic or overseas location), a paper ballot
21	created through the use of a ballot mark-
22	ing device or system, or a paper ballot pro-
23	duced by a touch screen or other electronic
24	voting machine, so long as in each case the
25	voter is permitted to verify the ballot in a

1	paper form in accordance with this sub-
2	paragraph.
3	"(ii) The voting system shall provide
4	the voter with an opportunity to correct
5	any error made by the system in the voter-
6	verified paper ballot before the permanent
7	voter-verified paper ballot is preserved in
8	accordance with subparagraph (B)(i).
9	"(iii) The voting system shall not pre-
10	serve the voter-verifiable paper ballots in
11	any manner that makes it possible, at any
12	time after the ballot has been cast, to asso-
13	ciate a voter with the record of the voter's
14	vote.
15	"(B) MANUAL AUDIT CAPACITY.—
16	"(i) The permanent voter-verified
17	paper ballot produced in accordance with
18	subparagraph (A) shall be preserved—
19	"(I) in the case of votes cast at
20	the polling place on the date of the
21	election, within the polling place in

the manner or method in which all

other paper ballots are preserved

within such polling place;

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1	"(II) in the case of votes cast at
2	the polling place prior to the date of
3	the election or cast by mail, in a man-
4	ner which is consistent with the man-
5	ner employed by the jurisdiction for
6	preserving such ballots in general; or
7	"(III) in the absence of either
8	such manner or method, in a manner
9	which is consistent with the manner
10	employed by the jurisdiction for pre-
11	serving paper ballots in general.
12	"(ii) Each paper ballot produced pur-
13	suant to subparagraph (A) shall be suit-
14	able for a manual audit equivalent to that
15	of a paper ballot voting system.
16	"(iii) In the event of any inconsist-
17	encies or irregularities between any elec-
18	tronic vote tallies and the vote tallies de-
19	termined by counting by hand the indi-
20	vidual permanent paper ballots produced
21	pursuant to subparagraph (A), and subject
22	to subparagraph (D), the individual perma-
23	nent paper ballots shall be the true and
24	correct record of the votes cast and shall
25	be used as the official ballots for purposes

1 of any recount or audit conducted with respect to any election for Federal office in 2 3 which the voting system is used. "(C) Special rule for votes cast by 4 5 ABSENT MILITARY AND OVERSEAS VOTERS.—In 6 the case of votes cast by absent uniformed serv-7 ices voters and overseas voters under the Uni-8 formed and Overseas Citizens Absentee Voting 9 Act, the ballots cast by such voters shall serve 10 as the permanent paper ballot under subpara-11 graph (A) in accordance with protocols estab-12 lished by the Commission, in consultation with 13 the Secretary of Defense after notice and op-14 portunity for public comment, which preserve 15 the privacy of the voter and are consistent with 16 the requirements of such Act and this Act, ex-17 cept that to the extent that such protocols per-18 mit the use of electronic mail in the delivery or 19 submission of such ballots, paragraph (11) shall 20 not apply with respect to the delivery or sub-21 mission of the ballots.

22 "(D) SPECIAL RULE FOR TREATMENT OF
23 DISPUTES WHEN PAPER BALLOTS HAVE BEEN
24 SHOWN TO BE COMPROMISED.—In the event of
25 any inconsistency between any electronic vote

1 tallies and the vote tallies determined by count-2 ing by hand the individual permanent paper 3 ballots produced pursuant to subparagraph (A), 4 any person seeking to show that the electronic 5 vote tally should be given preference in deter-6 mining the official count for the election shall 7 be required to demonstrate, by clear and con-8 vincing evidence, that the paper ballots have 9 been compromised (by damage or mischief or 10 otherwise) and that a sufficient number of the 11 ballots have been so compromised that the re-12 sult of the election would be changed. For pur-13 poses of the previous sentence, the paper ballots 14 associated with each voting machine shall be 15 considered on a voting-machine-by-voting-ma-16 chine basis, and only the sets of paper ballots 17 deemed compromised, if any, shall be consid-18 ered in the calculation of whether or not the 19 election would be changed due to the com-20 promised paper ballots.".

(2) CONFORMING AMENDMENT CLARIFYING APPLICABILITY OF ALTERNATIVE LANGUAGE ACCESSIBILITY.—Section 301(a)(4) of such Act (42 U.S.C.
15481(a)(4)) is amended by inserting "(including
the paper ballots required to be produced under

1	paragraph (2) and the notice required under para-
2	graph (8))" after "voting system".
3	(3) Other conforming amendments.—Sec-
4	tion 301(a)(1) of such Act (42 U.S.C. 15481(a)(1))
5	is amended—
6	(A) in subparagraph (A)(i), by striking
7	"counted" and inserting "counted, in accord-
8	ance with paragraphs (2) and (3)";
9	(B) in subparagraph (A)(ii), by striking
10	"counted" and inserting "counted, in accord-
11	ance with paragraphs (2) and (3)";
12	(C) in subparagraph (A)(iii), by striking
13	"counted" each place it appears and inserting
14	"counted, in accordance with paragraphs (2)
15	and (3)"; and
16	(D) in subparagraph (B)(ii), by striking
17	"counted" and inserting "counted, in accord-
18	ance with paragraphs (2) and (3) ".
19	(b) Accessibility and Ballot Verification In-
20	dividuals With Disabilities.—
21	(1) IN GENERAL.—Section $301(a)(3)(B)$ of
22	such Act (42 U.S.C. 15481(a)(3)(B)) is amended to
23	read as follows:
24	"(B)(i) satisfy the requirement of subpara-
25	graph (A) through the use of at least one voting

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1	system equipped for individuals with disabilities
2	at each polling place; and
3	"(ii) meet the requirements of subpara-
4	graph (A) and paragraph (2)(A) by using a sys-
5	tem that—
6	"(I) allows the voter to privately and
7	independently verify the content of the per-
8	manent paper ballot through the conver-
9	sion of the printed content into accessible
10	media, and
11	"(II) ensures that the entire process
12	of ballot verification and vote casting is
13	equipped for individuals with disabilities.".
14	(2) Specific requirement of study, test-
15	ING, AND DEVELOPMENT OF ACCESSIBLE BALLOT
16	VERIFICATION MECHANISMS.—
17	(A) STUDY AND REPORTING.—Subtitle C
18	of title II of such Act (42 U.S.C. 15381 et seq.)
19	is amended—
20	(i) by redesignating section 247 as
21	section 248; and
22	(ii) by inserting after section 246 the
23	following new section:

1 "SEC. 247. STUDY AND REPORT ON ACCESSIBLE BALLOT2VERIFICATION MECHANISMS.

3 "(a) STUDY AND REPORT.—The Director of the National Institute of Standards and Technology shall study, 4 5 test, and develop best practices to enhance the accessibility of ballot verification mechanisms for individuals with dis-6 7 abilities, for voters whose primary language is not English, 8 and for voters with difficulties in literacy, including best 9 practices for the mechanisms themselves and the processes through which the mechanisms are used. In carrying out 10 this section, the Director shall specifically investigate ex-11 isting and potential methods or devices that will assist 12 13 such individuals and voters in creating voter-verified paper ballots and in reading or transmitting the information 14 printed or marked on such ballots back to such individuals 15 and voters. 16

17 "(b) DEADLINE.—The Director shall complete the re18 quirements of subsection (a) not later than January 1,
19 2010.

20 "(c) AUTHORIZATION OF APPROPRIATIONS.—There
21 are authorized to be appropriated to carry out subsection
22 (a) \$1,000,000, to remain available until expended.".

23 (B) CLERICAL AMENDMENT.—The table of
24 contents of such Act is amended—

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1	(i) by redesignating the item relating
2	to section 247 as relating to section 248;
3	and
4	(ii) by inserting after the item relating
5	to section 246 the following new item:
	"Sec. 247. Study and report on accessible voter verification mechanisms.".
6	(3) CLARIFICATION OF ACCESSIBILITY STAND-
7	ARDS UNDER VOLUNTARY VOTING SYSTEM GUID-
8	ANCE.—In adopting any voluntary guidance under
9	subtitle B of title III of the Help America Vote Act
10	with respect to the accessibility of the ballot
11	verification requirements for individuals with disabil-
12	ities, the Election Assistance Commission shall in-
13	clude and apply the same accessibility standards ap-
14	plicable under the voluntary guidance adopted for
15	accessible voting systems under such subtitle.
16	(c) Additional Voting System Requirements.—
17	(1) REQUIREMENTS DESCRIBED.—Section
18	301(a) of such Act (42 U.S.C. 15481(a)) is amend-
19	ed by adding at the end the following new para-
20	graphs:
21	"(7) Instruction of election officials.—
22	Each State shall ensure that all election officials are
23	instructed on the right of any individual who re-
24	quires assistance to vote by reason of blindness,
25	other disability, or inability to read or write to be
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1	given assistance by a person chosen by that indi-
2	vidual under section 208 of the Voting Rights Act
3	of 1965.
4	"(8) Instruction reminding voters of im-
5	PORTANCE OF VERIFYING PAPER BALLOT.—
6	"(A) IN GENERAL.—The appropriate elec-
7	tion official at each polling place shall cause to
8	be placed in a prominent location in the polling
9	place a notice containing the following state-
10	ment, in boldface type, large font, and using
11	only upper-case letters: 'THE PAPER BAL-
12	LOT REPRESENTING YOUR VOTE
13	SHALL SERVE AS THE VOTE OF
14	RECORD IN ALL RECOUNTS AND AU-
15	DITS. DO NOT LEAVE THE VOTING
16	BOOTH UNTIL YOU HAVE CONFIRMED
17	THAT IT ACCURATELY RECORDS YOUR
18	VOTE'.
19	"(B) Systems for individuals with
20	DISABILITIES.—All voting systems equipped for
21	individuals with disabilities shall transmit by
22	accessible media the statement referred to in
23	subparagraph (A), as well as an explanation of
24	the verification process described in paragraph
25	(3)(B)(ii).

1 "(9) PROHIBITION OF USE OF UNDISCLOSED 2 SOFTWARE IN VOTING SYSTEMS.—No voting system 3 used in an election for Federal office shall at any 4 time contain or use any software not certified by the 5 State for use in the election or any software undis-6 closed to the State in the certification process. The 7 appropriate election official shall disclose, in elec-8 tronic form, the source code, object code, and exe-9 cutable representation of the voting system software 10 and firmware to the Commission, including ballot 11 programming files, and the Commission shall make 12 that source code, object code, executable representa-13 tion, and ballot programming files available for in-14 spection promptly upon request to any person.

15 "(10) PROHIBITION OF USE OF WIRELESS COM16 MUNICATIONS DEVICES IN VOTING SYSTEMS.—No
17 voting system shall contain, use, or be accessible by
18 any wireless, power-line, remote, wide area, or con19 cealed communication device at all.

20 "(11) PROHIBITING CONNECTION OF SYSTEM
21 OR TRANSMISSION OF SYSTEM INFORMATION OVER
22 THE INTERNET.—No component of any voting de23 vice upon which votes are cast shall be connected to
24 the Internet at any time.

1	"(12) Security standards for voting sys-
2	TEMS USED IN FEDERAL ELECTIONS.—
3	"(A) IN GENERAL.—No voting system may
4	be used in an election for Federal office unless
5	the manufacturer of such system and the elec-
6	tion officials using such system meet the appli-
7	cable requirements described in subparagraph
8	(B).
9	"(B) Requirements described.—The
10	requirements described in this subparagraph
11	are as follows:
12	"(i) The manufacturer and the elec-
13	tion officials shall document the secure
14	chain of custody for the handling of all
15	software, hardware, vote storage media,
16	and ballots used in connection with voting
17	systems, and shall make the information
18	available upon request to the Commission.
19	"(ii) The manufacturer of the soft-
20	ware used in the operation of the system
21	shall provide the appropriate election offi-
22	cial with updated information regarding
23	the identification of each individual who
24	participated in the writing of the software,
25	including specific information regarding

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1	whether the individual has ever been con-
2	victed of a crime involving election, ac-
3	counting, or computer security fraud.
4	"(iii) The manufacturer shall provide
5	the appropriate election official with the
6	information necessary for the official to
7	provide information to the Commission
8	under paragraph (9).
9	"(iv) After the appropriate election of-
10	ficial has certified the source code, object
11	code, and executable representation of the
12	voting system software for use in an elec-
13	tion, the manufacturer may not—
14	"(I) alter such codes and rep-
15	resentation; or
16	"(II) insert or use in the voting
17	system any software not certified by
18	the State for use in the election.
19	"(v) The appropriate election official
20	shall ensure that all voting machines and
21	related supplies to be used in the election
22	shall remain secured within storage facili-
23	ties arranged for by the election official,
24	and shall not be removed from such facili-
25	ties until such time as they are to be deliv-
	the unit such that as they are to be utility

ered to the relevant polling place and secured at the polling place until used in the election.

"(vi) 4 The manufacturer shall meet standards established by the Commission 5 6 to prevent the existence or appearance of 7 any conflict of interest with respect to can-8 didates for public office and political par-9 ties, including standards to ensure that the manufacturer's officers and directors do 10 11 not hold positions of authority in any polit-12 ical party or in any partisan political cam-13 paign, and shall certify to the Commission 14 not later than January 31 of each even-15 numbered year that it meets the standards established under this clause. 16

17 "(vii) At the request of the Commis18 sion, the appropriate election official shall
19 submit information to the Commission re20 garding the State's compliance with this
21 subparagraph.

22 "(13) DURABILITY AND READABILITY REQUIRE23 MENTS FOR BALLOTS.—
24 "(A) DURABILITY REQUIREMENTS FOR

24 "(A) DURABILITY REQUIREMENTS FOR
25 PAPER BALLOTS.—All voter-verified paper bal-

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1 lots required to be used under this Act (includ-2 ing the emergency paper ballots used under 3 paragraph (14)) shall be marked, printed, or re-4 corded on durable paper of archival quality ca-5 pable of withstanding multiple counts and re-6 counts without compromising the fundamental 7 integrity of the ballots, and capable of retaining 8 the information marked, printed, or recorded on 9 them for the full duration of the retention and 10 preservation period called for by title III of the 11 Civil Rights Act of 1960 (42 U.S.C. 1974 et 12 seq.) or under applicable State law, whichever is 13 longer.

14 "(B) READABILITY REQUIREMENTS FOR
15 MACHINE-MARKED OR PRINTED PAPER BAL16 LOTS.—All voter-verified paper ballots marked
17 or printed through the use of a marking or
18 printing device shall be clearly readable by the
19 naked eye and by a scanner or other device
20 equipped for voters with disabilities.

21 "(14) PROHIBITING TURNING INDIVIDUALS
22 AWAY FROM POLLING PLACES BECAUSE OF PROB23 LEMS WITH OR SHORTAGES OF EQUIPMENT, BAL24 LOTS, OR SUPPLIES.—

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"(A) ENSURING ADEQUATE EQUIPMENT AND SUPPLIES.—Each State shall ensure that the voting systems it uses to conduct elections for Federal office are designed in a manner that ensures that no voter will be unable to cast a ballot at a polling place due to a shortage or failure of voting equipment, ballots, or necessary supplies.

9 "(B) Use of emergency paper ballots 10 IN CASE OF SYSTEM OR EQUIPMENT FAIL-11 URE.—In the event of the failure of voting 12 equipment or other circumstance at a polling 13 place that causes a delay, any individual who is 14 waiting at the polling place to cast a ballot in 15 an election for Federal office and who would be 16 delayed due to such failure or other cir-17 cumstance shall be advised immediately of the 18 individual's right to use an emergency paper 19 ballot, and upon request shall be provided with 20 an emergency paper ballot for the election and 21 the supplies necessary to mark the ballot. Any 22 emergency paper ballot which is cast by an indi-23 vidual under this subparagraph shall be counted 24 and otherwise treated as a regular ballot and 25 not as a provisional ballot, unless the individual

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1	casting the ballot would have otherwise been re-
2	quired to cast a provisional ballot if the voting
3	equipment at the polling place had not failed.".
4	(2) Requiring laboratories to meet
5	STANDARDS PROHIBITING CONFLICTS OF INTEREST
6	AS CONDITION OF ACCREDITATION FOR TESTING OF
7	VOTING SYSTEM HARDWARE AND SOFTWARE.—
8	(A) IN GENERAL.—Section 231(b) of such
9	Act (42 U.S.C. 15371(b)) is amended by add-
10	ing at the end the following new paragraphs:
11	"(3) Prohibiting conflicts of interest;
12	ENSURING AVAILABILITY OF RESULTS.—
13	"(A) IN GENERAL.—A laboratory may not
14	be accredited by the Commission for purposes
15	of this section unless—
16	"(i) the laboratory certifies that the
17	only compensation it receives for the test-
18	ing carried out in connection with the cer-
19	tification, decertification, and recertifi-
20	cation of the manufacturer's voting system
21	hardware and software is the payment
22	made from the Testing Escrow Account
23	under paragraph (4);
24	"(ii) the laboratory meets the stand-
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25 ards applicable to the manufacturers of

1 under section voting systems 2 301(a)(12)(B)(vi),together with such standards as the Commission shall estab-3 4 lish (after notice and opportunity for pub-5 lic comment) to prevent the existence or appearance of any conflict of interest in 6 7 the testing carried out by the laboratory 8 under this section, including standards to 9 ensure that the laboratory does not have a 10 financial interest in the manufacture, sale, 11 and distribution of voting system hardware 12 and software, and is sufficiently inde-13 pendent from other persons with such an 14 interest;

15 "(iii) the laboratory certifies that it 16 will permit an expert designated by the 17 Commission to observe any testing the lab-18 oratory carries out under this section; and 19 "(iv) the laboratory, upon completion 20 of any testing carried out under this sec-21 tion, discloses the test protocols, results, 22 and all communication between the labora-23 tory and the manufacturer to the Commis-

sion.

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1	"(B) AVAILABILITY OF RESULTS.—Upon
2	receipt of information under subparagraph (A),
3	the Commission shall make the information
4	available promptly to election officials and the
5	public.
6	"(4) PROCEDURES FOR CONDUCTING TESTING;
7	PAYMENT OF USER FEES FOR COMPENSATION OF
8	ACCREDITED LABORATORIES.—
9	"(A) Establishment of escrow ac-
10	COUNT.—The Commission shall establish an es-
11	crow account (to be known as the 'Testing Es-
12	crow Account') for making payments to accred-
13	ited laboratories for the costs of the testing car-
14	ried out in connection with the certification, de-
15	certification, and recertification of voting sys-
16	tem hardware and software.
17	"(B) Schedule of fees.—In consulta-
18	tion with the accredited laboratories, the Com-
19	mission shall establish and regularly update a
20	schedule of fees for the testing carried out in
21	connection with the certification, decertification,
22	and recertification of voting system hardware
23	and software, based on the reasonable costs ex-
24	pected to be incurred by the accredited labora-

tories in carrying out the testing for various
types of hardware and software.
"(C) Requests and payments by manu-
FACTURERS.—A manufacturer of voting system
hardware and software may not have the hard-
ware or software tested by an accredited labora-
tory under this section unless—
"(i) the manufacturer submits a de-
tailed request for the testing to the Com-
mission; and
"(ii) the manufacturer pays to the
Commission, for deposit into the Testing
Escrow Account established under sub-
paragraph (A), the applicable fee under the
schedule established and in effect under
subparagraph (B).
"(D) Selection of Laboratory.—Upon
receiving a request for testing and the payment
from a manufacturer required under subpara-
graph (C), the Commission shall select at ran-
dom, from all laboratories which are accredited
under this section to carry out the specific test-
ing requested by the manufacturer, an accred-
ited laboratory to carry out the testing.

"(E) 1 PAYMENTS ТО LABORATORIES.— 2 Upon receiving a certification from a laboratory 3 selected to carry out testing pursuant to sub-4 paragraph (D) that the testing is completed, 5 along with a copy of the results of the test as 6 required under paragraph (3)(A)(iii), the Commission shall make a payment to the laboratory 7 8 from the Testing Escrow Account established 9 under subparagraph (A) in an amount equal to 10 the applicable fee paid by the manufacturer 11 under subparagraph (C)(ii). 12 "(5) DISSEMINATION OF ADDITIONAL INFORMA-13 TION ON ACCREDITED LABORATORIES.-14 "(A) INFORMATION ON TESTING.—Upon 15 completion of the testing of a voting system under this section, the Commission shall 16 17 promptly disseminate to the public the identi-18 fication of the laboratory which carried out the 19 testing. 20 "(B) LABORATORIES WITH ACCREDITA-21 TION REVOKED OR SUSPENDED.—If the Com-22 mission revokes, terminates, or suspends the ac-23 creditation of a laboratory under this section, 24 the Commission shall promptly notify Congress,

1	the chief State election official of each State,
2	and the public.".
3	(B) Conforming Amendments.—Section
4	231 of such Act $(42 \text{ U.S.C. } 15371)$ is further
5	amended—
6	(i) in subsection $(a)(1)$, by striking
7	"testing, certification," and all that follows
8	and inserting the following: "testing of vot-
9	ing system hardware and software by ac-
10	credited laboratories in connection with the
11	certification, decertification, and recertifi-
12	cation of the hardware and software for
13	purposes of this Act.";
14	(ii) in subsection $(a)(2)$, by striking
15	"testing, certification," and all that follows
16	and inserting the following: "testing of its
17	voting system hardware and software by
18	the laboratories accredited by the Commis-
19	sion under this section in connection with
20	certifying, decertifying, and recertifying
21	the hardware and software.";
22	(iii) in subsection $(b)(1)$, by striking
23	"testing, certification, decertification, and
24	recertification" and inserting "testing";
25	and

(iv) in subsection (d), by striking
 "testing, certification, decertification, and
 recertification" each place it appears and
 inserting "testing".

5 (C) DEADLINE FOR ESTABLISHMENT OF 6 **STANDARDS** AND ESCROW ACCOUNT.—The 7 Election Assistance Commission shall establish 8 the standards described in section 231(b)(3) of 9 the Help America Vote Act of 2002 and the 10 Testing Escrow Account described in section 11 231(b)(4) of such Act (as added by subpara-12 graph (A)) not later than January 1, 2008.

13 (3) Special certification of ballot dura-14 BILITY AND READABILITY REQUIREMENTS FOR 15 STATES NOT CURRENTLY USING PAPER BALLOTS.-16 If any of the voting systems used in a State for the 17 regularly scheduled 2006 general elections for Fed-18 eral office did not operate by having voters cast 19 votes on paper ballots (such as through the use of 20 an optical scan voting system), the State shall cer-21 tify to the Election Assistance Commission not later 22 than 90 days after the date of the enactment of this 23 Act that the State will be in compliance with the re-24 quirements of section 301(a)(13) of the Help Amer-25 ica Vote of 2002, as added by paragraph (1), in ac1 cordance with the deadline established under this 2 Act, and shall include in the certification the meth-3 ods by which the State will meet the requirements. 4 (d) AVAILABILITY OF ADDITIONAL FUNDING TO EN-5 ABLE STATES TO MEET COSTS OF REVISED REQUIRE-6 MENTS.—

7 (1) EXTENSION OF REQUIREMENTS PAYMENTS 8 FOR MEETING REVISED REQUIREMENTS.—Section 9 257(a) of the Help America Vote Act of 2002 (42) 10 U.S.C. 15407(a) is amended by adding at the end 11 the following new paragraph:

12 "(4) For fiscal year 2007, \$300,000,000, except 13 that any funds provided under the authorization 14 made by this paragraph shall be used by a State 15 only to meet the requirements of title III which are 16 first imposed on the State pursuant to the amend-17 ments made by section 2 of the Vote Integrity and 18 Verification Act of 2007, or to otherwise modify or 19 replace its voting systems in response to such 20 amendments.".

21 (2) Use of revised formula for alloca-22 TION OF FUNDS.—Section 252(b) of such Act (42 23 U.S.C. 15402(b)) is amended to read as follows: 24

"(b) STATE ALLOCATION PERCENTAGE DEFINED.—

1	"(1) IN GENERAL.—Except as provided in para-
2	graph (2), the 'State allocation percentage' for a
3	State is the amount (expressed as a percentage)
4	equal to the quotient of—
5	"(A) the voting age population of the State
6	(as reported in the most recent decennial cen-
7	sus); and
8	"(B) the total voting age population of all
9	States (as reported in the most recent decennial
10	census).
11	"(2) Special rule for payments for fis-
12	CAL YEAR 2007.—
13	"(A) IN GENERAL.—In the case of the re-
14	quirements payment made to a State for fiscal
15	year 2007, the 'State allocation percentage' for
16	a State is the amount (expressed as a percent-
17	age) equal to the quotient of—
18	"(i) the number of remedial precincts
19	in the State; and
20	"(ii) the total number of remedial pre-
21	cincts in all States.
22	"(B) REMEDIAL PRECINCT DEFINED.—In
23	this paragraph, a 'remedial precinct' means any
24	precinct (or equivalent location) within the
25	State for which the voting system used to ad-

1	minister the regularly scheduled general election
2	for Federal office held in November 2006—
3	"(i) did not use paper as the medium
4	for vote casting, or if the system used
5	paper, did not use durable paper of archi-
6	val quality; or
7	"(ii) did not provide that the entire
8	process of ballot verification was equipped
9	for individuals with disabilities.".
10	(3) INCREASE IN STATE MINIMUM SHARE OF
11	PAYMENT.—Section 252(c) of such Act (42 U.S.C.
12	15402(c)) is amended—
13	(A) in paragraph (1) , by inserting after
14	"one-half of 1 percent" the following: "(or, in
15	the case of the payment made for fiscal year
16	2007, 1 percent)"; and
17	(B) in paragraph (2), by inserting after
18	"one-tenth of 1 percent" the following: "(or, in
19	the case of the payment made for fiscal year
20	2007, one-half of 1 percent)".
21	(4) Revised conditions for receipt of
22	FUNDS.—Section 253 of such Act (42 U.S.C.
23	15403) is amended—

1	(A) in subsection (a), by striking "A State
2	is eligible" and inserting "Except as provided in
3	subsection (f), a State is eligible"; and
4	(B) by adding at the end the following new
5	subsection:
6	"(f) Special Rule for Fiscal Year 2007.—Not-
7	withstanding any other provision of this part, a State is
8	eligible to receive a requirements payment for fiscal year
9	2007 if—
10	((1) not later than 30 days after the date of
11	the enactment of the Vote Integrity and Verification
12	Act of 2007, the State certifies to the Commission
13	the number of remedial precincts in the State (as
14	defined in section $252(b)(2)(B)$; and
15	((2) not later than 90 days after the date of
16	the enactment of such Act, the chief executive officer
17	of the State, or designee, in consultation and coordi-
18	nation with the chief State election official, has filed
19	a statement with the Commission describing the
20	State's need for the payment and how the State will
21	use the payment to meet the requirements of title
22	III (in accordance with the limitations applicable to
23	the use of the payment under section $257(a)(4)$).".
24	(5) PERMITTING USE OF FUNDS FOR REIM-
25	BURSEMENT FOR COSTS PREVIOUSLY INCURRED.—

1 Section 251(c)(1)of such Act (42)U.S.C. 2 15401(c)(1) is amended by striking the period at the end and inserting the following: ", or as a reim-3 4 bursement for any costs incurred in meeting the re-5 quirements of title III which are imposed pursuant 6 to the amendments made by section 2 of the Vote 7 Integrity and Verification Act of 2007 or in other-8 wise modifying or replacing voting systems in re-9 sponse to such amendments.".

10 CONSTRUCTION (6)RULE OF REGARDING 11 STATES RECEIVING OTHER FUNDS FOR REPLACING 12 PUNCH CARD, LEVER, OR OTHER VOTING MA-13 CHINES.—Nothing in the amendments made by this 14 subsection or in any other provision of the Help 15 America Vote Act of 2002 may be construed to pro-16 hibit a State which received or was authorized to re-17 ceive a payment under title I or II of such Act for 18 replacing punch card, lever, or other voting ma-19 chines from receiving or using any funds which are 20 made available under the amendments made by this 21 subsection.

(7) EFFECTIVE DATE.—The amendments made
by this subsection shall apply with respect to fiscal
years beginning with fiscal year 2007.

(1) by striking "The Attorney General" and in-5 6 serting "(a) IN GENERAL.—The Attorney General"; 7 and

8 (2) by adding at the end the following new sub-9 sections:

10 "(b) FILING OF COMPLAINTS BY AGGRIEVED PER-11 SONS.—

12 "(1) IN GENERAL.—A person who is aggrieved 13 by a violation of section 301, 302, or 303 which has 14 occurred, is occurring, or is about to occur may file 15 a written, signed, notarized complaint with the At-16 torney General describing the violation and request-17 ing the Attorney General to take appropriate action 18 under this section.

19 "(2) Response by attorney general.—The 20 Attorney General shall respond to each complaint 21 filed under paragraph (1), in accordance with proce-22 dures established by the Attorney General that re-23 quire responses and determinations to be made with-24 in the same (or shorter) deadlines which apply to a 25 State under the State-based administrative com-26 plaint procedures described in section 402(a)(2).

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ed—

1 "(c) Clarification of Availability of Private RIGHT OF ACTION.—Nothing in this section may be con-2 3 strued to prohibit any person from bringing an action 4 under section 1979 of the Revised Statutes of the United States (42 U.S.C. 1983) (including any individual who 5 seeks to enforce the individual's right to a voter-verified 6 7 paper ballot, the right to have the voter-verified paper bal-8 lot counted in an election, or any other right under subtitle 9 A of title III) to enforce the uniform and nondiscriminatory election technology and administration require-10 ments under sections 301, 302, and 303. 11

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

17 SEC. 4. EXTENSION OF AUTHORIZATION OF ELECTION AS-18 SISTANCE COMMISSION.

(a) IN GENERAL.—Section 210 of the Help America
Vote Act of 2002 (42 U.S.C. 15330) is amended by striking "each of the fiscal years 2003 through 2005" and inserting "each fiscal year beginning with fiscal year 2003".
(b) EFFECTIVE DATE.—The amendment made by
subsection (a) shall take effect as if included in the enact-

25 ment of the Help America Vote Act of 2002.

SEC. 5. REQUIREMENT FOR MANDATORY MANUAL AUDITS BY HAND COUNT.

3 (a) MANDATORY MANUAL AUDITS BY ELECTION
4 AUDIT BOARDS.—Title III of the Help America Vote Act
5 of 2002 (42 U.S.C. 15481 et seq.) is amended by adding
6 at the end the following new subtitle:

7 "Subtitle C—Mandatory Manual

Audits by Election Audit Boards

9 "SEC. 321. ESTABLISHMENT OF ELECTION AUDIT BOARDS.

"(a) ESTABLISHMENT.—Not later than 60 days be-10 fore the date of each election for Federal office held in 11 the State, the chief auditor of each State shall appoint 12 13 an Election Audit Board to administer, without advance notice to the precincts selected, random hand counts of 14 the voter-verified paper ballots required to be produced 15 and preserved pursuant to section 301(a)(2) for each such 16 17 election held in the State (and, at the option of the State or jurisdiction involved, of elections for State and local of-18 19 fice held at the same time as such election).

20 "(b) Composition.—

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"(1) IN GENERAL.—Each political party in the
State with a candidate in any of the regularly scheduled elections for Federal office held in the State
whose candidates in the most recent regularly scheduled general elections in the State received at least
5 percent of the aggregate number of all votes cast

in such elections, together with any independent candidate who received at least 5 percent of the aggregate number of all votes cast in the most recent regularly scheduled general elections in the State, shall
select a qualified individual for appointment to the
Election Audit Board of the State.

"(2) UNAFFILIATED MEMBERS.—In addition to 7 8 the individuals serving on the Board pursuant to 9 paragraph (1), the chief auditor of the State shall 10 appoint qualified individuals who are not nominated 11 by any political party or candidate and who are not 12 employees or agents of any political party or can-13 didate to serve on the Board. The number of individ-14 uals appointed pursuant to this paragraph shall be 15 sufficient to ensure that the total number of individ-16 uals serving on the Board is an odd number not less 17 than 7.

18 "(3) QUALIFICATIONS.—An individual is quali-19 fied to be appointed to the Board if the individual 20 has professional experience in carrying out audits on 21 an impartial basis, and does not have any conflict of 22 interest with the manufacturer or vendor of any vot-23 ing system which was used in any of the elections 24 that will be audited by the Board. "(4) DIVERSITY IN APPOINTMENTS.—In making appointments to the Board, the chief auditor of
the State shall (to the greatest extent practicable)
ensure that the members of the Board reflect the demographic composition of the voting age population
of the State.

7 "(c) SPECIAL RULE FOR RUNOFF AND SPECIAL8 ELECTIONS.—

9 "(1) RUNOFF ELECTIONS.—If a runoff election 10 for Federal office is held in the State, the Election 11 Audit Board which was appointed for the initial elec-12 tion which resulted in the runoff election shall serve 13 as the Election Audit Board with respect to the run-14 off election.

15 "(2) Special elections.—If a special election 16 for Federal office is held in the State (other than a 17 special election held on the same date as the date of 18 a regularly scheduled election for Federal office), the 19 Election Audit Board which was appointed for the 20 most recent regularly scheduled election for Federal 21 office in the State shall serve as the Election Audit 22 Board with respect to the special election.

23 "(d) CHIEF AUDITOR DEFINED.—In this subsection,
24 the 'chief auditor' of a State is an official of the State
25 government, who, as designated by the Attorney General

of the State and certified by the Attorney General of the
 State to the Commission, is responsible for conducting an nual audits of the operations of the government of the
 State under the laws or constitution of the State, except
 that in no case may an individual serve as the chief audi tor of a State under this subsection if the individual is
 the chief State election official.

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

9 "(a) IN GENERAL.—Except as provided in subsection 10 (b), the number of voter-verified paper ballots which will 11 be subject to a hand count administered by the Election 12 Audit Board of a State under this subtitle with respect 13 to an election shall be determined as follows:

14 "(1) In the event that the unofficial count as 15 described in section 323(a)(1) reveals that the mar-16 gin of victory between the two candidates receiving 17 the largest number of votes in the election is less 18 than 1 percent of the total votes cast in that elec-19 tion, the hand counts of the voter-verified paper bal-20 lots shall occur in 10 percent of all precincts (or 21 equivalent locations) in the Congressional district in-22 volved (in the case of an election for the House of 23 Representatives) or the State (in the case of any other election for Federal office). 24

1 "(2) In the event that the unofficial count as 2 described in section 323(a)(1) reveals that the mar-3 gin of victory between the two candidates receiving 4 the largest number of votes in the election is greater 5 than or equal to 1 percent but less than 2 percent 6 of the total votes cast in that election, the hand counts of the voter-verified paper ballots shall occur 7 8 in 5 percent of all precincts (or equivalent locations) 9 in the Congressional district involved (in the case of 10 an election for the House of Representatives) or the 11 State (in the case of any other election for Federal 12 office).

13 "(3) In the event that the unofficial count as 14 described in section 323(a)(1) reveals that the mar-15 gin of victory between the two candidates receiving 16 the largest number of votes in the election is equal 17 to or greater than 2 percent of the total votes cast 18 in that election, the hand counts of the voter-verified 19 paper ballots shall occur in 3 percent of all precincts 20 (or equivalent locations) in the Congressional district 21 involved (in the case of an election for the House of 22 Representatives) or the State (in the case of any 23 other election for Federal office).

24 "(b) USE OF ALTERNATIVE MECHANISM.—Notwith-25 standing subsection (a), a State may adopt and apply an

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alternative mechanism to determine the number of voter-1 2 verified paper ballots which will be subject to the hand 3 counts required under this subtitle with respect to an elec-4 tion, so long as the National Institute of Standards and 5 Technology determines that the alternative mechanism will be at least as effective in ensuring the accuracy of 6 7 the election results and as transparent as the procedure 8 under subsection (a).

9 "SEC. 323. PROCESS FOR ADMINISTERING AUDITS.

"(a) IN GENERAL.—The Election Audit Board of a
State shall administer an audit under this section of the
results of an election in accordance with the following procedures:

"(1) Within 24 hours after the State announces
the final unofficial vote count in each precinct in the
State, the Board shall determine and then announce
the precincts in the State in which it will administer
the audits.

19 "(2) With respect to votes cast at the precinct 20 or equivalent location on or before the date of the 21 election (other than provisional ballots described in 22 paragraph (3)), the Board shall administer the hand 23 count of the votes on the paper voter-verified ballots 24 required to be produced and preserved under section 25 301(a)(2)(A) and the comparison of the count of the 38

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

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

18 "(b) Special Rule in Case of Delay in Report-ING ABSENTEE VOTE COUNT.—In the case of a State in 19 20 which, under State law, the final count of absentee and 21 provisional votes is not announced until after the expira-22 tion of the 7-day period which begins on the date of the 23 election, the Election Audit Board shall initiate the proc-24 ess described in subsection (a) for administering the audit 25 not later than 24 hours after the State announces the final

unofficial vote count for the votes cast at the precinct or
 equivalent location on or before the date of the election,
 and shall initiate the administration of the audit of the
 absentee and provisional votes pursuant to subsection
 (a)(3) not later than 24 hours after the State announces
 the final unofficial count of such votes.

7 "(c) Additional Audits if Cause Shown.—

"(1) IN GENERAL.—If the Election Audit 8 9 Board finds that any of the hand counts adminis-10 tered under this section do not match the final unof-11 ficial tally of the results of an election, the Board 12 shall administer hand counts under this section of 13 such additional precincts (or equivalent jurisdictions) 14 as the Board considers appropriate to resolve any 15 concerns resulting from the audit and ensure the ac-16 curacy of the results.

17 "(2) Establishment and publication of 18 PROCEDURES GOVERNING ADDITIONAL AUDITS .----19 Not later than January 1, 2008, each State shall es-20 tablish and publish procedures for carrying out the 21 additional audits under this subsection, including the 22 means by which the State shall resolve any concerns 23 resulting from the audit with finality and ensure the 24 accuracy of the results.

"(d) PUBLIC OBSERVATION OF AUDITS.—Each audit
 conducted under this section shall be conducted in a man ner that allows public observation of the entire process.
 "SEC. 324. SELECTION OF PRECINCTS.

5 "(a) IN GENERAL.—Except as provided in subsection 6 (c), the selection of the precincts in the State in which 7 the Election Audit Board of the State shall administer the 8 hand counts under this subtitle shall be made by the 9 Board on an entirely random basis using a uniform dis-10 tribution in which all precincts in a State have an equal chance of being selected, in accordance with such proce-11 12 dures as the Commission determines appropriate, except 13 that----

- 14 "(1) at least one precinct shall be selected at15 random in each county; and
- "(2) the Commission shall publish the procedures in the Federal Register prior to the selection
 of the precincts.

19 "(b) PUBLIC SELECTION.—The random selection of
20 precincts under subsection (a) shall be conducted in pub21 lic, at a time and place announced in advance.

"(c) MANDATORY SELECTION OF PRECINCTS ESTABLISHED SPECIFICALLY FOR ABSENTEE BALLOTS.—If a
State establishes a separate precinct for purposes of
counting the absentee ballots cast in an election and treats

all absentee ballots as having been cast in that precinct,
 and if the state does not make absentee ballots sortable
 by precinct, the State shall include that precinct among
 the precincts in the State in which the Election Audit
 Board shall administer the hand counts under this sub title.

7 "SEC. 325. PUBLICATION OF RESULTS.

8 "(a) SUBMISSION TO COMMISSION.—As soon as prac-9 ticable after the completion of an audit under this subtitle, 10 the Election Audit Board of a State shall submit to the Commission the results of the audit, and shall include in 11 the submission a comparison of the results of the election 12 in the precinct as determined by the Board under the 13 audit and the final unofficial vote count in the precinct 14 15 as announced by the State, as well as a list of any discrepancies discovered between the initial, subsequent, and final 16 17 hand counts administered by the Board and such final un-18 official vote count and any explanation for such discrep-19 ancies, broken down by the categories of votes described in paragraphs (2) and (3) of section 323(a). 20

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

1 "(c) Delay in Certification of Results by 2 State.—

3 "(1) PROHIBITING CERTIFICATION UNTIL COM-PLETION OF AUDITS.—No State may certify the re-4 5 sults of any election which is subject to an audit 6 under this subtitle prior to the completion of the 7 audit and the announcement and submission of the 8 results of the audit to the Commission for publica-9 tion of the information required under this section. 10 "(2) DEADLINE FOR COMPLETION OF AUDITS OF PRESIDENTIAL ELECTIONS.-In the case of an 11 12 election for electors for President and Vice President 13 which is subject to an audit under this subtitle, the 14 State shall complete the audits and announce and 15 submit the results to the Commission for publication 16 of the information required under this section in 17 time for the State to certify the results of the elec-18 tion and provide for the final determination of any 19 controversy or contest concerning the appointment 20 of such electors prior to the deadline described in section 6 of title 3, United States Code. 21

22 "SEC. 326. PAYMENTS TO STATES.

23 "(a) PAYMENTS FOR COSTS OF CONDUCTING AU24 DITS.—In accordance with the requirements and proce25 dures of this section, the Commission shall make a pay-

ment to a State to cover the costs incurred by the State
 in carrying out this subtitle with respect to the elections
 that are the subject of the audits conducted under this
 subtitle.

5 "(b) CERTIFICATION OF COMPLIANCE AND ANTICI-6 PATED COSTS.—

7 "(1) CERTIFICATION REQUIRED.—In order to
8 receive a payment under this section, a State shall
9 submit to the Commission, in such form as the Com10 mission may require, a statement containing—

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

"(B) a notice of the reasonable costs anticipated to be incurred by the State in carrying
out this subtitle with respect to the elections involved; and

19 "(C) such other information and assur-20 ances as the Commission may require.

21 "(2) AMOUNT OF PAYMENT.—The amount of a 22 payment made to a State under this section shall be 23 equal to the reasonable costs anticipated to be in-24 curred by the State in carrying out this subtitle with 25 respect to the elections involved, as set forth in the statement submitted under paragraph (1) a notice
 submitted by the State to the Commission (in such
 form and containing such information as the Commission may require).

5 "(3) TIMING OF NOTICE.—The State may not
6 submit a notice under paragraph (1) until can7 didates have been selected to appear on the ballot
8 for all of the elections for Federal office which will
9 be the subject of the audits involved.

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

"(d) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated to the Commission for
fiscal year 2008 and each succeeding fiscal year such sums
as may be necessary for payments under this section.

18 "SEC. 327. EFFECTIVE DATE.

19 "This subtitle shall apply with respect to elections for
20 Federal office beginning with the regularly scheduled gen21 eral elections held in November 2008.".

(b) AVAILABILITY OF ENFORCEMENT UNDER HELP
AMERICA VOTE ACT OF 2002.—Section 401 of such Act
(42 U.S.C. 15511), as amended by section 3, is amended—

1	(1) in subsection (a), by striking the period at
2	the end and inserting the following: ", or the re-
3	quirements of subtitle C of title III.";
4	(2) in subsection $(b)(1)$, by striking "section
5	303" and inserting "section 303 , or subtitle C of
6	title III,"; and
7	(3) in subsection (c)—
8	(A) by striking "subtitle A" and inserting
9	"subtitles A or C", and
10	(B) by striking the period at the end and
11	inserting the following: ", or the requirements
12	of subtitle C of title III.".
13	(c) CLERICAL AMENDMENT.—The table of contents
14	of such Act is amended by adding at the end of the item
15	relating to title III the following:
	"Subtitle C—Mandatory Manual Audits by Election Audit Boards
	 "Sec. 321. Establishment of Election Audit Boards. "Sec. 322. Number of ballots counted under audit. "Sec. 323. Process for administering audits. "Sec. 324. Selection of precincts. "Sec. 325. Publication of results. "Sec. 326. Payments to States. "Sec. 327. Effective date.".
16	SEC. 6. REPEAL OF EXEMPTION OF ELECTION ASSISTANCE
17	COMMISSION FROM CERTAIN GOVERNMENT
18	CONTRACTING REQUIREMENTS.
19	(a) IN GENERAL.—Section 205 of the Help America
20	Vote Act of 2002 (42 U.S.C. 15325) is amended by strik-
21	ing subsection (e).

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

5 SEC. 7. PROHIBITION ON CAMPAIGN ACTIVITIES BY ELEC6 TION ADMINISTRATION OFFICIALS.

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

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

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

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

1	(2) the use of official authority or influence
2	for the purpose of interfering with or affecting the
3	result of an election for Federal office;
4	"(3) the solicitation, acceptance, or receipt of a
5	political contribution from any person on behalf of
6	a candidate for Federal office;
7	"(4) the solicitation or discouragement of the
8	participation in any political activity of any person;
9	"(5) engaging in partisan political activity on
10	behalf of a candidate for Federal office; and
11	"(6) any other act prohibited under section
12	7323(b)(4) of title 5, United States Code (other
13	than any prohibition on running for public office).".
14	(b) Enforcement.—Section 309 of such Act (42
15	U.S.C. 437g) is amended by adding at the end the fol-
16	lowing new subsection:

"(e)(1) Notwithstanding paragraphs (1) through (5) of subsection (a), any person who has knowledge that a violation of section 319A has occurred may file a com-plaint with the Commission. Such complaint shall be in writing, signed and sworn to by the person filing such complaint, shall be notarized, and shall be made under penalty of perjury subject to the provisions of section 1001 of title 18, United States Code. The Commission shall 25 promptly notify any person alleged in the complaint, and shall give such person an opportunity to respond. Not later
 than 14 days after the date on which such a complaint
 is filed, the Commission shall make a determination on
 such complaint.

5 "(2) If the Commission determines by an affirmative 6 vote of a majority of the members voting that it has reason 7 to believe that a person has committed a violation of sec-8 tion 319A, the Commission shall require the person to pay 9 a civil money penalty in an amount determined under a 10 schedule of penalties which is established and published 11 by the Commission.".

12 SEC. 8. EFFECTIVE DATE.

13 Except as otherwise provided, this Act and the 14 amendments made by this Act shall apply with respect to 15 elections for Federal office occurring during 2008 and 16 each succeeding year.

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