AUTHENTICATED U.S. GOVERNMENT INFORMATION GPO

^{116TH CONGRESS} 1ST SESSION H.R.4617

AN ACT

- To amend the Federal Election Campaign Act of 1971 to clarify the obligation to report acts of foreign election influence and require implementation of compliance and reporting systems by Federal campaigns to detect and report such acts, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Stopping Harmful Interference in Elections for a Lasting"
- 4 Democracy Act" or the "SHIELD Act".
- 5 (b) TABLE OF CONTENTS.—The table of contents of

6 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—ENHANCED REPORTING REQUIREMENTS

Subtitle A—Establishing Duty To Report Foreign Election Interference

- Sec. 101. Federal campaign reporting of foreign contacts.
- Sec. 102. Federal campaign foreign contact reporting compliance system.
- Sec. 103. Criminal penalties.
- Sec. 104. Report to congressional intelligence committees.
- Sec. 105. Rule of construction.

Subtitle B—Strengthening Oversight of Online Political Advertising

- Sec. 111. Short title.
- Sec. 112. Purpose.
- Sec. 113. Expansion of definition of public communication.
- Sec. 114. Expansion of definition of electioneering communication.
- Sec. 115. Application of disclaimer statements to online communications.
- Sec. 116. Political record requirements for online platforms.
- Sec. 117. Preventing contributions, expenditures, independent expenditures, and disbursements for electioneering communications by foreign nationals in the form of online advertising.
- Sec. 118. Independent study on media literacy and online political content consumption.

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

- Sec. 201. Clarification of prohibition on participation by foreign nationals in election-related activities.
- Sec. 202. Clarification of application of foreign money ban to certain disbursements and activities.
- Sec. 203. Audit and report on illicit foreign money in Federal elections.
- Sec. 204. Prohibition on contributions and donations by foreign nationals in connections with ballot initiatives and referenda.
- Sec. 205. Expansion of limitations on foreign nationals participating in political advertising.
- Sec. 206. Prohibiting establishment of corporation to conceal election contributions and donations by foreign nationals.

TITLE III—DETERRING FOREIGN INTERFERENCE IN ELECTIONS

Subtitle A—Deterrence Under Federal Election Campaign Act of 1971

- Sec. 302. Clarification of standard for determining existence of coordination between campaigns and outside interests.
- Sec. 303. Prohibition on provision of substantial assistance relating to contribution or donation by foreign nationals.

Subtitle B—Prohibiting Deceptive Practices and Preventing Voter Intimidation

- Sec. 311. Short title.
- Sec. 312. Prohibition on deceptive practices in Federal elections.
- Sec. 313. Corrective action.
- Sec. 314. Reports to Congress.
- Subtitle C—Inadmissibility and Deportability of Aliens Engaging in Improper Election Interference
- Sec. 321. Inadmissibility and deportability of aliens engaging in improper interference in United States elections.

Subtitle D—Notifying States of Disinformation Campaigns by Foreign Nationals

Sec. 331. Notifying States of disinformation campaigns by foreign nationals.

Subtitle E—Prohibiting Use of Deepfakes in Election Campaigns

Sec. 341. Prohibition on distribution of materially deceptive audio or visual media prior to election.

Subtitle F—Assessment of Exemption of Registration Requirements Under FARA for Registered Lobbyists

Sec. 351. Assessment of exemption of registration requirements under FARA for registered lobbyists.

TITLE IV—MISCELLANEOUS PROVISIONS

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

TITLE I—ENHANCED 1 **REPORTING REQUIREMENTS** 2 Subtitle A-Establishing Duty To 3 **Report Foreign Election Inter-**4 ference 5 6 SEC. 101. FEDERAL CAMPAIGN REPORTING OF FOREIGN 7 CONTACTS. 8 (a) INITIAL NOTICE.— HR 4617 EH

(1) IN GENERAL.—Section 304 of the Federal
 Election Campaign Act of 1971 (52 U.S.C. 30104)
 is amended by adding at the end the following new
 subsection:

5 "(j) DISCLOSURE OF REPORTABLE FOREIGN CON6 TACTS.—

7 "(1) COMMITTEE OBLIGATION TO NOTIFY.— 8 Not later than 1 week after a reportable foreign con-9 tact, each political committee shall notify the Fed-10 eral Bureau of Investigation and the Commission of 11 the reportable foreign contact and provide a sum-12 mary of the circumstances with respect to such re-13 portable foreign contact. The Federal Bureau of In-14 vestigation, not later than 1 week after receiving a 15 notification from a political committee under this 16 paragraph, shall submit to the political committee, 17 the Permanent Select Committee on Intelligence of 18 the House of Representatives, and the Select Com-19 mittee on Intelligence of the Senate written or elec-20 tronic confirmation of receipt of the notification.

21 "(2) INDIVIDUAL OBLIGATION TO NOTIFY.—
22 Not later than 3 days after a reportable foreign con23 tact—

24 "(A) each candidate and each immediate25 family member of a candidate shall notify the

1	treasurer or other designated official of the
2	principal campaign committee of such candidate
3	of the reportable foreign contact and provide a
4	summary of the circumstances with respect to
5	such reportable foreign contact; and
6	"(B) each official, employee, or agent of a
7	political committee shall notify the treasurer or
8	other designated official of the committee of the
9	reportable foreign contact and provide a sum-
10	mary of the circumstances with respect to such
11	reportable foreign contact.
12	"(3) Reportable foreign contact.—In this
13	subsection:
14	"(A) IN GENERAL.—The term 'reportable
15	foreign contact' means any direct or indirect
16	contact or communication that—
17	"(i) is between—
18	"(I) a candidate, an immediate
19	family member of the candidate, a po-
20	litical committee, or any official, em-
21	ployee, or agent of such committee;
22	and
23	"(II) an individual that the per-
24	son described in subclause (I) knows,
25	has reason to know, or reasonably be-

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

1	"(ii) Contacts for purposes of
2	ENABLING OBSERVATION OF ELECTIONS
3	BY INTERNATIONAL OBSERVERS.—The
4	term 'reportable foreign contact' shall not
5	include any contact or communication with
6	a covered foreign national by any person
7	which is made for purposes of enabling the
8	observation of elections in the United
9	States by a foreign national or the obser-
10	vation of elections outside of the United
11	States by a candidate, political committee,
12	or any official, employee, or agent of such
13	committee.
14	"(iii) Exceptions not applicable
15	IF CONTACTS OR COMMUNICATIONS IN-
16	volve prohibited disbursements.—A
17	contact or communication by an elected of-
18	ficial or an employee of an elected official
19	shall not be considered to be made solely
20	in an official capacity for purposes of
21	clause (i), and a contact or communication
22	shall not be considered to be made for pur-
23	poses of enabling the observation of elec-

tions for purposes of clause (ii), if the con-

tact or communication involves a contribu-

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

1	"(III) any person included in the
2	list of specially designated nationals
3	and blocked persons maintained by
4	the Office of Foreign Assets Control
5	of the Department of the Treasury
6	pursuant to authorities relating to the
7	imposition of sanctions relating to the
8	conduct of a foreign principal de-
9	scribed in subclause (I).
10	"(ii) CLARIFICATION REGARDING AP-
11	PLICATION TO CITIZENS OF THE UNITED
12	STATES.—In the case of a citizen of the
13	United States, subclause (II) of clause (i)
14	applies only to the extent that the person
15	involved acts within the scope of that per-
16	son's status as the agent of a foreign prin-
17	cipal described in subclause (I) of clause
18	(i).
19	"(4) IMMEDIATE FAMILY MEMBER.—In this
20	subsection, the term 'immediate family member'
21	means, with respect to a candidate, a parent, parent-
22	in-law, spouse, adult child, or sibling.".
23	(2) EFFECTIVE DATE.—The amendment made
24	by paragraph (1) shall apply with respect to report-

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

(2) EFFECTIVE DATE.—The amendment made
 by paragraph (1) shall apply with respect to reports
 filed on or after the expiration of the 60-day period
 which begins on the date of the enactment of this
 Act.

6 SEC. 102. FEDERAL CAMPAIGN FOREIGN CONTACT RE7 PORTING COMPLIANCE SYSTEM.

8 (a) IN GENERAL.—Section 302 of the Federal Elec9 tion Campaign Act of 1971 (52 U.S.C. 30102) is amended
10 by adding at the end the following new subsection:

11 "(j) REPORTABLE FOREIGN CONTACTS COMPLIANCE12 POLICY.—

13 "(1) REPORTING.—Each political committee 14 shall establish a policy that requires all officials, em-15 ployees, and agents of such committee to notify the 16 treasurer or other appropriate designated official of 17 the committee of any reportable foreign contact (as 18 defined in section 304(j)) not later than 3 days after 19 such contact was made.

20 (2)RETENTION AND PRESERVATION \mathbf{OF} 21 RECORDS.—Each political committee shall establish 22 a policy that provides for the retention and preserva-23 tion of records and information related to reportable 24 foreign contacts (as so defined) for a period of not 25 less than 3 years.

1	"(3) CERTIFICATION.—
2	"(A) IN GENERAL.—Upon filing its state-
3	ment of organization under section 303(a), and
4	with each report filed under section 304(a), the
5	treasurer of each political committee (other
6	than an authorized committee) shall certify
7	that—
8	"(i) the committee has in place poli-
9	cies that meet the requirements of para-
10	graphs (1) and (2) ;
11	"(ii) the committee has designated an
12	official to monitor compliance with such
13	policies; and
14	"(iii) not later than 1 week after the
15	beginning of any formal or informal affili-
16	ation with the committee, all officials, em-
17	ployees, and agents of such committee
18	will—
19	"(I) receive notice of such poli-
20	cies;
21	"(II) be informed of the prohibi-
22	tions under section 319; and
23	"(III) sign a certification affirm-
24	ing their understanding of such poli-

1 "(B) AUTHORIZED COMMITTEES.—With 2 respect to an authorized committee, the can-3 didate shall make the certification required 4 under subparagraph (A).". 5 (b) EFFECTIVE DATE.— 6 (1) IN GENERAL.—The amendment made by 7 subsection (a) shall apply with respect to political 8 committees which file a statement of organization 9 under section 303(a) of the Federal Election Cam-10 paign Act of 1971 (52 U.S.C. 30103(a)) on or after 11 the date of the enactment of this Act. 12 (2) TRANSITION RULE FOR EXISTING COMMIT-13 TEES.—Not later than 30 days after the date of the 14 enactment of this Act, each political committee 15 under the Federal Election Campaign Act of 1971 16 shall file a certification with the Federal Election 17 Commission that the committee is in compliance 18 with the requirements of section 302(j) of such Act 19 (as added by subsection (a)).

20 SEC. 103. CRIMINAL PENALTIES.

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

24 "(E) Any person who knowingly and willfully com25 mits a violation of subsection (j) or (b)(9) of section 304

or section 302(j) shall be fined not more than \$500,000,
 imprisoned not more than 5 years, or both.

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

8 SEC. 104. REPORT TO CONGRESSIONAL INTELLIGENCE 9 COMMITTEES.

10 (a) IN GENERAL.—Not later than 1 year after the date of enactment of this Act, and annually thereafter, 11 the Director of the Federal Bureau of Investigation shall 12 13 submit to the congressional intelligence committees a report relating to notifications received by the Federal Bu-14 15 reau of Investigation under section 304(j)(1) of the Federal Election Campaign Act of 1971 (as added by section 16 17 101(a) of this Act).

18 (b) ELEMENTS.—Each report under subsection (a)
19 shall include, at a minimum, the following with respect
20 to notifications described in subsection (a):

(1) The number of such notifications received
from political committees during the year covered by
the report.

24 (2) A description of protocols and procedures25 developed by the Federal Bureau of Investigation re-

lating to receipt and maintenance of records relating
 to such notifications.

3 (3) With respect to such notifications received
4 during the year covered by the report, a description
5 of any subsequent actions taken by the Director re6 sulting from the receipt of such notifications.

7 (c) CONGRESSIONAL INTELLIGENCE COMMITTEES
8 DEFINED.—In this section, the term "congressional intel9 ligence committees" has the meaning given that term in
10 section 3 of the National Security Act of 1947 (50 U.S.C.
11 3003).

12 SEC. 105. RULE OF CONSTRUCTION.

13 Nothing in this subtitle or the amendments made by14 this subtitle shall be construed—

15 (1) to impede legitimate journalistic activities;16 or

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

20 (A) resides in the United States;
21 (B) is not a citizen of the United States or
22 a national of the United States, as defined in
23 section 101(a)(22) of the Immigration and Na24 tionality Act (8 U.S.C. 1101(a)(22)); and

(C) is not lawfully admitted for permanent
 residence, as defined by section 101(a)(20) of
 the Immigration and Nationality Act (8 U.S.C.
 1101(a)(20)).

5 Subtitle B—Strengthening Over6 sight of Online Political Adver7 tising

8 SEC. 111. SHORT TITLE.

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

10 **SEC. 112. PURPOSE.**

11 The purpose of this subtitle is to enhance the integ-12 rity of American democracy and national security by im-13 proving disclosure requirements for online political adver-14 tisements in order to uphold the Supreme Court's well-15 established standard that the electorate bears the right to 16 be fully informed.

17 SEC. 113. EXPANSION OF DEFINITION OF PUBLIC COMMU-18 NICATION.

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

1	(b) TREATMENT OF CONTRIBUTIONS AND EXPENDI-
2	TURES.—Section 301 of such Act (52 U.S.C. 30101) is
3	amended—
4	(1) in paragraph $(8)(B)(v)$, by striking "on
5	broadcasting stations, or in newspapers, magazines,
6	or similar types of general public political adver-
7	tising" and inserting "in any public communica-
8	tion"; and
9	(2) in paragraph $(9)(B)$ —
10	(A) by amending clause (i) to read as fol-
11	lows:
12	"(i) any news story, commentary, or
13	editorial distributed through the facilities
14	of any broadcasting station or any print,
15	online, or digital newspaper, magazine,
16	blog, publication, or periodical, unless such
17	broadcasting, print, online, or digital facili-
18	ties are owned or controlled by any polit-
19	ical party, political committee, or can-
20	didate;"; and
21	(B) in clause (iv), by striking "on broad-
22	casting stations, or in newspapers, magazines,
23	or similar types of general public political ad-
24	vertising" and inserting "in any public commu-
25	nication".

(c) DISCLOSURE AND DISCLAIMER STATEMENTS.—
 Subsection (a) of section 318 of such Act (52 U.S.C.
 30120) is amended—

4 (1) by striking "financing any communication
5 through any broadcasting station, newspaper, maga6 zine, outdoor advertising facility, mailing, or any
7 other type of general public political advertising"
8 and inserting "financing any public communication";
9 and

10 (2) by striking "solicits any contribution
11 through any broadcasting station, newspaper, maga12 zine, outdoor advertising facility, mailing, or any
13 other type of general public political advertising"
14 and inserting "solicits any contribution through any
15 public communication".

16 SEC. 114. EXPANSION OF DEFINITION OF ELECTIONEERING

17 **COMMUNICATION.**

18 (a) EXPANSION TO ONLINE COMMUNICATIONS.—

19 (1) APPLICATION TO QUALIFIED INTERNET AND
20 DIGITAL COMMUNICATIONS.—

(A) IN GENERAL.—Subparagraph (A) of
section 304(f)(3) of the Federal Election Campaign Act of 1971 (52 U.S.C. 30104(f)(3)(A))
is amended by striking "or satellite communication" each place it appears in clauses (i) and

1	(ii) and inserting "satellite, or qualified internet
2	or digital communication".
3	(B) QUALIFIED INTERNET OR DIGITAL
4	COMMUNICATION.—Paragraph (3) of section
5	304(f) of such Act (52 U.S.C. 30104(f)) is
6	amended by adding at the end the following
7	new subparagraph:
8	"(D) QUALIFIED INTERNET OR DIGITAL
9	COMMUNICATION.—The term 'qualified internet
10	or digital communication' means any commu-
11	nication which is placed or promoted for a fee
12	on an online platform (as defined in subsection
13	(k)(3)).''.
14	(2) NONAPPLICATION OF RELEVANT ELEC-
15	TORATE TO ONLINE COMMUNICATIONS.—Section
16	304(f)(3)(A)(i)(III) of such Act (52 U.S.C.
17	30104(f)(3)(A)(i)(III)) is amended by inserting "any
18	broadcast, cable, or satellite' before "communica-
19	tion".
20	(3) NEWS EXEMPTION.—Section
21	304(f)(3)(B)(i) of such Act (52 U.S.C.
22	30104(f)(3)(B)(i) is amended to read as follows:
23	"(i) a communication appearing in a
24	news story, commentary, or editorial dis-
25	tributed through the facilities of any

1	broadcasting station or any online or dig-
2	ital newspaper, magazine, blog, publica-
3	tion, or periodical, unless such broad-
4	casting, online, or digital facilities are
5	owned or controlled by any political party,
6	political committee, or candidate;".
7	(b) EFFECTIVE DATE.—The amendments made by
8	this section shall apply with respect to communications
9	made on or after January 1, 2020.
10	SEC. 115. APPLICATION OF DISCLAIMER STATEMENTS TO
11	ONLINE COMMUNICATIONS.
12	(a) Clear and Conspicuous Manner Require-
13	MENT.—Subsection (a) of section 318 of the Federal Elec-
13 14	MENT.—Subsection (a) of section 318 of the Federal Elec- tion Campaign Act of 1971 (52 U.S.C. 30120(a)) is
14	tion Campaign Act of 1971 (52 U.S.C. 30120(a)) is
14 15	tion Campaign Act of 1971 (52 U.S.C. 30120(a)) is amended—
14 15 16	tion Campaign Act of 1971 (52 U.S.C. 30120(a)) is amended— (1) by striking "shall clearly state" each place
14 15 16 17	<pre>tion Campaign Act of 1971 (52 U.S.C. 30120(a)) is amended—</pre>
14 15 16 17 18	<pre>tion Campaign Act of 1971 (52 U.S.C. 30120(a)) is amended—</pre>
14 15 16 17 18 19	tion Campaign Act of 1971 (52 U.S.C. 30120(a)) is amended— (1) by striking "shall clearly state" each place it appears in paragraphs (1), (2), and (3) and in- serting "shall state in a clear and conspicuous man- ner"; and
 14 15 16 17 18 19 20 	tion Campaign Act of 1971 (52 U.S.C. 30120(a)) is amended— (1) by striking "shall clearly state" each place it appears in paragraphs (1), (2), and (3) and in- serting "shall state in a clear and conspicuous man- ner"; and (2) by adding at the end the following flush
 14 15 16 17 18 19 20 21 	 tion Campaign Act of 1971 (52 U.S.C. 30120(a)) is amended— (1) by striking "shall clearly state" each place it appears in paragraphs (1), (2), and (3) and inserting "shall state in a clear and conspicuous manner"; and (2) by adding at the end the following flush sentence: "For purposes of this section, a commu-

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

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

6 "(e) SPECIAL RULES FOR QUALIFIED INTERNET OR
7 DIGITAL COMMUNICATIONS.—

"(1) Special rules with respect to state-8 9 MENTS.—In the case of any communication to which 10 this section applies which is a qualified internet or 11 communication (as defined in digital section 12 304(f)(3)(D)) which is disseminated through a me-13 dium in which the provision of all of the information 14 specified in this section is not possible, the commu-15 nication shall, in a clear and conspicuous manner— "(A) state the name of the person who 16

17 paid for the communication; and

"(B) provide a means for the recipient of
the communication to obtain the remainder of
the information required under this section with
minimal effort and without receiving or viewing
any additional material other than such required information.

24 "(2) SAFE HARBOR FOR DETERMINING CLEAR
25 AND CONSPICUOUS MANNER.—A statement in a

1	qualified internet or digital communication (as de-
2	fined in section $304(f)(3)(D)$) shall be considered to
3	be made in a clear and conspicuous manner as pro-
4	vided in subsection (a) if the communication meets
5	the following requirements:
6	"(A) TEXT OR GRAPHIC COMMUNICA-
7	TIONS.—In the case of a text or graphic com-
8	munication, the statement—
9	"(i) appears in letters at least as large
10	as the majority of the text in the commu-
11	nication; and
12	"(ii) meets the requirements of para-
13	graphs (2) and (3) of subsection (c).
14	"(B) AUDIO COMMUNICATIONS.—In the
15	case of an audio communication, the statement
16	is spoken in a clearly audible and intelligible
17	manner at the beginning or end of the commu-
18	nication and lasts at least 3 seconds.
19	"(C) VIDEO COMMUNICATIONS.—In the
20	case of a video communication which also in-
21	cludes audio, the statement—
22	"(i) is included at either the beginning
23	or the end of the communication; and
24	"(ii) is made both in—

20
"(I) a written format that meets
the requirements of subparagraph (A)
and appears for at least 4 seconds;
and
"(II) an audible format that
meets the requirements of subpara-
graph (B).
"(D) OTHER COMMUNICATIONS.—In the
case of any other type of communication, the
statement is at least as clear and conspicuous
as the statement specified in subparagraph (A),
(B), or (C).".
(2) Nonapplication of certain excep-
TIONS.—The exceptions provided in section
110.11(f)(1)(i) and (ii) of title 11, Code of Federal
Regulations, or any successor to such rules, shall
have no application to qualified internet or digital
communications (as defined in section $304(f)(3)(D)$
of the Federal Election Campaign Act of 1971, as
added by this Act).
(c) Modification of Additional Requirements
FOR CERTAIN COMMUNICATIONS.—Section 318(d) of such
Act (52 U.S.C. 30120(d)) is amended—
(1) in paragraph $(1)(A)$ —

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

"(k) DISCLOSURE OF CERTAIN ONLINE ADVERTISE MENTS.—

3 "(1) IN GENERAL.—

"(A) REQUIREMENTS FOR ONLINE PLAT-4 5 FORMS.—An online platform shall maintain, 6 and make available for online public inspection in machine readable format, a complete record 7 8 of any request to purchase on such online plat-9 form a qualified political advertisement which is 10 made by a person whose aggregate requests to 11 purchase qualified political advertisements on 12 such online platform during the calendar year 13 exceeds \$500.

14 "(B) REQUIREMENTS FOR ADVER-15 TISERS.—Any person who requests to purchase 16 a qualified political advertisement on an online 17 platform shall provide the online platform with 18 such information as is necessary for the online 19 platform to comply with the requirements of 20 subparagraph (A).

21 "(2) CONTENTS OF RECORD.—A record main22 tained under paragraph (1)(A) shall contain—

23 "(A) a digital copy of the qualified political
24 advertisement;

- "(B) a description of the audience targeted by the advertisement, the number of views generated from the advertisement, and the date and time that the advertisement is first displayed and last displayed; and "(C) information regarding— "(i) the average rate charged for the advertisement; "(ii) the name of the candidate to which the advertisement refers and the office to which the candidate is seeking election, the election to which the advertisement refers, or the national legislative issue to which the advertisement refers (as applicable); "(iii) in the case of a request made
- by, or on behalf of, a candidate, the name of the candidate, the authorized committee of the candidate, and the treasurer of such committee; and "(iv) in the case of any request not

described in clause (iii), the name of the person purchasing the advertisement, the name and address of a contact person for such person, a list of the chief executive of-

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1	ficers or members of the executive com-
2	mittee or of the board of directors of such
3	person, and, if the person purchasing the
4	advertisement is acting as the agent of a
5	foreign principal under the Foreign Agents
6	Registration Act of 1938, as amended (22)
7	U.S.C. 611 et seq.), a statement that the
8	person is acting as the agent of a foreign
9	principal and the identification of the for-
10	eign principal involved.
11	"(3) Online platform.—For purposes of this
12	subsection, the term 'online platform' means any
13	public-facing website, web application, or digital ap-
14	plication (including a social network, ad network, or
15	search engine) which—
16	"(A) sells qualified political advertise-
17	ments; and
18	"(B) has 50,000,000 or more unique
19	monthly United States visitors or users for a
20	majority of months during the preceding 12
21	months.
22	"(4) Qualified political advertisement.—
23	For purposes of this subsection, the term 'qualified
24	political advertisement' means any advertisement
25	(including search engine marketing, display adver-

1	tisements, video advertisements, native advertise-
2	ments, and sponsorships) that—
3	"(A) is made by or on behalf of a can-
4	didate; or
5	"(B) communicates a message relating to
6	any political matter of national importance, in-
7	cluding—
8	"(i) a candidate;
9	"(ii) any election to Federal office; or
10	"(iii) a national legislative issue of
11	public importance.
12	"(5) TIME TO MAINTAIN FILE.—The informa-
13	tion required under this subsection shall be made
14	available as soon as possible and shall be retained by
15	the online platform for a period of not less than 4
16	years.
17	"(6) SAFE HARBOR FOR PLATFORMS MAKING
18	BEST EFFORTS TO IDENTIFY REQUESTS WHICH ARE
19	SUBJECT TO RECORD MAINTENANCE REQUIRE-
20	MENTS.—In accordance with rules established by the
21	Commission, if an online platform shows that the
22	platform used best efforts to determine whether or
23	not a request to purchase a qualified political adver-
24	tisement was subject to the requirements of this sub-

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1	section, the online platform shall not be considered
2	to be in violation of such requirements.
3	"(7) Penalties.—For penalties for failure by
4	online platforms, and persons requesting to purchase
5	a qualified political advertisement on online plat-
6	forms, to comply with the requirements of this sub-
7	section, see section 309.".
8	(b) RULEMAKING.—Not later than 120 days after the
9	date of the enactment of this Act, the Federal Election
10	Commission shall establish rules—
11	(1) requiring common data formats for the
12	record required to be maintained under section
13	304(k) of the Federal Election Campaign Act of
14	1971 (as added by subsection (a)) so that all online
15	platforms submit and maintain data online in a com-
16	mon, machine-readable and publicly accessible for-
17	mat;
18	(2) establishing search interface requirements
19	relating to such record, including searches by can-
20	didate name, issue, purchaser, and date; and
21	(3) establishing the criteria for the safe harbor
22	exception provided under paragraph (6) of section
23	304(k) of such Act (as added by subsection (a)).
24	(c) REPORTING.—Not later than 2 years after the
25	date of the enactment of this Act, and biannually there-

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after, the Chairman of the Federal Election Commission
shall submit a report to Congress on—
(1) matters relating to compliance with and the
enforcement of the requirements of section 304(k) of
the Federal Election Campaign Act of 1971, as
added by subsection (a);
(2) recommendations for any modifications to
such section to assist in carrying out its purposes;
and
(3) identifying ways to bring transparency and
accountability to political advertisements distributed
online for free.
online for free. SEC. 117. PREVENTING CONTRIBUTIONS, EXPENDITURES,
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SEC. 117. PREVENTING CONTRIBUTIONS, EXPENDITURES, INDEPENDENT EXPENDITURES, AND DIS- BURSEMENTS FOR ELECTIONEERING COM- MUNICATIONS BY FOREIGN NATIONALS IN
SEC. 117. PREVENTING CONTRIBUTIONS, EXPENDITURES, INDEPENDENT EXPENDITURES, AND DIS- BURSEMENTS FOR ELECTIONEERING COM- MUNICATIONS BY FOREIGN NATIONALS IN THE FORM OF ONLINE ADVERTISING.
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SEC. 117. PREVENTING CONTRIBUTIONS, EXPENDITURES, INDEPENDENT EXPENDITURES, AND DIS- BURSEMENTS FOR ELECTIONEERING COM- MUNICATIONS BY FOREIGN NATIONALS IN THE FORM OF ONLINE ADVERTISING. Section 319 of the Federal Election Campaign Act of 1971 (52 U.S.C. 30121) is amended by adding at the end the following new subsection:
 SEC. 117. PREVENTING CONTRIBUTIONS, EXPENDITURES, INDEPENDENT EXPENDITURES, AND DIS- BURSEMENTS FOR ELECTIONEERING COM- MUNICATIONS BY FOREIGN NATIONALS IN THE FORM OF ONLINE ADVERTISING. Section 319 of the Federal Election Campaign Act of 1971 (52 U.S.C. 30121) is amended by adding at the end the following new subsection: "(c) RESPONSIBILITIES OF BROADCAST STATIONS,
 SEC. 117. PREVENTING CONTRIBUTIONS, EXPENDITURES, INDEPENDENT EXPENDITURES, AND DIS- BURSEMENTS FOR ELECTIONEERING COM- MUNICATIONS BY FOREIGN NATIONALS IN THE FORM OF ONLINE ADVERTISING. Section 319 of the Federal Election Campaign Act of 1971 (52 U.S.C. 30121) is amended by adding at the end the following new subsection: "(c) RESPONSIBILITIES OF BROADCAST STATIONS, PROVIDERS OF CABLE AND SATELLITE TELEVISION, AND

1 or satellite television, or online platform (as defined 2 in section 304(k)(3)) shall make reasonable efforts 3 to ensure that communications described in section 4 318(a) and made available by such station, provider, 5 or platform are not purchased by a foreign national, 6 directly or indirectly. For purposes of the previous 7 sentence, a station, provider, or online platform shall 8 not be considered to have made reasonable efforts 9 under this paragraph in the case of the availability 10 of a communication unless the station, provider, or 11 online platform directly inquires from the individual 12 or entity making such purchase whether the pur-13 chase is to be made by a foreign national, directly 14 or indirectly.

15 "(2) Special rules for disbursement paid WITH CREDIT CARD.—For purposes of paragraph 16 17 (1), a television or radio broadcast station, provider 18 of cable or satellite television, or online platform 19 shall be considered to have made reasonable efforts 20 under such paragraph in the case of a purchase of 21 the availability of a communication which is made 22 with a credit card if—

23 "(A) the individual or entity making such24 purchase is required, at the time of making

1	such purchase, to disclose the credit verification
2	value of such credit card; and
3	"(B) the billing address associated with
4	such credit card is located in the United States
5	or, in the case of a purchase made by an indi-
6	vidual who is a United States citizen living out-
7	side of the United States, the individual pro-
8	vides the television or radio broadcast station,
9	provider of cable or satellite television, or online
10	platform with the United States mailing ad-
11	dress the individual uses for voter registration
12	purposes.".
13	SEC. 118. INDEPENDENT STUDY ON MEDIA LITERACY AND
13 14	SEC. 118. INDEPENDENT STUDY ON MEDIA LITERACY AND ONLINE POLITICAL CONTENT CONSUMPTION.
14	ONLINE POLITICAL CONTENT CONSUMPTION.
14 15	ONLINE POLITICAL CONTENT CONSUMPTION. (a) INDEPENDENT STUDY.—Not later than 30 days
14 15 16	ONLINE POLITICAL CONTENT CONSUMPTION. (a) INDEPENDENT STUDY.—Not later than 30 days after the date of enactment of this Act, the Federal Elec-
14 15 16 17	ONLINE POLITICAL CONTENT CONSUMPTION. (a) INDEPENDENT STUDY.—Not later than 30 days after the date of enactment of this Act, the Federal Elec- tion Commission shall commission an independent study
14 15 16 17 18	ONLINE POLITICAL CONTENT CONSUMPTION. (a) INDEPENDENT STUDY.—Not later than 30 days after the date of enactment of this Act, the Federal Elec- tion Commission shall commission an independent study and report on media literacy with respect to online polit-
14 15 16 17 18 19	ONLINE POLITICAL CONTENT CONSUMPTION. (a) INDEPENDENT STUDY.—Not later than 30 days after the date of enactment of this Act, the Federal Elec- tion Commission shall commission an independent study and report on media literacy with respect to online polit- ical content consumption among voting-age Americans.
 14 15 16 17 18 19 20 	ONLINE POLITICAL CONTENT CONSUMPTION. (a) INDEPENDENT STUDY.—Not later than 30 days after the date of enactment of this Act, the Federal Elec- tion Commission shall commission an independent study and report on media literacy with respect to online polit- ical content consumption among voting-age Americans. (b) ELEMENTS.—The study and report under sub-
 14 15 16 17 18 19 20 21 	ONLINE POLITICAL CONTENT CONSUMPTION. (a) INDEPENDENT STUDY.—Not later than 30 days after the date of enactment of this Act, the Federal Elec- tion Commission shall commission an independent study and report on media literacy with respect to online polit- ical content consumption among voting-age Americans. (b) ELEMENTS.—The study and report under sub- section (a) shall include the following:
 14 15 16 17 18 19 20 21 22 	 ONLINE POLITICAL CONTENT CONSUMPTION. (a) INDEPENDENT STUDY.—Not later than 30 days after the date of enactment of this Act, the Federal Election Commission shall commission an independent study and report on media literacy with respect to online political content consumption among voting-age Americans. (b) ELEMENTS.—The study and report under subsection (a) shall include the following: (1) An evaluation of media literacy skills, such

1	sponsibly create and share information, among vot-
2	ing-age Americans.
3	(2) An analysis of the effects of media literacy
4	education and particular media literacy skills on the
5	ability to critically consume online political content,
6	including political advertising.
7	(3) Recommendations for improving voting-age
8	Americans' ability to critically consume online polit-
9	ical content, including political advertising.
10	(c) DEADLINE.—Not later than 270 days after the
11	date of enactment of this Act, the entity conducting the
12	study and report under subsection (a) shall submit the re-
13	port to the Commission.
14	(d) SUBMISSION TO CONGRESS.—Not later than 30
15	days after receiving the report under subsection (c), the
16	Commission shall submit the report to the Committee on
17	House Administration of the House of Representatives
18	and the Committee on Rules and Administration of the
19	Senate, together with such comments on the report as the
20	Commission considers appropriate.
21	(e) DEFINITION OF MEDIA LITERACY.—The term

(e) DEFINITION OF MEDIA LITERACY.—The term
"media literacy" means the ability to—

23 (1) access relevant and accurate information24 through media;

1	(2) critically analyze media content and the in-
2	fluences of media;
3	(3) evaluate the comprehensiveness, relevance,
4	credibility, authority, and accuracy of information;
5	(4) make educated decisions based on informa-
6	tion obtained from media and digital sources;
7	(5) operate various forms of technology and
8	digital tools; and
9	(6) reflect on how the use of media and tech-
10	nology may affect private and public life.
11	TITLE II-CLOSING LOOPHOLES
12	ALLOWING SPENDING BY
13	FOREIGN NATIONALS IN
14	ELECTIONS
15	SEC. 201. CLARIFICATION OF PROHIBITION ON PARTICIPA-
16	
	TION BY FOREIGN NATIONALS IN ELECTION-
17	TION BY FOREIGN NATIONALS IN ELECTION- RELATED ACTIVITIES.
17 18	
	RELATED ACTIVITIES.
18	RELATED ACTIVITIES. (a) CLARIFICATION OF PROHIBITION.—Section
18 19	RELATED ACTIVITIES. (a) CLARIFICATION OF PROHIBITION.—Section 319(a) of the Federal Election Campaign Act of 1971 (52
18 19 20	RELATED ACTIVITIES. (a) CLARIFICATION OF PROHIBITION.—Section 319(a) of the Federal Election Campaign Act of 1971 (52 U.S.C. 30121(a)) is amended—
18 19 20 21	RELATED ACTIVITIES. (a) CLARIFICATION OF PROHIBITION.—Section 319(a) of the Federal Election Campaign Act of 1971 (52 U.S.C. 30121(a)) is amended— (1) by striking "or" at the end of paragraph

(3) by adding at the end the following new
 paragraph:

3 "(3) a foreign national to direct, dictate, con-4 trol, or directly or indirectly participate in the deci-5 sion making process of any person (including a cor-6 poration, labor organization, political committee, or 7 political organization) with regard to such person's 8 Federal or non-Federal election-related activity, in-9 cluding any decision concerning the making of con-10 tributions, donations, expenditures, or disbursements 11 in connection with an election for any Federal, 12 State, or local office or any decision concerning the 13 administration of a political committee.".

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

18 "(d) CERTIFICATION OF COMPLIANCE REQUIRED PRIOR TO CARRYING OUT ACTIVITY.—Prior to the mak-19 ing in connection with an election for Federal office of any 20 21 contribution, donation, expenditure, independent expendi-22 ture, or disbursement for an electioneering communication 23 by a corporation, labor organization (as defined in section 24 316(b)), limited liability corporation, or partnership during a year, the chief executive officer of the corporation, 25

labor organization, limited liability corporation, or part-1 2 nership (or, if the corporation, labor organization, limited 3 liability corporation, or partnership does not have a chief 4 executive officer, the highest ranking official of the cor-5 poration, labor organization, limited liability corporation, 6 or partnership), shall file a certification with the Commis-7 sion, under penalty of perjury, that a foreign national did 8 not direct, dictate, control, or directly or indirectly partici-9 pate in the decision making process relating to such activ-10 ity in violation of subsection (a)(3), unless the chief executive officer has previously filed such a certification during 11 12 that calendar year.".

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

17 SEC. 202. CLARIFICATION OF APPLICATION OF FOREIGN 18 MONEY BAN TO CERTAIN DISBURSEMENTS 19 AND ACTIVITIES.

(a) APPLICATION TO DISBURSEMENTS TO SUPER
21 PACS.—Section 319(a)(1)(A) of the Federal Election
22 Campaign Act of 1971 (52 U.S.C. 30121(a)(1)(A)) is
23 amended by striking the semicolon and inserting the fol24 lowing: ", including any disbursement to a political com25 mittee which accepts donations or contributions that do

not comply with the limitations, prohibitions, and report ing requirements of this Act (or any disbursement to or
 on behalf of any account of a political committee which
 is established for the purpose of accepting such donations
 or contributions);".

6 (b) CONDITIONS UNDER WHICH CORPORATE PACS
7 MAY MAKE CONTRIBUTIONS AND EXPENDITURES.—Sec8 tion 316(b) of such Act (52 U.S.C. 30118(b)) is amended
9 by adding at the end the following new paragraph:

"(8) A separate segregated fund established by a corporation may not make a contribution or expenditure during a year unless the fund has certified to the Commission
the following during the year:

"(A) Each individual who manages the fund,
and who is responsible for exercising decisionmaking
authority for the fund, is a citizen of the United
States or is lawfully admitted for permanent residence in the United States.

"(B) No foreign national under section 319
participates in any way in the decisionmaking processes of the fund with regard to contributions or expenditures under this Act.

23 "(C) The fund does not solicit or accept rec24 ommendations from any foreign national under sec-

1	tion 319 with respect to the contributions or expend-
2	itures made by the fund.
3	"(D) Any member of the board of directors of
4	the corporation who is a foreign national under sec-
5	tion 319 abstains from voting on matters concerning
6	the fund or its activities.".
7	SEC. 203. AUDIT AND REPORT ON ILLICIT FOREIGN MONEY
8	IN FEDERAL ELECTIONS.
9	(a) IN GENERAL.—Title III of the Federal Election
10	Campaign Act of 1971 (52 U.S.C. 30101 et seq.) is
11	amended by inserting after section 319 the following new
12	section:
13	"SEC. 319A. AUDIT AND REPORT ON DISBURSEMENTS BY
13 14	"SEC. 319A. AUDIT AND REPORT ON DISBURSEMENTS BY FOREIGN NATIONALS.
14	FOREIGN NATIONALS.
14 15	FOREIGN NATIONALS. "(a) AUDIT.—
14 15 16	FOREIGN NATIONALS. "(a) AUDIT.— "(1) IN GENERAL.—The Commission shall con-
14 15 16 17	FOREIGN NATIONALS. "(a) AUDIT.— "(1) IN GENERAL.—The Commission shall con- duct an audit after each Federal election cycle to de-
14 15 16 17 18	FOREIGN NATIONALS. "(a) AUDIT.— "(1) IN GENERAL.—The Commission shall con- duct an audit after each Federal election cycle to de- termine the incidence of illicit foreign money in such
14 15 16 17 18 19	FOREIGN NATIONALS. "(a) AUDIT.— "(1) IN GENERAL.—The Commission shall con- duct an audit after each Federal election cycle to de- termine the incidence of illicit foreign money in such Federal election cycle.
 14 15 16 17 18 19 20 	FOREIGN NATIONALS. "(a) AUDIT.— "(1) IN GENERAL.—The Commission shall con- duct an audit after each Federal election cycle to de- termine the incidence of illicit foreign money in such Federal election cycle. "(2) PROCEDURES.—In carrying out paragraph
 14 15 16 17 18 19 20 21 	FOREIGN NATIONALS. "(a) AUDIT.— "(1) IN GENERAL.—The Commission shall con- duct an audit after each Federal election cycle to de- termine the incidence of illicit foreign money in such Federal election cycle. "(2) PROCEDURES.—In carrying out paragraph (1), the Commission shall conduct random audits of

"(b) REPORT.—Not later than 180 days after the end
 of each Federal election cycle, the Commission shall sub mit to Congress a report containing—

4 "(1) results of the audit required by subsection
5 (a)(1);

6 "(2) an analysis of the extent to which illicit 7 foreign money was used to carry out disinformation 8 and propaganda campaigns focused on depressing 9 turnout among rural communities and the success or 10 failure of these efforts, together with recommenda-11 tions to address these efforts in future elections;

12 "(3) an analysis of the extent to which illicit 13 foreign money was used to carry out disinformation 14 and propaganda campaigns focused on depressing 15 turnout among African-American and other minority 16 communities and the success or failure of these ef-17 forts, together with recommendations to address 18 these efforts in future elections;

19 "(4) an analysis of the extent to which illicit 20 foreign money was used to carry out disinformation 21 and propaganda campaigns focused on influencing 22 military and veteran communities and the success or 23 failure of these efforts, together with recommenda-24 tions to address these efforts in future elections; and

1 "(5) recommendations to address the presence 2 of illicit foreign money in elections, as appropriate. "(c) DEFINITIONS.—As used in this section: 3 "(1) The term 'Federal election cycle' means 4 5 the period which begins on the day after the date of 6 a regularly scheduled general election for Federal of-7 fice and which ends on the date of the first regularly 8 scheduled general election for Federal office held 9 after such date. 10 "(2) The term 'illicit foreign money' means any 11 disbursement by a foreign national (as defined in 12 section 319(b)) prohibited under such section.". (b) EFFECTIVE DATE.—The amendment made by 13 14 subsection (a) shall apply with respect to the Federal elec-15 tion cycle that began during November 2018, and each succeeding Federal election cycle. 16 17 SEC. 204. PROHIBITION ON CONTRIBUTIONS AND DONA-18 TIONS BY FOREIGN NATIONALS IN CONNEC-19 TIONS WITH BALLOT **INITIATIVES** AND 20 **REFERENDA.** 21 (a) IN GENERAL.—Section 319(a)(1)(A) of the Fed-22 eral Election Campaign Act of 1971 (52 U.S.C. 23 30121(a)(1)(A) is amended by striking "election" and inserting the following: "election, including a State or local 24

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ballot initiative or referendum".

1	(b) EFFECTIVE DATE.—The amendment made by
2	this section shall apply with respect to elections held in
3	2020 or any succeeding year.
4	SEC. 205. EXPANSION OF LIMITATIONS ON FOREIGN NA-
5	TIONALS PARTICIPATING IN POLITICAL AD-
6	VERTISING.
7	(a) DISBURSEMENTS DESCRIBED.—Section
8	319(a)(1) of the Federal Election Campaign Act of 1971
9	(52 U.S.C. 30121(a)(1)) is amended—
10	(1) by striking "or" at the end of subparagraph
11	(B); and
12	(2) by striking subparagraph (C) and inserting
13	the following:
14	"(C) an expenditure;
15	"(D) an independent expenditure;
	(D) an independent expenditure;
16	(E) a disbursement for an electioneering
16 17	
	"(E) a disbursement for an electioneering
17	"(E) a disbursement for an electioneering communication (within the meaning of section
17 18	"(E) a disbursement for an electioneering communication (within the meaning of section 304(f)(3));
17 18 19	 "(E) a disbursement for an electioneering communication (within the meaning of section 304(f)(3)); "(F) a disbursement for a communication
17 18 19 20	 "(E) a disbursement for an electioneering communication (within the meaning of section 304(f)(3)); "(F) a disbursement for a communication which is placed or promoted for a fee on a
 17 18 19 20 21 	 "(E) a disbursement for an electioneering communication (within the meaning of section 304(f)(3)); "(F) a disbursement for a communication which is placed or promoted for a fee on a website, web application, or digital application
 17 18 19 20 21 22 	 "(E) a disbursement for an electioneering communication (within the meaning of section 304(f)(3)); "(F) a disbursement for a communication which is placed or promoted for a fee on a website, web application, or digital application that refers to a clearly identified candidate for

1	didate or 30 days before a primary or pref-
2	erence election, or a convention or caucus of a
3	political party that has authority to nominate a
4	candidate for the office sought by the can-
5	didate;
6	"(G) a disbursement for a broadcast, cable
7	or satellite communication, or for a communica-
8	tion which is placed or promoted for a fee on
9	a website, web application, or digital applica-
10	tion, that promotes, supports, attacks or op-
11	poses the election of a clearly identified can-
12	didate for Federal, State, or local office (re-
13	gardless of whether the communication contains
14	express advocacy or the functional equivalent of
15	express advocacy);
16	"(H) a disbursement for a broadcast,
17	cable, or satellite communication, or for any
18	communication which is placed or promoted for
19	a fee on an online platform (as defined in sec-
20	tion $304(k)(3)$, that discusses a national legis-
21	lative issue of public importance in a year in
22	which a regularly scheduled general election for
23	Federal office is held, but only if the disburse-
24	ment is made by a covered foreign national de-
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25 scribed in section 304(j)(3)(C); or

1 "(I) a disbursement by a covered foreign 2 national described in section 304(j)(3)(C) to 3 compensate any person for internet activity that 4 promotes, supports, attacks or opposes the elec-5 tion of a clearly identified candidate for Fed-6 eral, State, or local office (regardless of whether 7 the activity communication contains express ad-8 vocacy or the functional equivalent of express 9 advocacy);". 10 (b) EFFECTIVE DATE.—The amendments made by 11 this section shall apply with respect to disbursements 12 made on or after the date of the enactment of this Act. 13 SEC. 206. PROHIBITING ESTABLISHMENT OF CORPORATION 14 CONCEAL ELECTION CONTRIBUTIONS TO 15 AND DONATIONS BY FOREIGN NATIONALS. 16 (a) PROHIBITION.—Chapter 29 of title 18, United States Code is amended by adding at the end the fol-17

18 lowing:

19 "§612. Establishment of corporation to conceal elec20 tion contributions and donations by for21 eign nationals

"(a) OFFENSE.—It shall be unlawful for an owner,
officer, attorney, or incorporation agent of a corporation,
company, or other entity to establish or use the corporation, company, or other entity with the intent to conceal

an activity of a foreign national (as defined in section 319
 of the Federal Election Campaign Act of 1971 (52 U.S.C.

3 30121)) prohibited under such section 319.

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

7 (b) TABLE OF SECTIONS.—The table of sections for
8 chapter 29 of title 18, United States Code, is amended
9 by inserting after the item relating to section 611 the fol10 lowing:

"612. Establishment of corporation to conceal election contributions and donations by foreign nationals.".

TITLE III—DETERRING FOREIGN INTERFERENCE IN ELECTIONS Subtitle A—Deterrence Under Fed-

14 eral Election Campaign Act of15 1971

16 SEC. 301. RESTRICTIONS ON EXCHANGE OF CAMPAIGN IN-

17FORMATION BETWEEN CANDIDATES AND18FOREIGN POWERS.

19 Section 319 of the Federal Election Campaign Act
20 of 1971 (52 U.S.C. 30121), as amended by section 117
21 and section 201(b), is further amended by adding at the
22 end the following new subsection:

23 "(e) RESTRICTIONS ON EXCHANGE OF INFORMATION
24 BETWEEN CANDIDATES AND FOREIGN POWERS.—

1 "(1) TREATMENT OF OFFER TO SHARE NON-2 PUBLIC CAMPAIGN MATERIAL AS SOLICITATION OF 3 CONTRIBUTION FROM FOREIGN NATIONAL.-If a 4 candidate or an individual affiliated with the campaign of a candidate, or if a political committee or 5 6 an individual affiliated with a political committee, 7 provides or offers to provide nonpublic campaign 8 material to a covered foreign national or to another 9 person whom the candidate, committee, or individual 10 knows or has reason to know will provide the mate-11 rial to a covered foreign national, the candidate, 12 committee, or individual (as the case may be) shall be considered for purposes of this section to have so-13 14 licited a contribution or donation described in sub-15 section (a)(1)(A) from a foreign national. "(2) DEFINITIONS.—In this subsection, the fol-16 17 lowing definitions apply: "(A) The term 'candidate' means an indi-18 19 vidual who seeks nomination for, or election to, 20 any Federal, State, or local public office. "(B) The term 'covered foreign national' 21 22 has the meaning given such term in section 23 304(j)(3)(C). "(C) The term 'individual affiliated with a 24 25 campaign' means, with respect to a candidate,

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1 an employee of any organization legally author-2 ized under Federal, State, or local law to sup-3 port the candidate's campaign for nomination 4 for, or election to, any Federal, State, or local public office, as well as any independent con-5 6 tractor of such an organization and any indi-7 vidual who performs services on behalf of the 8 organization, whether paid or unpaid.

9 "(D) The term 'individual affiliated with a 10 political committee' means, with respect to a 11 political committee, an employee of the com-12 mittee as well as any independent contractor of 13 the committee and any individual who performs 14 services on behalf of the committee, whether 15 paid or unpaid.

"(E) The term 'nonpublic campaign mate-16 17 rial' means, with respect to a candidate or a po-18 litical committee, campaign material that is 19 produced by the candidate or the committee or 20 produced at the candidate or committee's ex-21 pense or request which is not distributed or 22 made available to the general public or other-23 wise in the public domain, including polling and 24 focus group data and opposition research, ex-25 cept that such term does not include material

21 22	of 1971 (52 U.S.C. 30121), as amended by section 117, section 201(a), section 201(b), and section 301, is further
	of 1971 (52 U.S.C. 30121), as amended by section 117,
20	
20	Section 319 of the Federal Election Campaign Act
19	OR DONATION BY FOREIGN NATIONALS.
18	ASSISTANCE RELATING TO CONTRIBUTION
17	SEC. 303. PROHIBITION ON PROVISION OF SUBSTANTIAL
16	suant to agreement or formal collaboration.".
15	operation, consultation, or coordination is carried out pur-
14	with, a person without regard to whether or not the co-
13	cooperation, consultation, or concert with, or coordinated
12	or disbursement may be considered to have been made in
11	((10) For purposes of paragraph (7) , an expenditure
10	the end the following new paragraph:
9	of 1971 (52 U.S.C. 30116(a)) is amended by adding at
8	Section 315(a) of the Federal Election Campaign Act
7	ESTS.
6	TWEEN CAMPAIGNS AND OUTSIDE INTER-
5	MINING EXISTENCE OF COORDINATION BE-
4	SEC. 302. CLARIFICATION OF STANDARD FOR DETER-
3	on a legislative or policy matter.".
2	solely to the candidate's or committee's position
	produced for purposes of consultations relating

1	(A) by striking "or" at the end of para-
2	graph (2);
3	(B) by striking the period at the end of
4	paragraph (3) and inserting "; or"; and
5	(C) by adding at the end the following:
6	"(4) a person to knowingly provide substantial
7	assistance to another person in carrying out an ac-
8	tivity described in paragraph (1), (2), or (3)."; and
9	(2) by adding at the end the following new sub-
10	sections:
11	"(f) Knowingly Described.—
12	"(1) IN GENERAL.—For purposes of subsection
13	(a)(4), the term 'knowingly' means actual knowl-
14	edge, constructive knowledge, awareness of pertinent
15	facts that would lead a reasonable person to con-
16	clude there is a substantial probability, or awareness
17	of pertinent facts that would lead a reasonable per-
18	son to conduct a reasonable inquiry to establish—
19	"(A) with respect to an activity described
20	in subsection $(a)(1)$, that the contribution, do-
21	nation, expenditure, independent expenditure,
22	or disbursement is from a foreign national;
23	"(B) with respect to an activity described
24	in subsection $(a)(2)$, that the contribution or

1	donation solicited, accepted, or received is from
2	a foreign national; and
3	"(C) with respect to an activity described
4	in subsection $(a)(3)$, that the person directing,
5	dictating, controlling, or directly or indirectly
6	participating in the decision making process is
7	a foreign national.
8	"(2) PERTINENT FACTS.—For purposes of
9	paragraph (1), pertinent facts include, but are not
10	limited to, that the person making the contribution,
11	donation, expenditure, independent expenditure, or
12	disbursement, or that the person from whom the
13	contribution or donation is solicited, accepted, or re-
14	ceived, or that the person directing, dictating, con-
15	trolling, or directly or indirectly participating in the
16	decision making process—
17	"(A) uses a foreign passport or passport
18	number for identification purposes;
19	"(B) provides a foreign address;
20	"(C) uses a check or other written instru-
21	ment drawn on a foreign bank, or by a wire
22	transfer from a foreign bank, in carrying out
23	the activity; or
24	"(D) resides abroad.

"(g) SUBSTANTIAL ASSISTANCE DEFINED.—As used
 in this section, the term 'substantial assistance' means,
 with respect to an activity prohibited by paragraph (1),
 (2), or (3) of subsection (a), involvement with an intent
 to facilitate successful completion of the activity.".

6 Subtitle B—Prohibiting Deceptive 7 Practices and Preventing Voter 8 Intimidation

9 SEC. 311. SHORT TITLE.

10 This subtitle may be cited as the "Deceptive Prac-11 tices and Voter Intimidation Prevention Act of 2019".

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

13 ERAL ELECTIONS.

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

16 (1) by striking "No person" and inserting the17 following:

18 "(1) IN GENERAL.—No person"; and

19 (2) by inserting at the end the following new20 paragraphs:

21 "(2) FALSE STATEMENTS REGARDING FEDERAL
22 ELECTIONS.—

23 "(A) PROHIBITION.—No person, whether
24 acting under color of law or otherwise, shall,
25 within 90 days before an election described in

1	paragraph (5), by any means, including by
2	means of written, electronic, or telephonic com-
3	munications, communicate or cause to be com-
4	municated information described in subpara-
5	graph (B), or produce information described in
6	subparagraph (B) with the intent that such in-
7	formation be communicated, if such person—
8	"(i) knows such information to be ma-
9	terially false; and
10	"(ii) has the intent to impede or pre-
11	vent another person from exercising the
12	right to vote in an election described in
13	paragraph (5).
14	"(B) INFORMATION DESCRIBED.—Infor-
15	mation is described in this subparagraph if such
16	information is regarding—
17	"(i) the time, place, or manner of
18	holding any election described in para-
19	graph (5) ; or
20	"(ii) the qualifications for or restric-
21	tions on voter eligibility for any such elec-
22	tion, including—
23	"(I) any criminal penalties asso-
24	ciated with voting in any such elec-
25	tion; or

	$J\Delta$
1	"(II) information regarding a
2	voter's registration status or eligi-
3	bility.
4	"(3) FALSE STATEMENTS REGARDING PUBLIC
5	ENDORSEMENTS.—
6	"(A) PROHIBITION.—No person, whether
7	acting under color of law or otherwise, shall,
8	within 90 days before an election described in
9	paragraph (5), by any means, including by
10	means of written, electronic, or telephonic com-
11	munications, communicate, or cause to be com-
12	municated, a materially false statement about
13	an endorsement, if such person—
14	"(i) knows such statement to be false;
15	and
16	"(ii) has the intent to impede or pre-
17	vent another person from exercising the
18	right to vote in an election described in
19	paragraph (5).
20	"(B) DEFINITION OF "MATERIALLY
21	FALSE'.—For purposes of subparagraph (A), a
22	statement about an endorsement is 'materially
23	false' if, with respect to an upcoming election
24	described in paragraph (5)—

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1	"(i) the statement states that a spe-
2	cifically named person, political party, or
3	organization has endorsed the election of a
4	specific candidate for a Federal office de-
5	scribed in such paragraph; and
6	"(ii) such person, political party, or
7	organization has not endorsed the election
8	of such candidate.
9	"(4) HINDERING, INTERFERING WITH, OR PRE-
10	VENTING VOTING OR REGISTERING TO VOTENo
11	person, whether acting under color of law or other-
12	wise, shall intentionally hinder, interfere with, or
13	prevent another person from voting, registering to
14	vote, or aiding another person to vote or register to
15	vote in an election described in paragraph (5).
16	"(5) Election described.—An election de-
17	scribed in this paragraph is any general, primary,
18	run-off, or special election held solely or in part for
19	the purpose of nominating or electing a candidate
20	for the office of President, Vice President, presi-
21	dential elector, Member of the Senate, Member of
22	the House of Representatives, or Delegate or Com-
23	missioner from a Territory or possession.".
24	(b) Private Right of Action.—

1	(1) IN GENERAL.—Subsection (c) of section
2	2004 of the Revised Statutes (52 U.S.C. 10101(c))
3	is amended—
4	(A) by striking "Whenever any person"
5	and inserting the following:
6	"(1) Whenever any person"; and
7	(B) by adding at the end the following new
8	paragraph:
9	"(2) Any person aggrieved by a violation of
10	subsection (b)(2), (b)(3), or (b)(4) may institute a
11	civil action for preventive relief, including an appli-
12	cation in a United States district court for a perma-
13	nent or temporary injunction, restraining order, or
14	other order. In any such action, the court, in its dis-
15	cretion, may allow the prevailing party a reasonable
16	attorney's fee as part of the costs.".
17	(2) Conforming Amendments.—
18	(A) Subsection (e) of section 2004 of the
19	Revised Statutes (52 U.S.C. 10101(e)) is
20	amended by striking "subsection (c)" and in-
21	serting "subsection (c)(1)".
22	(B) Subsection (g) of section 2004 of the
23	Revised Statutes (52 U.S.C. 10101(g)) is
24	amended by striking "subsection (c)" and in-
25	serting "subsection $(c)(1)$ ".

1	(c) Criminal Penalties.—
2	(1) Deceptive Acts.—Section 594 of title 18,
3	United States Code, is amended—
4	(A) by striking "Whoever" and inserting
5	the following:
6	"(a) INTIMIDATION.—Whoever";
7	(B) in subsection (a), as inserted by sub-
8	paragraph (A), by striking "at any election"
9	and inserting "at any general, primary, run-off,
10	or special election"; and
11	(C) by adding at the end the following new
12	subsections:
13	"(b) DECEPTIVE ACTS.—
14	"(1) False statements regarding federal
15	ELECTIONS.—
16	"(A) Prohibition.—It shall be unlawful
17	for any person, whether acting under color of
18	law or otherwise, within 90 days before an elec-
19	tion described in subsection (e), by any means,
20	including by means of written, electronic, or tel-
21	ephonic communications, to communicate or
22	cause to be communicated information de-
23	scribed in subparagraph (B), or produce infor-
24	mation described in subparagraph (B) with the

1	intent that such information be communicated,
2	if such person—
3	"(i) knows such information to be ma-
4	terially false; and
5	"(ii) has the intent to mislead voters,
6	or the intent to impede or prevent another
7	person from exercising the right to vote in
8	an election described in subsection (e).
9	"(B) INFORMATION DESCRIBED.—Infor-
10	mation is described in this subparagraph if such
11	information is regarding—
12	"(i) the time or place of holding any
13	election described in subsection (e); or
14	"(ii) the qualifications for or restric-
15	tions on voter eligibility for any such elec-
16	tion, including—
17	"(I) any criminal penalties asso-
18	ciated with voting in any such elec-
19	tion; or
20	"(II) information regarding a
21	voter's registration status or eligi-
22	bility.
23	"(2) PENALTY.—Any person who violates para-
24	graph (1) shall be fined not more than $$100,000$,
25	imprisoned for not more than 5 years, or both.

"(c) HINDERING, INTERFERING WITH, OR PRE VENTING VOTING OR REGISTERING TO VOTE.—
 "(1) PROHIBITION.—It shall be unlawful for

any person, whether acting under color of law or
otherwise, to intentionally hinder, interfere with, or
prevent another person from voting, registering to
vote, or aiding another person to vote or register to
vote in an election described in subsection (e).

9 "(2) PENALTY.—Any person who violates para10 graph (1) shall be fined not more than \$100,000,
11 imprisoned for not more than 5 years, or both.

"(d) ATTEMPT.—Any person who attempts to commit
any offense described in subsection (a), (b)(1), or (c)(1)
shall be subject to the same penalties as those prescribed
for the offense that the person attempted to commit.

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

(2) MODIFICATION OF PENALTY FOR VOTER INTIMIDATION.—Section 594(a) of title 18, United
States Code, as amended by paragraph (1), is

amended by striking "fined under this title or im prisoned not more than one year" and inserting
 "fined not more than \$100,000, imprisoned for not
 more than 5 years".

5 (3) SENTENCING GUIDELINES.—

6 (A) REVIEW AND AMENDMENT.—Not later 7 than 180 days after the date of enactment of 8 this Act, the United States Sentencing Commis-9 sion, pursuant to its authority under section 10 994 of title 28, United States Code, and in ac-11 cordance with this section, shall review and, if 12 appropriate, amend the Federal sentencing 13 guidelines and policy statements applicable to 14 persons convicted of any offense under section 15 594 of title 18, United States Code, as amend-16 ed by this section.

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

24 (4) PAYMENTS FOR REFRAINING FROM VOT25 ING.—Subsection (c) of section 11 of the Voting

Rights Act of 1965 (52 U.S.C. 10307) is amended
 by striking "either for registration to vote or for vot ing" and inserting "for registration to vote, for vot ing, or for not voting".

5 SEC. 313. CORRECTIVE ACTION.

6 (a) CORRECTIVE ACTION.—

7 (1) IN GENERAL.—If the Attorney General re-8 ceives a credible report that materially false informa-9 tion has been or is being communicated in violation 10 of paragraphs (2) and (3) of section 2004(b) of the 11 Revised Statutes (52 U.S.C. 10101(b)), as added by 12 section 312(a), and if the Attorney General deter-13 mines that State and local election officials have not 14 taken adequate steps to promptly communicate accu-15 rate information to correct the materially false infor-16 mation, the Attorney General shall, pursuant to the 17 written procedures and standards under subsection 18 (b), communicate to the public, by any means, in-19 cluding by means of written, electronic, or telephonic 20 communications, accurate information designed to 21 correct the materially false information.

(2) COMMUNICATION OF CORRECTIVE INFORMATION.—Any information communicated by the Attorney General under paragraph (1)—

25 (A) shall—

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	00
1	(i) be accurate and objective;
2	(ii) consist of only the information
3	necessary to correct the materially false in-
4	formation that has been or is being com-
5	municated; and
6	(iii) to the extent practicable, be by a
7	means that the Attorney General deter-
8	mines will reach the persons to whom the
9	materially false information has been or is
10	being communicated; and
11	(B) shall not be designed to favor or dis-
12	favor any particular candidate, organization, or
13	political party.
14	(b) Written Procedures and Standards for
15	TAKING CORRECTIVE ACTION.—
16	(1) IN GENERAL.—Not later than 180 days
17	after the date of enactment of this Act, the Attorney
18	General shall publish written procedures and stand-
19	ards for determining when and how corrective action
20	will be taken under this section.
21	(2) Inclusion of appropriate deadlines.—
22	The procedures and standards under paragraph (1)
23	shall include appropriate deadlines, based in part on
24	the number of days remaining before the upcoming
25	election.

(3) CONSULTATION.—In developing the proce dures and standards under paragraph (1), the Attor ney General shall consult with the Election Assist ance Commission, State and local election officials,
 civil rights organizations, voting rights groups, voter
 protection groups, and other interested community
 organizations.

8 (c) AUTHORIZATION OF APPROPRIATIONS.—There
9 are authorized to be appropriated to the Attorney General
10 such sums as may be necessary to carry out this subtitle.
11 SEC. 314. REPORTS TO CONGRESS.

12 (a) IN GENERAL.—Not later than 180 days after 13 each general election for Federal office, the Attorney General shall submit to Congress a report compiling all allega-14 15 tions received by the Attorney General of deceptive practices described in paragraphs (2), (3), and (4) of section 16 17 2004(b) of the Revised Statutes (52 U.S.C. 10101(b)), as added by section 312(a), relating to the general election 18 19 for Federal office and any primary, run-off, or a special 20 election for Federal office held in the 2 years preceding 21 the general election.

- 22 (b) CONTENTS.—
- 23 (1) IN GENERAL.—Each report submitted
 24 under subsection (a) shall include—

1	(A) a description of each allegation of a
2	deceptive practice described in subsection (a),
3	including the geographic location, racial and
4	ethnic composition, and language minority-
5	group membership of the persons toward whom
6	the alleged deceptive practice was directed;
7	(B) the status of the investigation of each
8	allegation described in subparagraph (A);
9	(C) a description of each corrective action
10	taken by the Attorney General under section
11	4(a) in response to an allegation described in
12	subparagraph (A);
13	(D) a description of each referral of an al-
14	legation described in subparagraph (A) to other
15	Federal, State, or local agencies;
16	(E) to the extent information is available,
17	a description of any civil action instituted under
18	section $2004(c)(2)$ of the Revised Statutes (52
19	U.S.C. $10101(c)(2)$, as added by section
20	312(b), in connection with an allegation de-
21	scribed in subparagraph (A); and
22	(F) a description of any criminal prosecu-
23	tion instituted under section 594 of title 18,
24	United States Code, as amended by section
25	3(c), in connection with the receipt of an allega-

1	tion described in subparagraph (A) by the At-
2	torney General.
3	(2) Exclusion of certain information.—
4	(A) IN GENERAL.—The Attorney General
5	shall not include in a report submitted under
6	subsection (a) any information protected from
7	disclosure by rule 6(e) of the Federal Rules of
8	Criminal Procedure or any Federal criminal
9	statute.
10	(B) EXCLUSION OF CERTAIN OTHER IN-
11	FORMATION.—The Attorney General may deter-
12	mine that the following information shall not be
13	included in a report submitted under subsection
14	(a):
15	(i) Any information that is privileged.
16	(ii) Any information concerning an
17	ongoing investigation.
18	(iii) Any information concerning a
19	criminal or civil proceeding conducted
20	under seal.
21	(iv) Any other nonpublic information
22	that the Attorney General determines the
23	disclosure of which could reasonably be ex-
24	pected to infringe on the rights of any in-

8 Subtitle C—Inadmissibility and De9 portability of Aliens Engaging 10 in Improper Election Inter11 ference

12 SEC.321.INADMISSIBILITY AND DEPORTABILITY OF13ALIENS ENGAGING IN IMPROPER INTER-14FERENCE IN UNITED STATES ELECTIONS.

(a) INADMISSIBILITY.—Section 212(a)(3) of the Immigration and Nationality Act (8 U.S.C. 1182(a)(3)) is
amended by adding at the end the following:

18 "(H) IMPROPER INTERFERENCE IN Α 19 UNITED STATES ELECTION.—Any alien who a 20 consular officer, the Secretary of Homeland Se-21 curity, the Secretary of State, or the Attorney 22 General knows, or has reasonable grounds to 23 believe, is seeking admission to the United 24 States to engage in improper interference in a 25 United States election, or has engaged in im-

1 proper interference in a United States election, 2 is inadmissible.". 3 (b) DEPORTABILITY.—Section 237(a) of such Act (8) 4 U.S.C. 1227(a)) is amended by adding at the end the fol-5 lowing: 6 "(8) Improper interference in a united 7 STATES ELECTION.—Any alien who has engaged, is 8 engaged, or at any time after admission engages in 9 improper interference in a United States election is 10 deportable.". 11 (c) DEFINITION.—Section 101(a) of such Act (8) 12 U.S.C. 1101(a)) is amended by adding at the end the fol-13 lowing: 14 "(53) The term 'improper interference in a 15 United States election' means conduct by an alien 16 that---"(A)(i) violates Federal criminal, voting 17 18 rights, or campaign finance law; or 19 "(ii) is performed by any person acting as 20 an agent of or on behalf of a foreign govern-21 ment or criminal enterprise; and 22 "(B) includes any covert, fraudulent, de-23 ceptive, or unlawful act or attempted act, un-24 dertaken with the purpose or effect of under-25 mining public confidence in election processes

1	or institutions, or influencing, undermining con-
2	fidence in, or altering the result or reported re-
3	sult of, a general or primary Federal, State, or
4	local election or caucus, including—
5	"(i) the campaign of a candidate; or
6	"(ii) a ballot measure, including an
7	amendment, a bond issue, an initiative, a
8	recall, a referral, or a referendum.".
9	Subtitle D—Notifying States of
10	Disinformation Campaigns by
11	Foreign Nationals
12	SEC. 331. NOTIFYING STATES OF DISINFORMATION CAM-
13	PAIGNS BY FOREIGN NATIONALS.
13 14	PAIGNS BY FOREIGN NATIONALS. (a) Requiring Disclosure.—If the Federal Elec-
14	(a) REQUIRING DISCLOSURE.—If the Federal Elec-
14 15	(a) REQUIRING DISCLOSURE.—If the Federal Elec- tion Commission makes a determination that a foreign na- tional has initiated or has attempted to initiate a
14 15 16	(a) REQUIRING DISCLOSURE.—If the Federal Elec- tion Commission makes a determination that a foreign na- tional has initiated or has attempted to initiate a
14 15 16 17	(a) REQUIRING DISCLOSURE.—If the Federal Elec- tion Commission makes a determination that a foreign na- tional has initiated or has attempted to initiate a disinformation campaign targeted at an election for public
14 15 16 17 18	(a) REQUIRING DISCLOSURE.—If the Federal Elec- tion Commission makes a determination that a foreign na- tional has initiated or has attempted to initiate a disinformation campaign targeted at an election for public office held in a State, the Commission shall notify the
 14 15 16 17 18 19 	(a) REQUIRING DISCLOSURE.—If the Federal Elec- tion Commission makes a determination that a foreign na- tional has initiated or has attempted to initiate a disinformation campaign targeted at an election for public office held in a State, the Commission shall notify the State involved of the determination not later than 30 days
 14 15 16 17 18 19 20 	(a) REQUIRING DISCLOSURE.—If the Federal Elec- tion Commission makes a determination that a foreign na- tional has initiated or has attempted to initiate a disinformation campaign targeted at an election for public office held in a State, the Commission shall notify the State involved of the determination not later than 30 days after making the determination.
 14 15 16 17 18 19 20 21 	 (a) REQUIRING DISCLOSURE.—If the Federal Election Commission makes a determination that a foreign national has initiated or has attempted to initiate a disinformation campaign targeted at an election for public office held in a State, the Commission shall notify the State involved of the determination not later than 30 days after making the determination. (b) DEFINITIONS.—In this section the term "foreign

Subtitle E—Prohibiting Use of Deepfakes in Election Campaigns

3 SEC. 341. PROHIBITION ON DISTRIBUTION OF MATERIALLY

DECEPTIVE AUDIO OR VISUAL MEDIA PRIOR TO ELECTION.

6 (a) IN GENERAL.—Title III of the Federal Election
7 Campaign Act of 1971 (52 U.S.C. 30101 et seq.), as
8 amended by section 203, is further amended by adding
9 at the end the following new section:

10 "SEC. 325. PROHIBITION ON DISTRIBUTION OF MATERI-11ALLY DECEPTIVE MEDIA PRIOR TO ELEC-12TION.

13 "(a) IN GENERAL.—Except as provided in sub-14 sections (b) and (c), a person, political committee, or other 15 entity shall not, within 60 days of a election for Federal office at which a candidate for elective office will appear 16 on the ballot, distribute, with actual malice, materially de-17 18 ceptive audio or visual media of the candidate with the 19 intent to injure the candidate's reputation or to deceive 20a voter into voting for or against the candidate.

21 "(b) EXCEPTION.—

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22 "(1) REQUIRED LANGUAGE.—The prohibition
23 in subsection (a) does not apply if the audio or vis24 ual media includes—

1	"(A) a disclosure stating: "This
2	has been manipulated."; and
3	"(B) filled in the blank in the disclosure
4	under subparagraph (A), the term 'image',
5	'video', or 'audio', as most accurately describes
6	the media.
7	"(2) VISUAL MEDIA.—For visual media, the
8	text of the disclosure shall appear in a size that is
9	easily readable by the average viewer and no smaller
10	than the largest font size of other text appearing in
11	the visual media. If the visual media does not in-
12	clude any other text, the disclosure shall appear in
13	a size that is easily readable by the average viewer.
14	For visual media that is video, the disclosure shall
15	appear for the duration of the video.
16	"(3) AUDIO-ONLY MEDIA.—If the media con-
17	sists of audio only, the disclosure shall be read in a
18	clearly spoken manner and in a pitch that can be
19	easily heard by the average listener, at the beginning
20	of the audio, at the end of the audio, and, if the
21	audio is greater than 2 minutes in length, inter-
22	spersed within the audio at intervals of not greater
23	than 2 minutes each.
24	"(c) INAPPLICABILITY TO CERTAIN ENTITIES.—This

section does not apply to the following:

1 "(1) A radio or television broadcasting station, 2 including a cable or satellite television operator, pro-3 grammer, or producer, that broadcasts materially 4 deceptive audio or visual media prohibited by this 5 section as part of a bona fide newscast, news inter-6 view, news documentary, or on-the-spot coverage of 7 bona fide news events, if the broadcast clearly ac-8 knowledges through content or a disclosure, in a 9 manner that can be easily heard or read by the aver-10 age listener or viewer, that there are questions about 11 the authenticity of the materially deceptive audio or 12 visual media.

"(2) A radio or television broadcasting station,
including a cable or satellite television operator, programmer, or producer, when it is paid to broadcast
materially deceptive audio or visual media.

17 "(3) An internet website, or a regularly pub-18 lished newspaper, magazine, or other periodical of 19 general circulation, including an internet or elec-20 tronic publication, that routinely carries news and 21 commentary of general interest, and that publishes 22 materially deceptive audio or visual media prohibited 23 by this section, if the publication clearly states that 24 the materially deceptive audio or visual media does not accurately represent the speech or conduct of the
 candidate.

3 "(4) Materially deceptive audio or visual media
4 that constitutes satire or parody.

5 "(d) CIVIL ACTION.—

6 "(1) INJUNCTIVE OR OTHER EQUITABLE RE-7 LIEF.—A candidate for elective office whose voice or 8 likeness appears in a materially deceptive audio or 9 visual media distributed in violation of this section 10 may seek injunctive or other equitable relief prohib-11 iting the distribution of audio or visual media in vio-12 lation of this section. An action under this para-13 graph shall be entitled to precedence in accordance 14 with the Federal Rules of Civil Procedure.

"(2) DAMAGES.—A candidate for elective office 15 16 whose voice or likeness appears in a materially de-17 ceptive audio or visual media distributed in violation 18 of this section may bring an action for general or 19 special damages against the person, committee, or 20 other entity that distributed the materially deceptive 21 audio or visual media. The court may also award a 22 prevailing party reasonable attorney's fees and costs. 23 This paragraph shall not be construed to limit or 24 preclude a plaintiff from securing or recovering any 25 other available remedy.

"(3) BURDEN OF PROOF.—In any civil action
 alleging a violation of this section, the plaintiff shall
 bear the burden of establishing the violation through
 clear and convincing evidence.

5 "(e) RULE OF CONSTRUCTION.—This section shall
6 not be construed to alter or negate any rights, obligations,
7 or immunities of an interactive service provider under sec8 tion 230 of title 47, United States Code.

9 "(f) MATERIALLY DECEPTIVE AUDIO OR VISUAL 10 MEDIA DEFINED.—In this section, the term 'materially 11 deceptive audio or visual media' means an image or an 12 audio or video recording of a candidate's appearance, 13 speech, or conduct that has been intentionally manipulated 14 in a manner such that both of the following conditions 15 are met:

"(1) The image or audio or video recording
would falsely appear to a reasonable person to be
authentic.

19 "(2) The image or audio or video recording 20 would cause a reasonable person to have a fun-21 damentally different understanding or impression of 22 the expressive content of the image or audio or video 23 recording than that person would have if the person 24 were hearing or seeing the unaltered, original 25 version of the image or audio or video recording.". (b) CRIMINAL PENALTIES.—Section 309(d)(1) of the
 Federal Election Campaign Act of 1971 (52 U.S.C.
 30109(d)(1)), as amended by section 103, is further
 amended by adding at the end the following new subpara graph:

6 "(G) Any person who knowingly and will7 fully commits a violation of section 325 shall be
8 fined not more than \$100,000, imprisoned not
9 more than 5 years, or both.".

(c) EFFECT ON DEFAMATION ACTION.—For purposes of an action for defamation, a violation of section
325 of the Federal Election Campaign Act of 1971, as
added by subsection (a), shall constitute defamation per
se.

15 Subtitle F—Assessment of Exemp 16 tion of Registration Require 17 ments Under FARA for Reg 18 istered Lobbyists

19SEC. 351. ASSESSMENT OF EXEMPTION OF REGISTRATION20REQUIREMENTS UNDER FARA FOR REG-21ISTERED LOBBYISTS.

Not later than 90 days after the date of the enactment of this Act, the Comptroller General of the United
States shall conduct and submit to Congress an assessment of the implications of the exemption provided under

the Foreign Agents Registration Act of 1938, as amended 1 2 (22 U.S.C. 611 et seq.) for agents of foreign principals who are also registered lobbyists under the Lobbying Dis-3 4 closure Act of 1995 (2 U.S.C. 1601 et seq.), and shall 5 include in the assessment an analysis of the extent to which revisions in such Acts might mitigate the risk of 6 7 foreign government money influencing elections or political 8 processes in the United States.

9 TITLE IV—MISCELLANEOUS 10 PROVISIONS

11 SEC. 401. EFFECTIVE DATES OF PROVISIONS.

Each provision of this Act and each amendment made by a provision of this Act shall take effect on the effective date provided under this Act for such provision or such amendment without regard to whether or not the Federal Election Commission, the Attorney General, or any other person has promulgated regulations to carry out such provision or such amendment.

19 SEC. 402. SEVERABILITY.

If any provision of this Act or any amendment made by this Act, or the application of a provision of this Act or an amendment made by this Act to any person or circumstance, is held to be unconstitutional, the remainder of this Act, and the application of the provisions to any 1 person or circumstance, shall not be affected by the hold-

2 ing.

Passed the House of Representatives October 23, 2019.

Attest:

Clerk.

116TH CONGRESS H. R. 4617

AN ACT

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