#### 114TH CONGRESS 2D SESSION

# S. 2611

To amend the Federal Election Campaign Act of 1971 to replace the Federal Election Commission with the Federal Election Administration, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

March 1, 2016

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

# A BILL

To amend the Federal Election Campaign Act of 1971 to replace the Federal Election Commission with the Federal Election Administration, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Federal Election Administration Act of 2016".
- 6 (b) Table of Contents.—The table of contents of
- 7 this Act is as follows:
  - Sec. 1. Short title; table of contents.

TITLE I—FEDERAL ELECTION ADMINISTRATION

Sec. 101. Establishment of the Federal Election Administration.

- Sec. 102. Executive schedule positions.
- Sec. 103. GAO examination of enforcement of campaign finance laws by the Department of Justice.
- Sec. 104. GAO study and report on appropriate funding levels.
- Sec. 105. Conforming amendments.

#### TITLE II—TRANSITION PROVISIONS

- Sec. 201. Transfer of functions of Federal Election Commission.
- Sec. 202. Transfer of property, records, and personnel.
- Sec. 203. Repeals.
- Sec. 204. Conforming amendments.
- Sec. 205. Treatment of certain regulations.
- Sec. 206. Effective date.

## 1 TITLE I—FEDERAL ELECTION

## 2 **ADMINISTRATION**

- 3 SEC. 101. ESTABLISHMENT OF THE FEDERAL ELECTION AD-
- 4 **MINISTRATION.**
- 5 (a) IN GENERAL.—Title III of the Federal Election
- 6 Campaign Act of 1971 (52 U.S.C. 30101 et seq.) is
- 7 amended by adding at the end the following new subtitle:

## 8 "Subtitle B—Administrative

- 9 **Provisions**
- 10 "CHAPTER 1—ESTABLISHMENT OF THE
- 11 FEDERAL ELECTION ADMINISTRATION
- 12 "SEC. 351. ESTABLISHMENT OF THE FEDERAL ELECTION
- 13 ADMINISTRATION.
- "(a) IN GENERAL.—There is established the Federal
- 15 Election Administration (in this Act referred to as the
- 16 'Administration').
- 17 "(b) Independent Establishment.—The Admin-
- 18 istration shall be an independent establishment (as defined
- 19 in section 104 of title 5, United States Code).

"(c) Purpose.—The Administration shall admin-1 ister, seek to obtain compliance with, enforce, and formu-3 late policy in a manner that is consistent with the lan-4 guage and intent of Congress with respect to the following 5 statutes: 6 "(1) This Act. "(2) The Presidential Election Campaign Fund 7 8 Act under chapter 95 of the Internal Revenue Code 9 of 1986. "(3) The Presidential Primary Matching Pay-10 11 ment Account Act under chapter 96 of the Internal 12 Revenue Code of 1986. 13 "(d) Exclusive Civil Jurisdiction.—The Administration shall have exclusive jurisdiction with respect to 14 15 the civil enforcement of the statutes identified in sub-16 section (c). 17 "(e) Voting Requirement.—All decisions of the 18 Administration with respect to the exercise of its duties 19 and powers under this Act, except those expressly reserved 20 for decision by the Chair, shall be made by a majority vote 21 of its members. "(f) MEETINGS AND QUORUM.— 22 MEETINGS.—The Administration 23 "(1)shall 24 meet—

"(A) at least once each month; and

1	"(B) at the call of the Chair.
2	"(2) Quorum.—A majority of the members of
3	the Administration shall constitute a quorum.
4	"(g) Seal.—The Administration shall procure a
5	proper seal, with such suitable inscriptions and devices as
6	the President shall approve. This seal, to be known as the
7	official seal of the Federal Election Administration, shall
8	be kept and used to verify official documents, under such
9	rules and regulations as the Administration may prescribe.
10	Judicial notice shall be taken of the seal.
11	"(h) Principal Office.—The principal office of the
12	Administration shall be in or near the District of Colum-
13	bia, but the Administration may meet or exercise any of
14	its powers anywhere in the United States.
15	"SEC. 352. COMPOSITION OF THE FEDERAL ELECTION AD-
16	MINISTRATION.
17	"(a) In General.—The Administration shall be
18	composed of 5 members, 1 of whom shall serve as the
19	Chair of the Administration. Not more than 2 members
20	of the Administration shall be affiliated with the same po-
21	litical party while serving as a member of the Administra-
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	tion. For purposes of the preceding sentence, a member
23	tion. For purposes of the preceding sentence, a member shall be treated as affiliated with a political party if such

25 during the 5-year period ending on the date on which such

1	individual is nominated to be a member of the Administra-
2	tion.
3	"(b) Appointment.—
4	"(1) IN GENERAL.—Each member of the Ad-
5	ministration shall be appointed by the President, by
6	and with the advice and consent of the Senate.
7	"(2) Chair.—The President shall, at the time
8	of nomination of the first 5 members of the Admin-
9	istration, designate 1 of the 5 to serve as the Chair.
10	Any individual appointed to succeed, or to fill the
11	unexpired term of, that member (or any member
12	succeeding that member) shall serve as the Chair.
13	"(3) Qualifications.—
14	"(A) In General.—The President may
15	select an individual for service as a Member of
16	the Commission if the individual has experience
17	in election law and has a demonstrated record
18	of integrity, impartiality, and good judgment.
19	"(B) Assistance of blue ribbon advi-
20	SORY PANEL.—
21	"(i) In general.—Prior to the regu-
22	larly scheduled expiration of the term of a
23	member of the Commission and upon the
24	occurrence of a vacancy in the membership
25	of the Commission prior to the expiration

of a term, the President shall convene a Blue Ribbon Advisory Panel, consisting of an odd number of individuals selected by the President from retired Federal judges, former law enforcement officials, or individuals with experience in election law, except that the President may not select any individual to serve on the panel who holds any public office at the time of selection.

"(ii) RECOMMENDATIONS.—With respect to each member of the Commission whose term is expiring or each vacancy in the membership of the Commission (as the case may be), the Blue Ribbon Advisory Panel shall recommend to the President at least one but not more than 3 individuals for nomination for appointment as a member of the Commission.

"(iii) Publication.—At the time the President submits to the Senate the nominations for individuals to be appointed as members of the Commission, the President shall publish the Blue Ribbon Advisory Panel's recommendations for such nominations.

1	"(iv) Exemption from federal ad-
2	VISORY COMMITTEE ACT.—The Federal
3	Advisory Committee Act (5 U.S.C. App.)
4	shall not apply to a Blue Ribbon Advisory
5	Panel convened under this subparagraph.
6	"(c) TERM OF OFFICE.—
7	"(1) In general.—
8	"(A) CHAIR.—The Chair of the Adminis-
9	tration shall be appointed for a term of 10
10	years.
11	"(B) Other members.—Subject to sub-
12	paragraph (C), the 4 members of the Adminis-
13	tration other than the Chair shall be appointed
14	for a term of 6 years.
15	"(C) Initial appointments.—Of the
16	members initially appointed under subpara-
17	graph (B), 2 members shall be appointed for a
18	term of 3 years.
19	"(2) Limitation to one term.—A member of
20	the Administration may only serve 1 term, except
21	that—
22	"(A) an individual appointed under sub-
23	paragraph (B) of paragraph (1) who is ap-
24	pointed for the term described in subparagraph
25	(C) of such paragraph may be appointed to a

1	6-year term in addition to the term described in
2	such subparagraph; and
3	"(B) an individual appointed under para-
4	graph (4) to fill the remainder of an unexpired
5	term that has less than ½ of the term remain-
6	ing may be appointed to serve another term.
7	"(3) Expired terms.—An individual may con-
8	tinue to serve as a member of the Administration
9	after the expiration of such individual's term until
10	the earlier of—
11	"(A) the date on which such individual's
12	successor has taken office; or
13	"(B) 1 year following the date on which
14	the term of such member expired.
15	"(4) Vacancies.—An individual appointed
16	upon a vacancy occurring before the expiration of
17	the term for which the individual's predecessor was
18	appointed shall be appointed only for the unexpired
19	term of the predecessor. Such vacancy shall be filled
20	in the same manner as the original appointment.
21	"(5) Prohibiting engagement with other
22	BUSINESS OR EMPLOYMENT DURING SERVICE.—A
23	member of the Commission shall not engage in any
24	other business, vocation, or employment. Any indi-
25	vidual who is engaging in any other business, voca-

1	tion, or employment at the time of his or her ap-
2	pointment to the Commission shall terminate or liq-
3	uidate such activity not later than 90 days after
4	such appointment.
5	"(d) Removal.—A member of the Administration
6	may be removed by the President only for inefficiency, ne-
7	glect of duty, or malfeasance in office.
8	"SEC. 353. STAFF DIRECTOR.
9	"(a) In General.—There shall be in the Adminis-
10	tration a staff director.
11	"(b) Responsibilities.—The staff director—
12	"(1) shall assist the Administration in its ad-
13	ministration and operations;
14	"(2) shall perform such responsibilities as the
15	Administration shall prescribe; and
16	"(3) may, with the approval of the Chair—
17	"(A) appoint and fix the pay of such addi-
18	tional personnel as the staff director considers
19	appropriate without regard to the provisions of
20	title 5, United States Code, governing appoint-
21	ments in the competitive service; and
22	"(B) procure temporary and intermittent
23	services to the same extent as is authorized by
24	section 3109(b) of title 5, United States Code,
25	but at rates for individuals not to exceed the

1	daily equivalent of the annual rate of basic pay
2	in effect for grade GS-15 of the General Sched
3	ule (5 U.S.C. 5332).
4	"(c) Appointment.—The staff director shall be ap
5	pointed by the Chair, after consultation with the other
6	members of the Administration.
7	"(d) OTHER ACTIVITIES.—An individual may not en
8	gage in any other business, vocation, or employment while
9	serving as the staff director.
10	"SEC. 354. GENERAL COUNSEL.
11	"(a) In General.—There shall be in the Adminis
12	tration a general counsel.
13	"(b) Responsibilities.—The general counse
14	shall—
15	"(1) serve as the chief legal officer of the Ad
16	ministration;
17	"(2) provide legal assistance to the Administra
18	tion concerning its programs and policies;
19	"(3) advise and assist the Administration in
20	carrying out its responsibilities under section 361
21	and
22	"(4) represent the Administration in any pro
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23	ceeding in court or before an administrative law

1	"(c) Appointment.—The general counsel shall be
2	appointed by the Chair, subject to approval by majority
3	vote of the members of the Administration.
4	"SEC. 355. INSPECTOR GENERAL.
5	"There shall be in the Administration an inspector
6	general. The inspector general and the office of inspector
7	general shall be subject to the Inspector General Act of
8	1978 (5 U.S.C. App.).
9	"CHAPTER 2—OPERATION OF THE
10	FEDERAL ELECTION ADMINISTRATION
11	"SEC. 361. POWERS OF THE CHAIR AND ADMINISTRATION.
12	"(a) Chair.—
13	"(1) In General.—The Chair shall be the
14	chief administrative officer of the Administration
15	with the authority to administer the Administration
16	and shall, after consultation with the other members
17	of the Administration, have the power to appoint or
18	remove the staff director and to establish the budget
19	of the Administration.
20	"(2) Other powers.—The Chair has the
21	power—
22	"(A) to the fullest extent practicable, to re-
23	quest the assistance of other agencies and de-
24	partments of the United States, including the
25	personnel and facilities of such agencies and de-

1	partments and the heads of such agencies and
2	departments may make available to the Chair
3	such personnel, facilities, and other assistance,
4	with or without reimbursement;
5	"(B) to appoint, assign, remove, and com-
6	pensate administrative law judges in accordance
7	with title 5, United States Code;
8	"(C) to require, by special or general or-
9	ders, any person to submit, under oath, such
10	written reports and answers to questions as the
11	Chair may prescribe;
12	"(D) to administer oaths or affirmations;
13	"(E) to issue and enforce subpoenas in ac-
14	cordance with section 364;
15	"(F) in any proceeding or investigation, to
16	order testimony to be taken by deposition be-
17	fore any person who is designated by the Chair
18	and has the power to administer oaths and, in
19	such instances, to compel testimony and the
20	production of evidence in the same manner as
21	authorized under subparagraph (E);
22	"(G) to pay witnesses fees and mileage in
23	accordance with section 364(d); and
24	"(H) to make independent budget requests
25	to Congress in accordance with section 362

1	"(b) Administration.—The Administration shall
2	have the power—
3	"(1) to initiate, defend, or appeal, through the
4	general counsel, any civil action in the name of the
5	Administration to enforce the provisions of this Act
6	and chapters 95 and 96 of the Internal Revenue
7	Code of 1986;
8	"(2) to assess civil penalties for violations of
9	this Act and chapters 95 and 96 of the Internal
10	Revenue Code of 1986;
11	"(3) to issue cease-and-desist orders to prevent
12	violations of this Act and chapters 95 and 96 of the
13	Internal Revenue Code of 1986;
14	"(4) to establish procedures and schedules for
15	agency adjudication that ensure timely enforcement
16	of this Act and chapters 95 and 96 of the Internal
17	Revenue Code of 1986;
18	"(5) to render advisory opinions under section
19	363;
20	"(6) to develop prescribed forms, and to make
21	amend, and repeal rules, pursuant to section 365;
22	"(7) to establish procedures for alternative dis-
23	pute resolution of violations of this Act or of chap-
24	ters 95 or 96 of the Internal Revenue Code of 1986

- 1 "(8) to conduct investigations and hearings ex-2 peditiously, to encourage voluntary compliance, and 3 to report apparent violations to the appropriate law 4 enforcement authorities; and
- 5 "(9) to transmit to the President and to Con-6 gress not later than June 1 of each year, a report 7 which states in detail the activities of the Adminis-8 tration in carrying out its duties under this Act, and 9 which includes any recommendations for any legisla-10 tive or other action the Administration considers ap-11 propriate.
- 12 "SEC. 362. INDEPENDENT BUDGET REQUESTS AND LEGIS-
- 13 LATIVE PROPOSALS.
- 14 "(a) Exemption From OMB Oversight.—When-
- 15 ever the Chair submits any budget estimate or request to
- 16 the President or the Office of Management and Budget,
- 17 the Chair shall concurrently transmit a copy of such esti-
- 18 mate or request to Congress.
- 19 "(b) Authority To Make Independent Legisla-
- 20 Tive Recommendations.—Whenever the Administration
- 21 submits any legislative recommendation, testimony, or
- 22 comments on legislation requested by Congress or by any
- 23 Member of Congress, to the President or the Office of
- 24 Management and Budget, the Administration shall con-
- 25 currently transmit a copy thereof to Congress or to the

- 1 Member requesting the same. No officer or agency of the
- 2 United States shall have any authority to require the Ad-
- 3 ministration to submit its legislative recommendations,
- 4 testimony, or comments on legislation, to any office or
- 5 agency of the United States for approval, comments, or
- 6 review, prior to the submission of such recommendations,
- 7 testimony, or comments to Congress.

#### 8 "SEC. 363. ADVISORY OPINIONS.

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- "(a) Requests for Advisory Opinions.—
- "(1) In general.—Not later than 60 days after the Administration receives from a person a complete written request concerning the application of this Act, chapter 95 or 96 of the Internal Revenue Code of 1986, or a rule or regulation prescribed by the Administration, with respect to a specific transaction or activity by the person, the Administration shall render a written advisory opinion relating to such transaction or activity to the person.
  - "(2) REQUESTS BY CANDIDATES.—If an advisory opinion is requested by a candidate, or any authorized committee of such candidate, during the 60-day period before any election for Federal office involving the requesting party, the Administration shall render a written advisory opinion relating to

1	such request not later than 20 days after the Ad-
2	ministration receives a complete written request.
3	"(b) Rulemaking Required.—Any rule of law
4	which is not stated in this Act or in chapter 95 or 96
5	of the Internal Revenue Code of 1986 may be initially pro-
6	posed by the Administration only as a rule or regulation
7	pursuant to procedures established in section 365. No
8	opinion of an advisory nature may be issued by the Admin-
9	istration or any other officer or employee of the Adminis-
10	tration except in accordance with the provisions of this
11	section.
12	"(c) Reliance on Advisory Opinions.—
13	"(1) In general.—Any advisory opinion ren-
14	dered by the Administration under subsection (a)
15	may be relied upon by—
16	"(A) any person involved in the specific
17	transaction or activity with respect to which
18	such advisory opinion is rendered; and
19	"(B) any person involved in any specific
20	transaction or activity which is indistinguish-
21	able in all its material aspects from the trans-
22	action or activity with respect to which such ad-
23	visory opinion is rendered.
24	"(2) Protection from Liability.—Notwith-
25	standing any other provisions of law, any person

who relies upon any provision or finding of an advisory opinion in accordance with the provisions of paragraph (1) and who acts in good faith in accordance with the provisions and findings of such advisory opinion shall not, as a result of any such act, be subject to any sanction provided by this Act or by chapter 95 or 96 of the Internal Revenue Code of 1986.

## "(d) NOTICE AND COMMENT.—

"(1) Publication of Requests.—The Administration shall make public any request made under subsection (a) for an advisory opinion.

#### "(2) Opportunity to comment.—

"(A) WRITTEN COMMENTS.—Before rendering an advisory opinion, the Administration shall accept written comments submitted by any interested party within the 10-day period following the date on which the request is made public.

"(B) TESTIMONY.—To the extent that the Commission provides an opportunity for a person requesting an advisory opinion under this section (or counsel for such person) to appear before the Commission to present testimony in support of the request, and the person (or counsupport of the request).

sel) accepts such opportunity, the Commission
shall provide a reasonable opportunity for an
interested party who submitted written comments under subparagraph (A) in response to
the request (or counsel for such interested
party) to appear before the Commission to
present testimony in response to the request.

#### "(e) Judicial Review.—

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- "(1) IN GENERAL.—Any person adversely affected by an advisory opinion rendered by the Administration may obtain judicial review of such advisory opinion by filing a petition in the United States Court of Appeals for the District of Columbia Circuit.
- "(2) SCOPE OF REVIEW.—For purposes of conducting the judicial review described in paragraph (1), the provisions of section 706 of title 5, United States Code, shall apply.

#### 19 "SEC. 364. ISSUANCE AND ENFORCEMENT OF SUBPOENAS.

- "(a) Issuance by the Chair.—If the Administra-21 tion is conducting an investigation pursuant to section 371 22 or 372, the Chair shall, on behalf of the Administration, 23 have the power to require by subpoena the attendance and
- 24 testimony of witnesses and the production of all documen-

- 1 tary evidence relating to the execution of the Administra-
- 2 tion's duties.
- 3 "(b) Issuance by an Administrative Law
- 4 Judge.—Any administrative law judge presiding over an
- 5 enforcement action pursuant to section 373 shall have the
- 6 power to require by subpoena the attendance and testi-
- 7 mony of witnesses and the production of all documentary
- 8 evidence relating to the administrative law judge's duties.
- 9 "(c) Issuance and Enforcement of Sub-
- 10 POENAS.—
- 11 "(1) Issuance.—Subpoenas issued under sub-
- section (a) or (b) shall bear the signature of the
- 13 Chair or an administrative law judge, respectively,
- and shall be served by any person or class of persons
- designated by the Chair or administrative law judge
- for that purpose.
- 17 "(2) Enforcement.—In the case of contu-
- macy or failure to obey a subpoena issued under
- subsection (a) or (b), the Federal district court for
- the judicial district in which the subpoenaed person
- 21 resides, is served, or may be found may issue an
- order requiring such person to appear at any des-
- 23 ignated place to testify or to produce documentary
- or other evidence. Any failure to obey the order of

- 1 the court may be punished by the court as a con-
- 2 tempt of that court.
- 3 "(d) Witness Allowances and Fees.—Section
- 4 1821 of title 28, United States Code, shall apply to wit-
- 5 nesses requested or subpoenaed to appear at any hearing
- 6 of the Administration. The per diem and mileage allow-
- 7 ances for witnesses shall be paid from funds available to
- 8 pay the expenses of the Administration.
- 9 "(e) Jurisdiction.—Subpoenas for witnesses who
- 10 are required to attend a Federal district court may run
- 11 into any other district.
- 12 "SEC. 365. RULEMAKING AUTHORITY.
- 13 "(a) IN GENERAL.—The Administration may, pursu-
- 14 ant to the provisions of chapter 5 of title 5, United States
- 15 Code, prescribe such rules and regulations as the Adminis-
- 16 tration deems necessary to carry out the provisions of this
- 17 Act and chapters 95 and 96 of the Internal Revenue Code
- 18 of 1986, including the authority to promulgate rules of
- 19 practice and procedure for agency adjudications.
- 20 "(b) Authority To Promulgate Independent
- 21 Regulations.—Whenever the Administration promul-
- 22 gates any regulation, it shall not be required to submit
- 23 such regulation for review or approval to the President
- 24 or the Office of Management and Budget.

- 1 "(c) CONDUCT OF ACTIVITIES.—The Administration
- 2 shall prepare written rules for the conduct of its activities,
- 3 including procedures for the conduct of enforcement ac-
- 4 tions under sections 371, 372, and 373.
- 5 "(d) Forms.—
- 6 "(1) IN GENERAL.—The Administration shall
- 7 prescribe forms necessary to implement this Act and
- 8 chapters 95 and 96 of the Internal Revenue Code of
- 9 1986.
- 10 "(2) Public Protection.—Any forms pre-
- scribed by the Administration under paragraph (1),
- and any information-gathering activities of the Ad-
- ministration under this Act, shall not be subject to
- the provisions of section 3512 of title 44, United
- 15 States Code.
- 16 "(e) Reliance Upon Rules and Regulations.—
- 17 Notwithstanding any other provision of law, any person
- 18 who relies upon any rule or regulation prescribed by the
- 19 Administration in accordance with the provisions of this
- 20 section and who acts in good faith in accordance with such
- 21 rule or regulation shall not, as a result of such act, be
- 22 subject to any sanction provided by this Act or by chapter
- 23 95 or 96 of the Internal Revenue Code of 1986.
- 24 "(f) Consultation With IRS.—In prescribing
- 25 rules, regulations, and forms under this section, the Ad-

- 1 ministration and the Secretary of the Treasury shall con-
- 2 sult and work together to promulgate rules, regulations,
- 3 and forms which are mutually consistent. The Administra-
- 4 tion shall report to Congress annually on the steps it has
- 5 taken to comply with this subsection.
- 6 "(g) Judicial Review.—
- 7 "(1) In General.—Any person adversely af-
- 8 fected by a rule, regulation, or form promulgated by
- 9 the Administration may obtain judicial review of
- such rule, regulation, or form by filing a petition in
- the United States Court of Appeals for the District
- of Columbia Circuit.
- 13 "(2) Scope of Review.—For purposes of con-
- ducting the judicial review described in paragraph
- 15 (1), the provisions of section 706 of title 5, United
- 16 States Code, shall apply.
- 17 "(h) Rule and Regulation Defined.—In this
- 18 Act, the terms 'rule' and 'regulation' mean a provision or
- 19 series of interrelated provisions stating a single, separable
- 20 rule of law.
- 21 "SEC. 366. LITIGATION AUTHORITY.
- 22 "(a) In General.—Notwithstanding sections 516
- 23 and 518 of title 28, United States Code, and section 3106
- 24 of title 5, United States Code, the Administration is au-
- 25 thorized to bring, appear in, defend against, and appeal

- 1 any action instituted under this Act or chapter 95 or 96
- 2 of the Internal Revenue Code of 1986, in any court ei-
- 3 ther—
- 4 "(1) by attorneys employed by the Administra-
- 5 tion; or
- 6 "(2) by counsel whom it may appoint, on a tem-
- 7 porary basis as may be necessary for such purpose,
- 8 without regard to the provisions of title 5, United
- 9 States Code, governing appointments in the competi-
- 10 tive service, and whose compensation it may fix
- 11 without regard to the provisions of chapter 51 and
- subchapter III of chapter 53 of such title.
- 13 "(b) Compensation of Appointed Counsel.—
- 14 The compensation of counsel appointed on a temporary
- 15 basis under subsection (a)(2) shall be paid out of any
- 16 funds otherwise available to pay the compensation of em-
- 17 ployees of the Administration.
- 18 "(c) Independence From Attorney General.—
- 19 In pursuing an action under this section, the Administra-
- 20 tion may act independently of the Attorney General.
- 21 "SEC. 367. AVAILABILITY OF REPORTS.
- 22 "(a) IN GENERAL.—The Administration shall—
- 23 "(1) prepare, publish, and furnish to all persons
- 24 required to file reports and statements under this

- 1 Act a manual recommending uniform methods of 2 bookkeeping and reporting;
  - "(2) develop a filing, coding, and cross-indexing system consistent with the purposes of this Act;
  - "(3) within 48 hours after the time of the receipt by the Administration of reports and statements filed with the Administration, make them available for public inspection, and copying, at the expense of the person requesting such copying, except that any information copied from such reports or statements may not be sold or used by any person for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee;
  - "(4) keep such designations, reports, and statements for a period of 10 years from the date of receipt and maintain computerized records of such designations, reports, and statements thereafter;
  - "(5)(A) compile and maintain a cumulative index of designations, reports, and statements filed under this Act, publish the index at regular intervals, and make the index available for purchase directly or by mail;

- 1 "(B) compile, maintain, and revise a separate 2 cumulative index of reports and statements filed by multicandidate committees, including in such index a 3 list of multicandidate committees; and "(C) compile and maintain a list of multi-6 candidate committees, which shall be revised and 7 made available monthly; "(6) prepare and publish periodically lists of 8 9 authorized committees which fail to file reports as 10 required by this Act; and "(7) serve as a national clearinghouse for the 11 12 compilation of information and review of procedures 13 with respect to the administration of Federal elec-14 tions. "(b) Pseudonyms.—For purposes of subsection 15 (a)(3), a political committee may submit 10 pseudonyms 16 17 on each report filed in order to protect against the illegal 18 use of names and addresses of contributors, but only if 19 such committee attaches a list of such pseudonyms to the 20 appropriate report. The Administration shall exclude these 21 lists from the public record.
- 22 "(c) Contracts.—The Administration may enter 23 into contracts for the purpose of performing the duties 24 described in subsection (a).

1 "(d) Availability of Reports.—Reports or other 2 information described in subsection (a) shall be available 3 to the public, except that— "(1) copies shall be made available without cost, 4 5 upon request, to agencies and branches of the Fed-6 eral Government; and 7 "(2) information made available as a result of 8 the application of paragraph (7) of such subsection 9 shall be made available to the public only upon the 10 payment of the cost thereof. 11 "SEC. 368. AUDITS AND FIELD EXAMINATIONS. "(a) IN GENERAL.—The Administration may, in ac-12 13 cordance with the provisions of this section, conduct audits and field investigations of any political committee required 14 15 to file a report under section 304. 16 "(b) Priority.—All audits and field investigations 17 concerning the verification for, and receipt and use of, any payments received by a candidate or committee under 18 19 chapter 95 or 96 of the Internal Revenue Code of 1986 shall be given priority. 20 "(c) Audits and Field Examinations Where 21 22 THRESHOLDS NOT MET.— "(1) Internal review.—The Administration 23 shall conduct an internal review of reports filed by 24

selected committees to determine if the reports filed

1 by a particular committee meet the threshold re-

2 quirements for substantial compliance with the Act.

3 Such thresholds for compliance shall be established

4 by the Administration.

"(2) Audits and field examinations.—The Administration may vote to conduct an audit and field investigation of any committee which it determines under paragraph (1) does not meet the threshold requirements established by the Administration. Such audits shall be commenced within 30 days of such vote, except that any audit under the provisions of this subsection of an authorized committee of a candidate shall be commenced within 6 months of the election for which such committee is authorized.

#### "(d) RANDOM AUDITS.—

"(1) IN GENERAL.—In addition to any audits conducted under subsection (c), the Administration may, subject to paragraph (2), conduct audits of any committee selected at random to ensure compliance with this Act. The selection of any committee under this paragraph shall be based on standards and procedures adopted by the Administration, except that in any calendar year such audits may be initiated

1	against no more than 3 percent of all authorized
2	candidate campaign committees.
3	"(2) Applicable rules.—
4	"(A) In General.—If the Administration
5	selects a committee for audit under paragraph
6	(1), the Administration shall promptly notify
7	the committee of the selection and commence
8	the audit within 30 days of the selection.
9	"(B) Special rules for authorized
10	COMMITTEES.—If the committee selected under
11	paragraph (1) is an authorized committee of a
12	candidate, the audit—
13	"(i) shall be commenced and actively
14	undertaken within 6 months of the election
15	for which the committee is authorized; and
16	"(ii) may examine compliance with
17	this Act only with respect to that election.
18	"(3) Exception.—This subsection shall not
19	apply to an authorized committee of a candidate for
20	President or Vice President subject to audit under
21	section 9007 or 9038 of the Internal Revenue Code
22	of 1986.
23	"SEC. 369. CONGRESSIONAL OVERSIGHT.
24	"Nothing in this Act shall be construed to limit, re-
25	strict, or diminish any investigatory, informational, over-

- 1 sight, supervisory, or disciplinary authority or function of
- 2 Congress or any committee of Congress with respect to
- 3 elections for Federal office.

#### 4 "CHAPTER 3—ENFORCEMENT

- 5 "SEC. 371. INITIATION OF ENFORCEMENT ACTIONS BY AD-
- 6 MINISTRATION.
- 7 "(a) IN GENERAL.—The Administration may initiate
- 8 a civil enforcement action under section 373 if, after con-
- 9 ducting an investigation, the Administration finds reason-
- 10 able grounds to believe that a violation of this Act or of
- 11 chapter 95 or 96 of the Internal Revenue Code of 1986
- 12 has occurred or is about to occur.
- 13 "(b) Basis for Findings.—The Administration
- 14 may make a finding under subsection (a) based on any
- 15 information available to the Administration, including the
- 16 filing of a complaint under section 372.
- 17 "(c) Notice and Opportunity To Demonstrate
- 18 No Violation.—Prior to initiating an enforcement action
- 19 under subsection (a), the Administration shall give any
- 20 person under investigation notice and the opportunity to
- 21 demonstrate that there are no reasonable grounds to be-
- 22 lieve a violation has occurred or is about to occur, but the
- 23 Administration's decision on such matter shall not be sub-
- 24 ject to judicial review.

1	"SEC. 372. COMPLAINT TO INITIATE ENFORCEMENT AC-
2	TION.
3	"(a) FILING OF COMPLAINT.—
4	"(1) IN GENERAL.—Any person may file a com-
5	plaint with the Administration alleging a violation of
6	this Act or of chapter 95 or 96 of the Internal Rev-
7	enue Code of 1986.
8	"(2) Technical requirements.—A complaint
9	filed under paragraph (1) shall be—
10	"(A) in writing, signed, and sworn to by
11	the person filing such complaint;
12	"(B) notarized; and
13	"(C) made under penalty of perjury and
14	subject to the provisions of section 1001 of title
15	18, United States Code.
16	"(3) ACTION BY THE ADMINISTRATION.—Sub-
17	ject to paragraph (4), based on the allegations in a
18	complaint filed under paragraph (1), and such inves-
19	tigations the Administration deems necessary and
20	appropriate, the Administration may—
21	"(A) initiate a civil enforcement action
22	under section 373 if the Administration finds
23	reasonable grounds to believe a violation has oc-
24	curred or is about to occur; or
25	"(B) dismiss the complaint.

"(4) 1 PROHIBITION OF**ANONYMOUS** COM-2 PLAINTS.—The Commission may not conduct any 3 investigation or take any other action under this sec-4 tion solely on the basis of a complaint of a person 5 whose identity is not disclosed to the Administration. "(5) RECOVERY OF COSTS.—Any person who 6 7 has filed a complaint under paragraph (1) shall be 8 entitled to recover from the Administration up to 9 \$1,000 of the costs incurred in preparing and filing 10 the complaint if, based on the complaint, the Admin-11 istration— 12 "(A) makes a finding under section 373(a) 13 that a person has violated (or is about to vio-14 late) the Act; or "(B) enters into a conciliation agreement 15 16 with a person under section 373(c). 17 "(b) Notice and Opportunity To Demonstrate 18 No Violation.—Prior to initiating an enforcement action 19 under subsection (a)(3)(A), the Administration shall give 20 any person named in a complaint notice and an oppor-21 tunity to demonstrate that there are no reasonable grounds to believe a violation described in such subsection has occurred or is about to occur, but the Administration's determination under subsection (a)(3) shall not be subject to judicial review in an action brought by such person.

1	"(c) Failure by the Administration To Take
2	TIMELY ACTION.—
3	"(1) IN GENERAL.—If the Administration—
4	"(A) dismisses a complaint filed under
5	subsection (a); or
6	"(B) fails to initiate a civil enforcement ac-
7	tion under section 373 within 180 days of the
8	filing of such a complaint, the person filing the
9	complaint under subsection (a) may seek judi-
10	cial review of the Administration's dismissal, or
11	failure to act, in Federal district court in the
12	District of Columbia or in the district in which
13	such person resides.
14	"(2) Scope of Review.—The court shall re-
15	view the Administration's dismissal of the complaint
16	or failure to act in accordance with the provisions of
17	section 706 of title 5, United States Code.
18	"(3) Court orders.—The court may order
19	the Administration to initiate an enforcement action
20	or to conduct a further investigation of the com-
21	plaint within a time set by the court.
22	"SEC. 373. CIVIL ENFORCEMENT ACTIONS.
23	"(a) In General.—The Administration shall have
24	the authority to impose a civil monetary penalty under sec-
25	tion 375, issue a cease-and-desist order under section 376,

- 1 or do both, if the Administration finds, by an order made
- 2 on the record after notice and an opportunity for hearing
- 3 before an administrative law judge pursuant to subchapter
- 4 II of chapter 5 of title 5, United States Code, that a per-
- 5 son has violated (or, in the case of a cease-and-desist
- 6 order, has violated or is about to violate) this Act or chap-
- 7 ter 95 or 96 of the Internal Revenue Code of 1986. The
- 8 general counsel shall represent the Administration in any
- 9 proceeding before an administrative law judge.
- 10 "(b) Notice and Request for Hearing.—
- 11 "(1) Notice.—If the Administration finds
- under section 371 or 372 that there are reasonable
- grounds to believe a violation has occurred or is
- about to occur, the Administration shall serve writ-
- ten notice of the charges on each respondent, and
- shall conduct such further investigation as the Ad-
- ministration deems necessary and appropriate.
- 18 "(2) Request for Hearing.—Each respond-
- ent shall have an opportunity to request, prior to the
- date that is 30 days after the date on which the no-
- 21 tice is received, a hearing on the charges before an
- administrative law judge.
- 23 "(3) Effect of failure to request a
- 24 HEARING.—If no hearing is requested, the Adminis-
- 25 tration shall make a finding on the charges, and

shall issue whatever relief the Administration deems appropriate under sections 375 and 376.

### "(c) Conciliation.—

## "(1) Procedures for entering into conciliation agreements.—

"(A) IN GENERAL.—If the respondent requests a hearing under subsection (b)(2), the Administration shall attempt, for a period that does not exceed 60 days (or 15 days if the hearing is requested within 60 days of an election), to correct or prevent such violation by informal methods of conference, conciliation, and persuasion, and to enter into a conciliation agreement with the respondent. In the case of a hearing that is requested at a time other than within 60 days of an election, the period for conciliation shall not be less than 30 days unless an agreement is reached before then.

"(B) Inclusion of civil monetary pen-Alties.—A conciliation agreement may include a requirement that the person involved in such conciliation shall pay a civil monetary penalty that does not exceed the amounts set forth in subsection (a) of section 375 or, in the case of a knowing and willful violation, the amounts set forth in subsection (b) of such section. The conciliation agreement may also include the requirement that the person involved consent to the terms of a cease-and-desist order, as provided in section 376.

- "(C) Representation by General Counsel.—The general counsel shall represent the Administration in any negotiations for a conciliation agreement and any such conciliation agreement shall be subject to the approval of the Administration.
- "(D) BAR TO FURTHER ACTION.—A conciliation agreement, unless violated, is a complete bar to any further action by the Administration.
- "(2) Confidentiality.—No action by the Administration or any other person, and no information derived in connection with any conciliation attempt by the Administration may be made public by the Administration, without the written consent of the respondent, except that if a conciliation agreement is agreed upon and signed by the Administration and the respondent, the Administration shall make such agreement public.

"(3) VIOLATION OF CONCILIATION 1 2 MENT.—In any case in which a person has entered 3 into a conciliation agreement with the Administra-4 tion under paragraph (1), the Administration may 5 institute a civil action for relief if the Administration 6 believes the person has violated any provision of 7 such conciliation agreement. Such civil action shall 8 be brought in the Federal district court for the dis-9 trict in which the respondent resides or has its prin-10 cipal place of business, or for the District of Colum-11 bia. Such court shall have jurisdiction to issue any 12 relief appropriate under sections 375 and 376. For 13 the Administration to obtain relief in any such ac-14 tion, the Administration need only establish that the person has violated, in whole or in part, any require-15 16 ment of such conciliation agreement. 17 "(d) Hearing.—At the request of any respondent, 18 a hearing on the charges served under subsection (b)(1) 19 shall be conducted before an administrative law judge, who 20 shall make such findings of fact and conclusions of law 21 as the administrative law judge deems appropriate. The

24 a cease-and-desist order, or both. The decision of the ad-

administrative law judge shall also have the authority to

impose a civil monetary penalty on the respondent, issue

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1	ministrative law judge shall constitute final agency action
2	unless an appeal is taken under subsection (e).
3	"(e) APPEAL TO ADMINISTRATION.—
4	"(1) RIGHT TO APPEAL.—The general counse
5	and each respondent shall each have a right to ap-
6	peal to the Administration from any final determina-
7	tion made by an administrative law judge.
8	"(2) Review of all determinations.—In
9	the event of an appeal under paragraph (1), the Ad-
10	ministration shall review the determination of the
11	administrative law judge to determine whether—
12	"(A) a finding of material fact is not sup-
13	ported by substantial evidence;
14	"(B) a conclusion of law is erroneous;
15	"(C) the determination of the administra-
16	tive law judge is contrary to law or to the duly
17	promulgated rules or decisions of the Adminis-
18	tration;
19	"(D) a prejudicial error of procedure was
20	committed; or
21	"(E) the decision or the relief ordered is
22	otherwise arbitrary, capricious, or an abuse of
23	discretion.

1 "(3) Final agency action.—The decision of 2 the Administration shall constitute final agency ac-3 tion.

# "(f) Judicial Review.—

- "(1) IN GENERAL.—Any party aggrieved by a final agency action and who has exhausted all administrative remedies, including requesting a hearing before an administrative law judge and appealing an adverse decision of an administrative law judge to the Administration, may obtain judicial review of such action in the United States Court of Appeals for any circuit wherein such person resides or has its principal place of business, or in the United States Court of Appeals for the District of Columbia Circuit.
- "(2) Scope of Review.—For purposes of conducting the judicial review described in paragraph (1), the provisions of section 706 of title 5, United States Code, shall apply.
- "(3) Petition for Judicial Review.—To obtain judicial review under paragraph (1), an aggrieved party described in such paragraph shall file a petition with the court during the 30-day period beginning on the date on which the order was issued. A copy of such petition shall be transmitted

- 1 forthwith by the clerk of the court to the Adminis-
- 2 tration, and thereupon the Administration shall file
- 3 in the court the record upon which the order com-
- 4 plained of was entered, as provided in section 2112
- 5 of title 28, United States Code.

### 6 "SEC. 374. NOTIFICATION OF NONFILERS.

- 7 "(a) NOTIFICATION.—Before taking any action under
- 8 section 373 against any person who has failed to file a
- 9 report required under section 304(a)(2)(A)(iii) for the cal-
- 10 endar quarter immediately preceding the election involved,
- 11 or in accordance with section 304(a)(2)(A)(i), the Admin-
- 12 istration shall notify the person of such failure to file the
- 13 required reports.
- 14 "(b) Opportunity for Response.—If a satisfac-
- 15 tory response is not received within 4 business days after
- 16 the date of notification, the Administration shall, pursuant
- 17 to section 367(a)(6), publish before the election the name
- 18 of the person and the report or reports such person has
- 19 failed to file.

## 20 "SEC. 375. CIVIL MONETARY PENALTIES.

- 21 "(a) IN GENERAL.—Any person who violates this
- 22 Act, or chapter 95 or 96 of the Internal Revenue Code
- 23 of 1986, shall be liable to the United States for a civil
- 24 monetary penalty for each violation which does not exceed
- 25 the greater of \$5,000 or an amount equal to any contribu-

- 1 tion or expenditure involved in such violation. Such pen-
- 2 alty shall be imposed by the Administration pursuant to
- 3 section 373.
- 4 "(b) Knowing and Willful Violations.—Any
- 5 person who commits a knowing and willful violation of this
- 6 Act, or of chapter 95 or 96 of the Internal Revenue Code
- 7 of 1986, shall be liable to the United States for a civil
- 8 monetary penalty for each violation which does not exceed
- 9 the greater of \$10,000 or an amount equal to 200 percent
- 10 of any contribution or expenditure involved in such viola-
- 11 tion (or, in the case of a violation of section 320, which
- 12 is not less than 300 percent of the amount involved in
- 13 the violation and is not more than the greater of \$50,000
- 14 or 1,000 percent of the amount involved in the violation).
- 15 Such penalty shall be imposed by the Administration pur-
- 16 suant to section 373.
- 17 "(c) Determination of Civil Monetary Pen-
- 18 ALTY.—In determining the amount of a civil monetary
- 19 penalty under this section with respect to a violation de-
- 20 scribed in this section, the Administration or an adminis-
- 21 trative law judge shall take into account the nature, cir-
- 22 cumstances, extent, and gravity of the violation and, with
- 23 respect to the violator, any prior violation, the degree of
- 24 culpability, and such other matters as justice may require.
- 25 "(d) Referral to Attorney General.—

"(1) IN GENERAL.—If the Administration de-1 2 termines that a knowing and willful violation of this 3 Act which is subject to section 379, or a knowing 4 and willful violation of chapter 95 or 96 of the Inter-5 nal Revenue Code of 1986, has occurred or is about 6 to occur, the Administration may refer such appar-7 ent violation to the Attorney General without regard 8 to any limitations set forth under section 373.

"(2) Reporting by the attorney General apparent violation to the Attorney General, the Attorney General shall report to the Administration any action taken by the Attorney General regarding the apparent violation. Each report shall be transmitted within 60 days after the date the Administration refers an apparent violation, and every 30 days thereafter until the final disposition of the apparent violation.

### 19 "SEC. 376. CEASE-AND-DESIST ORDERS.

"(a) In General.—If the Administration finds, after notice and opportunity for hearing under section 373, that any person is violating, has violated, or is about to violate any provision of this Act, or chapter 95 or 96 of the Internal Revenue Code of 1986, or any rule or regulation thereunder, the Administration may publish any

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- 1 findings and enter an order requiring such person, or any
- 2 other person that is, was, or would be a cause of the viola-
- 3 tion due to an act or omission the person knew or should
- 4 have known would contribute to such violation, to cease
- 5 and desist from committing or causing such violation and
- 6 any future violation of the same provision, rule, or regula-
- 7 tion. Such order may, in addition to requiring a person
- 8 to cease and desist from committing or causing a violation,
- 9 require such person to comply (or to take steps to effect
- 10 compliance) with such provision, rule, or regulation, upon
- 11 such terms and conditions and within such time as the
- 12 Administration may specify in such order.
- 13 "(b) Temporary Order.—Whenever the Adminis-
- 14 tration determines that an alleged violation or threatened
- 15 violation specified in the notice initiating a civil enforce-
- 16 ment action under section 373, or the continuation there-
- 17 of, is likely to result in violation of this Act, or of chapter
- 18 95 or 96 of the Internal Revenue Code of 1986, and sub-
- 19 stantial harm to the public interest, the Administration
- 20 may apply to the Federal district court for the district in
- 21 which the respondent resides or has its principal place of
- 22 business, in which the alleged or threatened violation oc-
- 23 curred or is about to occur, or for the District of Colum-
- 24 bia, for a temporary restraining order or a preliminary
- 25 injunction requiring the respondent to cease and desist

- 1 from the violation or threatened violation and to take such
- 2 action to prevent the violation or threatened violation. The
- 3 Administration may apply for such order without regard
- 4 to any limitation under section 373.

## 5 "SEC. 377. COLLECTION.

- 6 "If any person fails to pay an assessment of a civil
- 7 penalty—
- 8 "(1) after the order making the assessment has
- 9 become a final order and such person has not timely
- filed a petition for judicial review of the order in ac-
- 11 cordance with section 373(f)(3) or if the order of the
- 12 Administration is upheld after judicial review; or
- "(2) after a court in an action brought under
- section 373(c)(3) has entered a final judgment no
- longer subject to appeal in favor of the Administra-
- tion,
- 17 the Attorney General shall recover the amount assessed
- 18 (plus interest at currently prevailing rates from the date
- 19 of the expiration of the 30-day period referred to in section
- 20 373(f)(3) or the date of such final judgment, as the case
- 21 may be) in an action brought in any appropriate district
- 22 court of the United States. In such an action, the validity,
- 23 amount, and appropriateness of such penalty shall not be
- 24 subject to review.

# 1 "SEC. 378. CONFIDENTIALITY.

2	"(a) Prior to a Finding of Reasonable
3	GROUNDS.—Any proceedings conducted by the Adminis-
4	tration prior to a finding that there are reasonable
5	grounds to believe a violation of the law has occurred or
6	is about to occur, including any investigation pursuant to
7	section 371 or pursuant to a complaint filed under section
8	372, shall be confidential and none of the Administration's
9	records concerning the complaint shall be made public, ex-
10	cept that the person filing a complaint pursuant to section
11	372 is permitted to make such complaint public.
12	"(b) After a Finding of Reasonable
13	GROUNDS.—Except as provided in subsection (d), if the
14	Administration makes a finding pursuant to section 371
15	or 372 that there are reasonable grounds to believe that
16	a violation of law has occurred or is about to occur—
17	"(1) the finding of the Administration as well
18	as any complaint filed under section 372, any notice
19	of charges, and any answer or similar documents
20	filed with the Administration shall be made public;
21	and
22	"(2) all proceedings conducted before an admin-
23	istrative law judge under section 373, and all docu-
24	ments used during such proceedings, shall be made
25	public.

"(c) After Dismissal of a Complaint or Con-1 CLUSION OF PROCEEDINGS FOLLOWING A FINDING OF 3 Reasonable Grounds.—Subject to subsection (d), following the Administration's dismissal of a complaint filed under section 372 or the termination of proceedings following a finding of reasonable grounds under section 371 or 372, the Administration shall, not later than the date 8 that is 30 days after such dismissal or termination, make 9 public— 10 "(1) the complaint, any notice of charges, and 11 any answer or similar documents filed with the Ad-12 ministration (unless such information has already 13 been made public under subsection (b)(1); "(2) any order setting forth the Administra-14 15 tion's final action on the complaint; "(3) any findings made by the Administration 16 17 in relation to the action; and 18 "(4) all documentary materials and testimony 19 constituting the record on which the Administration 20 relied in taking its actions. 21 Subject to subsection (d), the affirmative disclosure re-22 quirement of this subsection is without prejudice to the right of any person to request and obtain records relating to an investigation under section 552 of title 5, United

States Code.

1	"(d) Confidentiality of Records and Pro-
2	CEEDINGS OTHERWISE SUBJECT TO DISCLOSURE.—
3	"(1) In General.—The Administration shall
4	issue regulations providing for the protection of in-
5	formation the disclosure of which under subsection
6	(b) or (c) would impair any person's constitutionally
7	protected right of privacy, freedom of speech, or
8	freedom of association. The Administration shall
9	also issue regulations addressing the application of
10	exemptions from disclosure contained in section 552
11	of title 5, United States Code, to records comprising
12	the Administration's investigative files. Such regula-
13	tions shall consider the need to protect any person's
14	constitutionally protected rights to privacy, freedom
15	of speech, and freedom of association, as well as the
16	need to make information about the Administra-
17	tion's activities and decisions widely accessible to the
18	public.
19	"(2) Petition to maintain confiden-
20	TIALITY.—
21	"(A) IN GENERAL.—Any person who would
22	be adversely affected by any disclosure of infor-
23	mation about the person made pursuant to sub-
24	section (b) or (c), or by the conduct in public
25	of a hearing or other proceeding conducted pur-

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suant to section 373, shall have the right to petition the Administration to maintain the confidentiality of such information or such proceeding on the ground that such information falls within the scope of any exemption from disclosure contained in section 552 of title 5, United States Code, or is prohibited from disclosure under the Administration's regulations, the Constitution, or any other provision of law. Upon the receipt of such petition, the Administration shall make a prompt determination whether the information should be kept confidential, and shall withhold such information from disclosure pending this determination. The Administration shall notify the petitioner in writing of the determination.

- "(B) Regulations.—The Administration shall prescribe regulations governing the consideration of petitions under this paragraph. Such regulations shall provide for public notice of the pendancy of any petition filed under subparagraph (A) and the right of any interested party to respond to or comment on such petition.
- 24 "(e) Penalties.—Any member or employee of the 25 Administration, or any other person, who violates the pro-

- 1 visions of this section shall be fined not more than \$2,000.
- 2 Any such member, employee, or other person who know-
- 3 ingly and willfully violates the provisions of this section
- 4 shall be fined not more than \$5,000.

### 5 "SEC. 379. CRIMINAL PENALTIES.

- 6 "(a) Knowing and Willful Violations.—Any
- 7 person who knowingly and willfully commits a violation of
- 8 any provision of this Act that involves the making, receiv-
- 9 ing, or reporting of any contribution, donation, or expendi-
- 10 ture—
- "(1) aggregating \$25,000 or more during a cal-
- endar year shall be fined under title 18, United
- 13 States Code, or imprisoned for not more than 5
- years, or both; or
- 15 "(2) aggregating \$2,000 or more (but less than
- \$25,000) during a calendar year shall be fined under
- such title, or imprisoned for not more than 1 year,
- or both.
- 19 "(b) Contributions or Expenditures by Na-
- 20 Tional Banks, Corporations, or Labor Organiza-
- 21 TIONS.—In the case of a knowing and willful violation of
- 22 section 316(b)(3), the penalties set forth in subsection (a)
- 23 shall apply to each violation involving an amount aggre-
- 24 gating \$250 or more during a calendar year. Such a viola-

tion of section 316(b)(3) may incorporate a violation of 2 section 317(a), 320, or 321. 3 "(c) Fraudulent Misrepresentation of Cam-PAIGN AUTHORITY.—In the case of a knowing and willful violation of section 322, the penalties set forth in subsection (a) shall apply without regard to whether the making, receiving, or reporting of a contribution or expendi-8 ture of \$1,000 or more is involved. 9 "(d) Prohibition of Contributions in Name of ANOTHER.—Any person who knowingly and willfully com-10 mits a violation of section 320 involving an amount aggregating more than \$10,000 during a calendar year shall 13 be— 14 "(1) imprisoned for not more than 2 years if 15 the amount is less than \$25,000 and subject to im-16 prisonment under subsection (a) if the amount is 17 \$25,000 or more; 18 "(2) fined not less than 300 percent of the 19 amount involved in the violation and not more than 20 the greater of— "(A) \$50,000; or 21 22 "(B) 1,000 percent of the amount involved 23 in the violation; or

1 "(3) both imprisoned as provided under para-2 graph (1) and fined as provided under paragraph 3 (2).

# "(e) Effect of Conciliation Agreements.—

- "(1) EVIDENCE OF LACK OF KNOWLEDGE AND INTENT.—In any criminal action brought for a violation of any provision of this Act or of chapter 95 or 96 of the Internal Revenue Code of 1986, any defendant may evidence their lack of knowledge or intent to commit the alleged violation by introducing as evidence a conciliation agreement entered into between the defendant and the Administration under section 373(c)(1) which specifically deals with the act or failure to act constituting such violation and which is still in effect.
- "(2) Consideration by courts.—In any criminal action brought for a violation of any provision of this Act or of chapter 95 or 96 of the Internal Revenue Code of 1986, the court before which such action is brought shall take into account, in weighing the seriousness of the violation and in considering the appropriateness of the penalty to be imposed if the defendant is found guilty, whether—
- "(A) the specific act or failure to act which constitutes the violation for which the action

- 1 was brought is the subject of a conciliation 2 agreement entered into between the defendant 3 and the Administration under section 373(c)(1); "(B) the conciliation agreement is in effect; and 6 "(C) the defendant is, with respect to the 7 violation involved, in compliance with the concil-8 iation agreement. 9 "SEC. 380. PERIOD OF LIMITATIONS. 10 "No person shall be prosecuted, tried, or punished for any violation of this Act, unless the indictment is found 12 or the information is instituted within 5 years after the date of the violation. 14 "SEC. 381. AUTHORIZATION OF APPROPRIATIONS. 15 "For each fiscal year, there are authorized to be appropriated to the Administration such sums as may be 16 necessary for the purpose of carrying out its functions 17 18 under this Act and under chapters 95 and 96 of the Inter-19 nal Revenue Code of 1986.".
- 20 SEC. 102. EXECUTIVE SCHEDULE POSITIONS.
- 21 (a) Executive Schedule Level III Position.—
- 22 Section 5314 of title 5, United States Code, is amended
- 23 by adding at the end the following:
- "Chair, Federal Election Administration.".

- 1 (b) Executive Schedule Level IV Positions.—
- 2 Section 5315 of title 5, United States Code, is amended
- 3 by adding at the end the following:
- 4 "Members (other than the Chair), Federal Elec-
- 5 tion Administration.
- 6 "Inspector General, Federal Election Adminis-
- 7 tration.".
- 8 SEC. 103. GAO EXAMINATION OF ENFORCEMENT OF CAM-
- 9 PAIGN FINANCE LAWS BY THE DEPARTMENT
- 10 **OF JUSTICE.**
- 11 (a) EXAMINATION.—The Comptroller General of the
- 12 United States shall conduct a thorough examination of the
- 13 enforcement of the criminal provisions of the Federal
- 14 Election Campaign Act of 1971 (52 U.S.C. 30101 et seq.)
- 15 and chapters 95 and 96 of the Internal Revenue Code of
- 16 1986 by the Attorney General.
- 17 (b) Report.—Not later than 1 year after the date
- 18 of enactment of this Act, the Comptroller General shall
- 19 submit to the Attorney General and Congress a report on
- 20 the examination conducted under subsection (a) together
- 21 with recommendations on how the Attorney General may
- 22 improve the enforcement of the criminal provisions of the
- 23 Federal Election Campaign Act of 1971 (52 U.S.C. 30101
- 24 et seq.) and chapters 95 and 96 of the Internal Revenue
- 25 Code of 1986, including recommendations on the re-

1	sources that the Attorney General would require to effec-
2	tively enforce such criminal provisions.
3	SEC. 104. GAO STUDY AND REPORT ON APPROPRIATE
4	FUNDING LEVELS.
5	(a) Study.—The Comptroller General of the United
6	States shall conduct an ongoing study on the level of fund-
7	ing that constitutes an adequate level of resources for the
8	Federal Election Administration to competently execute
9	the responsibilities imposed on the Administration by this
10	Act and the amendments made by this Act.
11	(b) Report.—Not later than 1 year after the date
12	of enactment of this Act, and once every 2 years there-
13	after, the Comptroller General shall submit to the Director
14	of the Office of Management and Budget and Congress
15	a report on the study conducted under subsection (a) to-
16	gether with recommendations for such legislation and ad-
17	ministrative action as the Comptroller General determines
18	to be appropriate.
19	SEC. 105. CONFORMING AMENDMENTS.
20	(a) Independent Agency.—Section 104 of title 5,
21	United States Code, is amended—
22	(1) in paragraph (1), by striking "and" after
23	the semicolon;
24	(2) in paragraph (2), by striking the period and

25

inserting "; and"; and

- 1 (3) by adding at the end the following new
- 2 paragraph:
- 3 "(3) the Federal Election Administration.".
- 4 (b) Coverage Under Inspector General Act.—
- 5 Section 8G(a)(2) of the Inspector General Act of 1978 (5
- 6 U.S.C. App.) is amended by striking "Federal Election
- 7 Commission" and inserting "Federal Election Administra-
- 8 tion".
- 9 (c) Coverage of Personnel Under Hatch
- 10 Act.—Section 7323(b) of title 5, United States Code, is
- 11 amended—
- (1) in paragraph (1), by striking "Federal Elec-
- tion Commission" and inserting "Federal Election
- 14 Administration"; and
- 15 (2) in paragraph (2)(B)(i)(I), by striking "Fed-
- eral Election Commission" and inserting "Federal
- 17 Election Administration".
- 18 (d) Removal of Exclusion From Senior Execu-
- 19 TIVE SERVICE.—Section 3132(a)(1) of title 5, United
- 20 States Code, is amended by striking subparagraph (C) and
- 21 by redesignating subparagraphs (D), (E), and (F) as sub-
- 22 paragraphs (C), (D), and (E), respectively.
- 23 (e) Subtitle A.—Title III of the Federal Election
- 24 Campaign Act of 1971 (52 U.S.C. 30101 et seq.) is
- 25 amended by inserting before section 301 the following:

1	"Subtitle A—General Provisions".
2	TITLE II—TRANSITION
3	PROVISIONS
4	SEC. 201. TRANSFER OF FUNCTIONS OF FEDERAL ELEC-
5	TION COMMISSION.
6	There are transferred to the Federal Election Admin-
7	istration established under section 351 of the Federal
8	Election Campaign Act of 1971 (as added by section 101)
9	all functions that the Federal Election Commission exer-
10	cised before the date described in section 205(a).
11	SEC. 202. TRANSFER OF PROPERTY, RECORDS, AND PER-
12	SONNEL.
13	(a) Property and Records.—The contracts, liabil-
14	ities, records, property, and other assets and interests of
15	or made available in connection with, the offices and func-
16	
	tions of the Federal Election Commission which are trans-
17	tions of the Federal Election Commission which are trans- ferred by this title are transferred to the Federal Election
	ferred by this title are transferred to the Federal Election
18	ferred by this title are transferred to the Federal Election Administration.
18 19	ferred by this title are transferred to the Federal Election Administration.  (b) Personnel employed in con-

### 1 SEC. 203. REPEALS.

- 2 (a) Provisions of the Federal Election Cam-
- 3 PAIGN ACT OF 1971.—The following provisions of the
- 4 Federal Election Campaign Act of 1971 are repealed:
- 5 (1) Section 306 (52 U.S.C. 30106).
- 6 (2) Section 307 (52 U.S.C. 30107).
- 7 (3) Section 308 (52 U.S.C. 30108).
- 8 (4) Section 309 (52 U.S.C. 30109).
- 9 (5) Section 310 (52 U.S.C. 30110).
- 10 (6) Section 311 (52 U.S.C. 30111).
- 11 (7) Section 314 (52 U.S.C. 30115).
- 12 (8) Section 406 (52 U.S.C. 30145).
- 13 (b) Other Provisions.—Section 403 of the Bipar-
- 14 tisan Campaign Reform Act of 2002 (52 U.S.C. 30110
- 15 note) is repealed.
- 16 SEC. 204. CONFORMING AMENDMENTS.
- 17 (a) Title III of the Federal Election Campaign Act
- 18 of 1971 (52 U.S.C. 30101 et seq.) is amended—
- 19 (1) in section 301, by striking paragraph (10)
- and inserting the following:
- 21 "(10) The term 'Administration' means the Federal
- 22 Election Administration.";
- 23 (2) by striking "Federal Election Commission"
- and inserting "Administration" each place it ap-
- pears; and

1	(3) by striking "Commission" and inserting
2	"Administration" each place it appears.
3	(b) Section 3502(1)(B) of title 44, United States
4	Code, is amended by striking "Federal Election Commis-
5	sion" and inserting "Federal Election Administration".
6	(c) Section 207(j)(7)(B)(i) of title 18, United States
7	Code, is amended by striking "the Federal Election Com-
8	mission by a former officer or employee of the Federal
9	Election Commission" and inserting "the Federal Election
10	Administration by a former officer or employee of the Fed-
11	eral Election Commission or the Federal Election Admin-
12	istration".
13	(d) Section 103 of the Ethics in Government Act of
14	1978 (5 U.S.C. App.) is amended—
15	(1) in subsection (e), by striking "the Federal
16	Election Commission" and inserting "the Federal
17	Election Administration"; and
18	(2) in subsection (k), by striking "the Federal
19	Election Commission" and inserting "the Federal
20	Election Administration".
21	(e)(1) Section 9002(3) of the Internal Revenue Code
22	of 1986 is amended to read as follows:
23	"(3) The term 'Administration' means the Fed-
24	eral Election Administration established under sec-

1	tion 351 of the Federal Election Campaign Act of
2	1971.".
3	(2) Chapter 95 of the Internal Revenue Code of 1986
4	is amended by striking "Commission" and inserting "Ad-
5	ministration" each place it appears.
6	(f)(1) Section 9032(3) of the Internal Revenue Code
7	of 1986 is amended to read as follows:
8	"(3) The term 'Administration' means the Fed-
9	eral Election Administration established under sec-
10	tion 351 of the Federal Election Campaign Act of
11	1971.".
12	(2) Chapter 96 of the Internal Revenue Code of 1986
13	is amended by striking "Commission" and inserting "Ad-
14	ministration" each place it appears.
15	(g) Section 3(e) of the Voting Accessibility for the
16	Elderly and Handicapped Act (52 U.S.C. 20102(c)) is
17	amended—
18	(1) in paragraph (1)—
19	(A) by striking "Federal Election Commis-
20	sion" and inserting "Federal Election Adminis-
21	tration"; and
22	(B) by striking "Commission" and insert-
23	ing "Administration" and

- 1 (2) in paragraph (2), by striking "Federal Elec-
- 2 tion Commission" and inserting "Federal Election
- 3 Administration".
- 4 (h) Section 6(a)(9) of the Lobbying Disclosure Act
- 5 1995 (2 U.S.C. 1605(a)(9)) is amended by striking "the
- 6 Federal Election Commission" and inserting "the Federal
- 7 Election Administration".
- 8 SEC. 205. TREATMENT OF CERTAIN REGULATIONS.
- 9 (a) REGULATIONS ON DISCLOSURE OF ELECTION-
- 10 EERING COMMUNICATIONS.—
- 11 (1) IN GENERAL.—Effective on the date that is
- 12 90 days after enactment of this Act, the regulations
- on disclosure of electioneering communications
- adopted by the Federal Election Commission and
- published in the Federal Register at page 419 of vol-
- 16 ume 68 on January 3, 2003, and at page 5057 of
- volume 68 on January 31, 2003, as amended at
- 18 page 72913 of volume 72 on December 26, 2007,
- are repealed.
- 20 (2) NEW REGULATIONS.—Not later than 90
- 21 days after the date of the enactment of this Act, the
- Federal Election Commission shall promulgate new
- regulations on disclosure of electioneering commu-
- 24 nications under section 304(f) of the Federal Elec-
- 25 tion Campaign Act of 1971 (52 U.S.C. 30104(f)).

- The regulations promulgated under this paragraph shall require the disclosure of the identification of all persons who make a contribution to a person who makes an electioneering communication and shall not limit such disclosure to only to persons who make contributions for the purpose of furthering electioneering communications, or any similar limita-tion on the scope of such disclosure.
- 9 (b) REGULATIONS ON SOLICITATIONS AT NON-FED-10 ERAL FUNDRAISING EVENTS.—
  - (1) In General.—Effective on the date that is 90 days after the date of the enactment of this Act, the regulations on participation by Federal candidates and officeholders at non-Federal fundraising events adopted by the Federal Election Commission and published in the Federal Register at page 24383 of volume 75 on May 5, 2010, are repealed.
  - (2) New Regulations.—Not later than 90 days after enactment of this Act, the Federal Election Commission shall promulgate new regulations on participation by Federal candidates and office-holders in non-Federal fundraising events. The regulations shall limit the participation by Federal candidates and officeholders in such events to attending, speaking, or being a featured guest at a fund-

- 1 raising event for a State, district, or local committee
- of a political party, and shall not allow Federal can-
- didates and officeholders to participate in or solicit
- 4 funds at any other fundraising event where non-Fed-
- 5 eral funds are raised.

## 6 SEC. 206. EFFECTIVE DATE.

- 7 (a) In General.—Except as provided in section 205,
- 8 this title and the amendments made by this title shall take
- 9 effect on the date that is 6 months after the date of enact-
- 10 ment of this Act.
- 11 (b) Termination of the Federal Election Com-
- 12 MISSION.—Notwithstanding any other provision of, or
- 13 amendment made by, this Act, the members of the Federal
- 14 Election Commission shall be removed from office on the
- 15 date described in subsection (a).

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