114TH CONGRESS 1ST SESSION

H. R. 1381

To amend the Ethics in Government Act of 1978, the Rules of the House of Representatives, the Lobbying Disclosure Act of 1995, and the Federal Funding Accountability and Transparency Act of 2006 to improve access to information in the legislative and executive branches of the Government, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 16, 2015

Mr. Quigley (for himself, Ms. Sinema, and Ms. Speier) introduced the following bill; which was referred to the Committee on Oversight and Government Reform, and in addition to the Committees on Rules, House Administration, the Judiciary, Ethics, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend the Ethics in Government Act of 1978, the Rules of the House of Representatives, the Lobbying Disclosure Act of 1995, and the Federal Funding Accountability and Transparency Act of 2006 to improve access to information in the legislative and executive branches of the Government, 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.

- 2 This Act may be cited as the "Transparency in Gov-
- 3 ernment Act of 2015".

4 SEC. 2. TABLE OF CONTENTS.

- 5 The table of contents is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Table of contents.

TITLE I—IMPROVING ACCESS TO INFORMATION ABOUT MEMBERS OF CONGRESS AND CONGRESSIONAL OFFICES

- Sec. 101. Greater disclosure and electronic filing of personal financial information.
- Sec. 102. Greater disclosure of travel reports.
- Sec. 103. Greater disclosure of gift reports.
- Sec. 104. Greater disclosure of earmarks.
- Sec. 105. Online posting of disbursements from Members' Representational Allowance.
- Sec. 106. GAO study and report on effects of written requests by Members of Congress for funding of projects.

TITLE II—ENHANCING PUBLIC ACCESS TO THE WORK OF CONGRESSIONAL COMMITTEES, LEGISLATION, AND VOTES

- Sec. 201. Increased transparency of committee work.
- Sec. 202. Increased transparency of committee schedules through the Clerk.
- Sec. 203. Increased transparency of recorded votes.
- Sec. 204. Electronic format.
- Sec. 205. Congressional data task force.
- Sec. 206. Use of data standards by congressional support offices.

TITLE III—ENHANCING PUBLIC ACCESS TO CONGRESSIONAL RESEARCH SERVICE

- Sec. 301. Short title; findings.
- Sec. 302. Availability of certain Congressional Research Service information.
- Sec. 303. Other methods of public access.
- Sec. 304. Definitions.
- Sec. 305. Effective date.

TITLE IV—LOBBYING DISCLOSURE

- Sec. 401. Short title.
- Sec. 402. Modifications to enforcement.
- Sec. 403. Definition of lobbyist.
- Sec. 404. Expedited online registration of lobbyists; expansion of registrants.
- Sec. 405. Disclosure of political contributions.
- Sec. 406. Identification numbers for lobbyists.
- Sec. 407. Ethics training for lobbyists.
- Sec. 408. Estimates based on tax reporting system.
- Sec. 409. Effective date.

TITLE V—TRANSPARENCY IN FEDERAL CONTRACTING

- Sec. 501. Improving application programming interface and website data elements.
- Sec. 502. Improving data quality.
- Sec. 503. Requirements relating to reporting of award data.
- Sec. 504. Recipient performance transparency.
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- Sec. 506. Federal contractor compliance.
- Sec. 507. Improving access to information disclosed on lobbying activities.

TITLE VI—EXECUTIVE BRANCH TRANSPARENCY

- Sec. 601. Requirement for disclosure of Federal sponsorship of all Federal advertising or other communications.
- Sec. 602. Improving access to influential executive branch official's visitor access records.
- Sec. 603. Improving access to budget justifications by the Office of Management and Budget.
- Sec. 604. Improving rulemaking disclosure for the Office of Information and Regulatory Affairs.
- Sec. 605. Improving E-filing data collection and distribution for non-profits.
- Sec. 606. Improving ease of online access to registration information from agents of foreign principals.
- Sec. 607. Agency defined.
- Sec. 608. Government-Wide entity identifier.

TITLE VII—STRENGTHENING THE FREEDOM OF INFORMATION ACT

- Sec. 701. Digital access to completed responses to the Freedom of Information Act.
- Sec. 702. Explanation required for creation of exemption in the Freedom of Information Act.
- Sec. 703. FOIAonline for agencies.
- Sec. 704. Agency defined.

TITLE VIII—IMPROVING TRANSPARENCY WITHIN THE JUDICIAL SYSTEM

- Sec. 801. Televising Supreme Court proceedings.
- Sec. 802. Audio recording of Supreme Court proceedings.
- Sec. 803. Availability on the Internet of financial disclosure reports of judicial officers.
- Sec. 804. GAO audit of PACER.

TITLE IX—ENFORCEMENT

Sec. 901. Audits by the Government Accountability Office.

1	TITLE I—IMPROVING ACCESS TO
2	INFORMATION ABOUT MEM-
3	BERS OF CONGRESS AND
4	CONGRESSIONAL OFFICES
5	SEC. 101. GREATER DISCLOSURE AND ELECTRONIC FILING
6	OF PERSONAL FINANCIAL INFORMATION.
7	(a) Additional Financial Disclosure Require-
8	MENTS.—(1) Section 102(a)(1)(B) of the Ethics in Gov-
9	ernment Act of 1978 (5 U.S.C. App. $102(a)(1)(B)$) is
10	amended in clause (iv) by striking "\$15,000" and insert-
11	ing "\$25,000" and by striking clauses (v) through (ix) and
12	inserting the following new clauses:
13	"(v) greater than \$25,000 but not
14	more than \$100,000, rounded to the near-
15	est \$10,000,
16	"(vi) greater than \$100,000 but not
17	more than \$1,000,000, rounded to the
18	nearest \$100,000, or
19	"(vii) greater than \$1,000,000, round-
20	ed to the nearest \$1,000,000.".
21	(2) Section 102(d)(1) of such Act (5 U.S.C. App.
22	102(d)(1)) is amended by striking "(3), (4), (5), and (8)"
23	and inserting "(5) and (8)".
24	(3) Section 102(d) of such Act (5 U.S.C. App.
25	102(d)) is amended by redesignating paragraph (2) as

- 1 paragraph (3) and by inserting after paragraph (1) the
- 2 following new paragraph:
- 3 "(3) The categories for reporting the amount or value
- 4 of the items covered in paragraphs (3) or (4) of subsection
- 5 (a) are as follows:
- 6 "(A) Not more than \$15,000.
- 7 "(B) Greater than \$15,000 but not more than
- 8 \$25,000.
- 9 "(C) Greater than \$25,000 but not more than
- 10 \$100,000, rounded to the nearest \$10,000.
- "(D) Greater than \$100,000 but not more than
- \$1,000,000, rounded to the nearest \$100,000.
- 13 "(E) Greater than \$1,000,000, rounded to the
- nearest \$1,000,000.".
- 15 (b) More Frequent Disclosure of Financial
- 16 Transactions Involving Large Sums of Money.—
- 17 (1) Section 101 of such Act (5 U.S.C. App. 101) is amend-
- 18 ed by adding at the end the following new subsection:
- 19 "(j) In addition to any other report required to be
- 20 filed by a Member of Congress or officer or employee of
- 21 the Congress, each such individual is required to file a
- 22 quarterly report on April 30, July 30, October 30, and
- 23 January 30 of each year covering the preceding calendar
- 24 quarter if that individual (or the spouse or any dependent
- 25 child of that individual) purchased, sold, or exchanged any

- 1 property described in subsection (a)(5) valued at not less
- 2 than \$250,000 during that calendar quarter. For any such
- 3 transaction of not less than \$250,000, such report shall
- 4 contain all of the information required under subsection
- 5 (a)(5).".
- 6 (2)(A) Clause 1 of rule XXVI of the Rules of the
- 7 House of Representatives is amended by inserting "(a)"
- 8 after "1." and by adding at the end the following new
- 9 paragraphs:
- 10 "(b) If any report is filed with the Clerk for a
- 11 calendar quarter pursuant to section 101(i) of the
- 12 Ethics in Government Act of 1978, the Clerk shall
- compile all such reports sent to the Clerk by Mem-
- bers and have them printed as a House document,
- which shall be made available to the public, as soon
- as practicable.
- 17 "(c) Each individual required to file a report
- with the Clerk under title I under the Ethics in Gov-
- ernment Act of 1978 shall file and maintain such re-
- port in electronic form.".
- (B) Comparable language to be added by the Senate.
- (c) Availability on the Internet of Reports
- 23 FILED UNDER THIS TITLE WITH THE CLERK OF THE
- 24 House or the Secretary of the Senate.—Section
- 25 103 of the Ethics in Government Act of 1978 (5 U.S.C.

- 1 App. 103) is amended by adding at the end the following
- 2 new subsection:
- 3 "(m) The Clerk of the House of Representatives and
- 4 the Secretary of the Senate shall each make available any
- 5 report filed with them under this title (whether the report
- 6 is filed in paper or electronic form) within 48 hours of
- 7 the applicable submission deadline on the website of the
- 8 Clerk or the Secretary, as applicable, in a searchable, sort-
- 9 able, downloadable, machine-readable format.".
- 10 (d) Effective Date.—The amendments made by
- 11 this section shall apply to reports filed for calendar years
- 12 or calendar quarters beginning after the date of enactment
- 13 of this Act.
- 14 SEC. 102. GREATER DISCLOSURE OF TRAVEL REPORTS.
- 15 (a) Foreign Travel.—Clause 8(b)(3) of rule X of
- 16 the Rules of the House of Representatives is amended by
- 17 adding at the end the following new sentence: "Within 48
- 18 hours after any such report is filed with the chair of a
- 19 committee, the chair shall post the report on the Internet
- 20 site of the committee in a searchable, sortable,
- 21 downloadable, machine-readable format.".
- (b) Effective Date.—The amendment made by
- 23 subsection (a) shall apply to travel commencing after the
- 24 date of enactment of this Act.

SEC. 103. GREATER DISCLOSURE OF GIFT REPORTS.

- 2 (a) Requiring Clerk of the House To Post Re-
- 3 PORTS ON INTERNET NOT LATER THAN 48 HOURS
- 4 AFTER RECEIPT.—(1) Clause 5(b)(5) of rule XXV of the
- 5 Rules of the House of Representatives is amended—
- 6 (A) by striking "shall make available" and
- 7 inserting "shall post on the public Internet site
- 8 of the Clerk and otherwise make available"; and
- 9 (B) by striking "as possible" and inserting
- the following: "as possible, but in no event later
- than 48 hours,".
- (2) Comparable language to be added by the Senate.
- 13 (b) Effective Date.—The amendment made by
- 14 subsection (a) shall apply with respect to reports filed on
- 15 or after the date of the adoption of this resolution.
- 16 SEC. 104. GREATER DISCLOSURE OF EARMARKS.
- 17 (a) Electronic Disclosure by Members.—(1)
- 18 Rule XXIII of the Rules of the House of Representatives
- 19 is amended by redesignating clause 18 as clause 19 and
- 20 by inserting after clause 17 the following:
- 21 "18. A Member, Delegate, or Resident Commissioner
- 22 who requests a congressional earmark, a limited tax ben-
- 23 efit, or a limited tariff benefit shall, within 24 hours after
- 24 making such request—
- 25 "(1) post on his or her public website for the
- remainder of the Congress the following—

1	"(A) the name and address of the intended
2	recipient;
3	"(B) whether the intended recipient is a
4	for-profit or not-for-profit entity;
5	"(C) the requested amount (only in the
6	case of congressional earmarks); and
7	"(D) an explanation of the request, includ-
8	ing the purpose, and why it is a valuable use
9	of taxpayer funds;
10	"(2) electronically submit to the committee of
11	subject-matter jurisdiction the webpage address
12	where such information is posted;
13	"(3) identify each request as having been sub-
14	mitted to the committee of subject-matter jurisdic-
15	tion; and
16	"(4) display on the homepage of such website a
17	hypertext link that contains the words 'Earmarks',
18	'Appropriations Requests', 'Limited Tax Benefits',
19	or 'Limited Tariff Benefits' and that directs to such
20	webpage address, and maintain that link for at least
21	30 calendar days after the last such request is made
22	during the Congress.".
23	(2) The last sentence of clause 16 of rule XXIII of
24	the Rules of the House of Representatives is amended by

striking "and clause 17" and inserting ", clause 17, and 2 clause 18". 3 (b) Electronic Disclosure by Committees.— Rule XI of the Rules of the House of Representatives is 5 amended by adding at the end the following new clause: 6 "Earmark disclosure websites "(s)(1) Any committee that accepts any request of 7 8 a Member, Delegate, or Resident Commissioner for a congressional earmark, a limited tax benefit, or a limited tar-10 iff benefit shall maintain a public website with an earmark 11 disclosure webpage that contains the following for each 12 such request— 13 "(A) the bill name: 14 "(B) the name, State, and district of that indi-15 vidual; "(C) the name and address of the intended re-16 17 cipient; 18 "(D) whether the intended recipient is a for-19 profit or not-for-profit entity; "(E) the requested amount (only in the case of 20 21 congressional earmarks); 22 "(F) a brief description; and "(G) the applicable department or agency of the 23 24 Government, and the account or program (if pro-25 vided to the committee in the request);

- 1 and is in a downloadable format that is searchable and
- 2 sortable by such characteristics.
- 3 "(2) Any written statement received by a committee
- 4 under clause 17(a) of rule XXIII shall be posted on the
- 5 earmark disclosure webpage of the committee.
- 6 "(3) The earmark disclosure webpage of a committee
- 7 shall list the names of any Member, Delegate, and Resi-
- 8 dent Commissioner who requests a congressional earmark,
- 9 a limited tax benefit, or a limited tariff benefit and link
- 10 directly to their webpage addresses referred to in clause
- 11 18(2) of rule XXIII.
- 12 "(4) The earmark disclosure webpage of a committee
- 13 shall post the information required under subparagraphs
- 14 (1) through (3) within one week of receipt, and shall main-
- 15 tain that information on that webpage for the remainder
- 16 of the Congress.
- 17 "(5) For purposes of this paragraph, the terms 'con-
- 18 gressional earmark', 'limited tax benefit', and 'limited tar-
- 19 iff benefit' shall have the meaning given them in clause
- 20 9 of rule XXI.".
- 21 (c) Point of Order.—Clause 9 of rule XXI of the
- 22 Rules of the House of Representatives is amended by re-
- 23 designating paragraphs (e), (f), and (g) as paragraphs (f),
- 24 (g), and (h), respectively, and by inserting after paragraph
- 25 (d) the following:

- 1 "(e) It shall not be in order to consider any bill or
- 2 joint resolution, or an amendment thereto or conference
- 3 report thereon, that carries a congressional earmark, lim-
- 4 ited tax benefit, or limited tariff benefit for which a Mem-
- 5 ber, Delegate, or Resident Commissioner failed to comply
- 6 with any applicable requirement of clause 18 of rule
- 7 XXIII.".
- 8 (d) Effective Date.—The amendments made by
- 9 this section shall apply to requests for congressional ear-
- 10 marks, limited tax benefits, and limited tariff benefits
- 11 made after the date this resolution is agreed to.
- 12 (e) Centralized Database for Earmarks, Lim-
- 13 ITED TAX BENEFITS, AND LIMITED TARIFF BENEFITS.—
- 14 (1) The Clerk of the House of Representatives, the Sec-
- 15 retary of the Senate, and the chairs of the Committee on
- 16 Appropriations of the House of Representatives and the
- 17 Senate shall collaborate to create one centralized database
- 18 where all requests for earmark, limited tax benefits, and
- 19 limited tariff benefits are available on the Internet in a
- 20 searchable, sortable, downloadable format to the public.
- 21 The data available to the public for each earmark should
- 22 include—
- (A) an identification of the bill into which the
- earmark is to be inserted;

1	(B) the name, State, and district of the Mem-
2	ber of Congress requesting the earmark;
3	(C) the name and address of the intended re-
4	cipient;
5	(D) whether the intended recipient is a for-prof-
6	it or not-for-profit entity;
7	(E) the requested amount (only in the case of
8	congressional earmarks);
9	(F) a brief description of the earmark; and
10	(G) the applicable department or agency of the
11	Government, and the account or program (if pro-
12	vided to the committee in the request).
13	(2) The centralized database for earmarks referred
14	to in paragraph (1) shall be implemented within six
15	months after the date of enactment of this Act.
16	SEC. 105. ONLINE POSTING OF DISBURSEMENTS FROM
17	MEMBERS' REPRESENTATIONAL ALLOW-
18	ANCE.
19	(a) Requiring Posting.—
20	(1) In general.—With respect to each session
21	of a Congress (beginning with the second session of
22	the One Hundred Thirteenth Congress)—
23	(A) the Chief Administrative Officer of the
24	House of Representatives shall post on the offi-
25	cial public Internet site of the House of Rep-

resentatives a machine-readable statement showing each disbursement made from the Members' Representational Allowance during that session, and include as part of the statement hyperlinks to information on the amount of such disbursements which are attributable to each specific Member of the House of Representatives; and

- (B) except as provided in paragraph (2), each Member of the House of Representatives shall include on the Member's official public Internet site a hyperlink to the information provided on the House of Representatives site under subparagraph (A) with respect to the disbursements made by the Member.
- (2) EXCEPTION FOR FORMER MEMBERS.—
 Paragraph (1)(B) does not apply to any individual who is not a Member of the House of Representatives at the time the Chief Administrative Officer posts the statement described in paragraph (1)(A).
- 21 (b) SOURCE OF INFORMATION.—The information 22 provided on the House of Representatives site under sub-23 section (a)(1) shall be based on the reports of disburse-24 ments for the operations of the House of Representatives 25 which are submitted by the Chief Administrative Officer

- 1 under section 106 of the House of Representatives Admin-
- 2 istrative Reform Technical Corrections Act (2 U.S.C.
- 3 104b).
- 4 (c) Deadlines.—
- 5 (1) Chief administrative officer.—The
- 6 Chief Administrative Officer shall post the informa-
- 7 tion required under subsection (a)(1) with respect to
- 8 a session of Congress not later than 30 days after
- 9 the publication of the final report of disbursements
- for the operations of the House of Representatives
- 11 (as described in subsection (b)) for that session.
- 12 (2) Members.—Each Member of the House of
- Representatives shall meet the requirements of sub-
- section (a)(2) not later than 5 days after the Chief
- 15 Administrative Officer posts the information re-
- quired under subsection (a)(1) with respect to a ses-
- sion of Congress.
- 18 (d) Member Defined.—In this section, a "Member
- 19 of the House of Representatives" includes a Delegate or
- 20 Resident Commissioner to the Congress.
- 21 SEC. 106. GAO STUDY AND REPORT ON EFFECTS OF WRIT-
- TEN REQUESTS BY MEMBERS OF CONGRESS
- FOR FUNDING OF PROJECTS.
- 24 (a) Study.—The Comptroller General shall conduct
- 25 a study of the effect of written requests to carry out and

- 1 provide funding for projects and activities which are sub-
- 2 mitted to offices of the executive branch by Members of
- 3 Congress on the decisions made by such offices regarding
- 4 the funding of those projects and activities.
- 5 (b) Report.—Not later than 1 year after the date
- 6 of the enactment of this Act, the Comptroller General shall
- 7 submit to Congress a report on the study conducted under
- 8 subsection (a).

9 TITLE II—ENHANCING PUBLIC

- 10 ACCESS TO THE WORK OF
- 11 **CONGRESSIONAL COMMIT-**
- 12 TEES, LEGISLATION, AND
- 13 **VOTES**
- 14 SEC. 201. INCREASED TRANSPARENCY OF COMMITTEE
- WORK.
- 16 (a) In the House of Representatives.—Clause
- 17 1 of rule XI of the Rules of the House of Representatives
- 18 is amended by adding at the end the following new para-
- 19 graph:
- 20 "(e)(1) Each committee shall post on its Internet
- 21 website the public hearings and markup schedules of the
- 22 committee and each of its subcommittees at the same time
- 23 that information is made available to members of the com-
- 24 mittee.

- 1 "(2) For each hearing and markup for which infor-
- 2 mation is posted under subparagraph (1), the committee
- 3 shall post on its Internet website within 45 days the fol-
- 4 lowing: the topic, related legislation, testimony of wit-
- 5 nesses, opening statements of the chair and ranking mi-
- 6 nority member, transcripts, and audio and video record-
- 7 ings.
- 8 "(3) Within 24 hours after a committee or sub-
- 9 committee orders any bill or resolution to be reported, the
- 10 committee or subcommittee, as applicable, shall post on
- 11 its Internet website all amendments that were agreed to,
- 12 except for technical and conforming changes authorized by
- 13 the committee or subcommittee.".
- 14 (b) In the Senate.—Comparable language to be
- 15 added by the Senate.
- 16 SEC. 202. INCREASED TRANSPARENCY OF COMMITTEE
- 17 SCHEDULES THROUGH THE CLERK.
- 18 Clause 2 of rule II of the Rules of the House of Rep-
- 19 resentatives is amended by adding at the end the following
- 20 new paragraph:
- 21 "(l) The House Committees shall provide to the
- Clerk, in a structured data format, a complete list
- of all public hearing and markup schedules of com-
- 24 mittees and subcommittees as soon as publically
- available; and the Clerk shall post this information

- on its Web site, including links to committee
- websites.".
- 3 SEC. 203. INCREASED TRANSPARENCY OF RECORDED
- 4 **VOTES.**
- 5 (a) Additional Duties of the Clerk of the
- 6 House and the Secretary of the Senate.—The
- 7 Clerk of the House of Representatives and the Secretary
- 8 of the Senate shall post on the public Internet site of the
- 9 Office of the Clerk or of the Secretary, respectively, a
- 10 record, organized by the name of each Member or Senator,
- 11 in a structured data format, of the recorded votes of that
- 12 Member or Senator, including the roll, date, issue, ques-
- 13 tion, result, and title or description of the vote, and any
- 14 cost estimate of the Congressional Budget Office related
- 15 to the vote.
- 16 (b) Web Link.—Each Member shall provide a link
- 17 to the Clerk of the House of Representatives of a list of
- 18 recorded votes from that Member's website, and each Sen-
- 19 ator shall provide a link to the Secretary of the Senate
- 20 of a list of recorded votes from that Senator's website.
- 21 (c) Definition.—As used in this section, the term
- 22 "Member" means a Representative in Congress, a delegate
- 23 to Congress, or the Resident Commissioner from Puerto
- 24 Rico.

- 1 (d) Effective Date.—This section shall apply to
- 2 recorded votes occurring after the date of enactment of
- 3 this Act.
- 4 SEC. 204. ELECTRONIC FORMAT.
- 5 (a) IN GENERAL.—Chapter 2 of title 1 of the United
- 6 States Code is amended by adding, after section 107, the
- 7 following new section:

8 "§ 107a. Electronic format

- 9 "To the extent practicable, all bills, resolutions, or-
- 10 ders, and votes shall be created, exchanged, and published
- 11 in searchable electronic formats, consistent with data
- 12 standards recommended by such advisory bodies as Con-
- 13 gress may establish.".
- 14 (b) Conforming Amendment.—The table of sec-
- 15 tions at the beginning of chapter 2 of title 1 of the United
- 16 States Code is amended by adding after the item relating
- 17 to section 107 the following new item:

"107a. Electronic format.".

18 SEC. 205. CONGRESSIONAL DATA TASK FORCE.

- 19 (a) Establishment.—The Clerk of the House and
- 20 the Secretary of the Senate shall establish an advisory
- 21 Congressional Data Task Force to recommend data stand-
- 22 ards for the creation, exchange, and publication of con-
- 23 gressional information.
- 24 (b) Composition.—The Congressional Data Task
- 25 Force shall be composed of staff representatives of the

- 1 Clerk of the House, the Secretary of the Senate, the Li-
- 2 brary of Congress, the Congressional Research Service,
- 3 the Government Publishing Office, the Center for Legisla-
- 4 tive Archives, such other congressional offices and agen-
- 5 cies may be necessary, and representatives of the public.
- 6 (c) Data Standards.—All data standards rec-
- 7 ommended by the Congressional Data Task Force shall
- 8 be nonproprietary and machine-readable.
- 9 (d) Scope.—The Congressional Data Task Force
- 10 shall recommend data standards for congressional infor-
- 11 mation, including all bills, amendments, Acts, reports,
- 12 committee hearing/meeting notices, the United States
- 13 Code, and other legislative documents and records.
- 14 SEC. 206. USE OF DATA STANDARDS BY CONGRESSIONAL
- 15 SUPPORT OFFICES.
- All congressional support offices shall, to the extent
- 17 practicable, use the data standards recommended by the
- 18 Congressional Data Task Force for the congressional in-
- 19 formation that they create, exchange, and/or publish.
- 20 TITLE III—ENHANCING PUBLIC
- 21 ACCESS TO CONGRESSIONAL
- 22 **RESEARCH SERVICE**
- 23 SEC. 301. SHORT TITLE; FINDINGS.
- 24 (a) Short Title.—This title may be cited as the
- 25 "Public Access to Congressional Research Service Reports

- 1 Resolution of 2015" or the "Congressional Research Serv-
- 2 ice Electronic Accessibility Resolution of 2015".
- 3 (b) FINDINGS.—Congress finds the following:
- (1) The Congressional Research Service, a special reference unit within the Library of Congress, offers invaluable research and analysis to Members of Congress on all current and emerging issues of national policy.
 - (2) The Congressional Research Service staff of approximately 700 employees, including lawyers, economists, reference librarians, and social, natural, and physical scientists, are governed by requirements for accuracy, objectivity, balance, and non-partisanship.
 - (3) The Congressional Research Service has a responsibility to ensure that Members of Congress have available the best possible information and analysis on which to base the policy decisions the American people have elected them to make.
 - (4) It is often burdensome, difficult, and timeconsuming for citizens to obtain access to objective and nonpartisan policy analysis on issues affecting their interests.
- 24 (5) It will enhance our democracy to provide 25 citizens with access to unbiased and accurate CRS

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1	documents on legislation and other critical issues be-
2	fore Congress.
3	(6) Allowing public access to CRS will empower
4	citizens and enable Members of Congress to become
5	even more effective "representatives" of the public's
6	concerns and goals.
7	SEC. 302. AVAILABILITY OF CERTAIN CONGRESSIONAL RE-
8	SEARCH SERVICE INFORMATION.
9	(a) Establishment and Maintenance of Data-
10	BASE OF INFORMATION.—
11	(1) In General.—The Clerk of the House of
12	Representatives, in consultation with the Director of
13	the Congressional Research Service, shall establish
14	and maintain a centralized, searchable, bulk
15	downloadable, electronic database consisting of—
16	(A) all of the information described in
17	paragraph (2) that is available to Members, of-
18	ficers, employees, and offices of the House of
19	Representatives through the Congressional Re-
20	search Service website; and
21	(B) in accordance with subsection (b), an
22	index of the information described in subpara-
23	graph (A).
24	(2) Information described.—The informa-
25	tion described in this paragraph is as follows:

1	(A) Congressional Research Service Issue
2	Briefs.
3	(B) Congressional Research Service Re-
4	ports.
5	(C) Congressional Research Service Au-
6	thorization of Appropriations Products and Ap-
7	propriations Products.
8	(D) Materials intended or available for
9	general congressional distribution that are the
10	same or substantially similar in content to CRS
11	Reports, Issue Briefs, and Appropriations Prod-
12	ucts.
13	(3) Specific information for materials in-
14	CLUDED.—With respect to each issue brief, product,
15	or report included in the database under this sub-
16	section, the Clerk shall include—
17	(A) the name and identification number;
18	(B) the dates of initial release and updates
19	(if any); and
20	(C) the Congressional Research Service di-
21	vision or divisions that were responsible for its
22	production.
23	(4) UPDATES.—The Clerk, in consultation with
24	the Director, shall ensure that the information in
25	the database under this subsection is updated auto-

1	matically and electronically to reflect the availability
2	of new information and updates to existing informa-
3	tion described in paragraph (2).
4	(5) Initial information.—The initial estab-
5	lishment of the database under this subsection shall
6	include all of the contents described in paragraph
7	(1) as of the date on which this resolution is agreed
8	to.
9	(b) Index of Database Information.—In addi-
10	tion to the database under subsection (a), the Clerk, in
11	consultation with the Director, shall establish and main-
12	tain contemporaneously a website containing a searchable,
13	sortable index of all of the information in the database
14	in both human-readable and machine-readable formats
15	(such as XML) that includes for each issue brief, product,
16	or report in the database—
17	(1) the name and identification number;
18	(2) the dates of initial release and updates (if
19	any); and
20	(3) the Congressional Research Service division
21	or divisions that were responsible for its production.
22	(c) Limitations.—
23	(1) Confidential information.—Subsections
24	(a) and (b) do not apply to—

1	(A) any information that is confidential, as
2	determined by—
3	(i) the Director, or
4	(ii) the head of a Federal department
5	or agency that provided the information to
6	the Congressional Research Service; or
7	(B) any document that—
8	(i) is the product of a confidential re-
9	search request made by a Member, officer,
10	employee, or office of the House of Rep-
11	resentatives;
12	(ii) has not been distributed to any in-
13	dividual or office other than the individual
14	or office making the request; and
15	(iii) is not intended for distribution to
16	any person other than the individual or of-
17	fice making the request.
18	(2) Redaction and Revision.—In carrying
19	out this section, the Clerk, on the basis of informa-
20	tion provided by the Director, may—
21	(A) remove from the information included
22	in the database (including from the issue brief,
23	product, or report itself) the name and contact
24	information regarding an employee of the Con-
25	gressional Research Service;

- (B) remove from the information included in the database (including from the issue brief, product, or report itself) any material for which the Director determines that including the information on the database may infringe the copyright of a work protected under title 17, United States Code; and
 - (C) make any changes in the information included in the database (including from the issue brief, product, or report itself) that the Director determines necessary to ensure that the information is accurate and current, except that if the Clerk makes any such change with respect to any material in the database, the Clerk shall indicate in the database (with such notation as the Clerk considers appropriate) that more current information is available with respect to the material than the information provided in the database.
 - (3) METHOD OF REDACTION.—The Clerk shall carry out any redaction under paragraph (2)(C) in a manner which removes the least amount of material necessary to carry out the purposes of the redaction.

- 1 (4) Assistance from director for auto-
- 2 MATIC REDACTION.—The Clerk shall consult with
- 3 the Director to ensure the availability and implemen-
- 4 tation of such technology as may be necessary to fa-
- 5 cilitate the automatic redaction of information under
- 6 this subsection.
- 7 (d) Furnishing of Necessary Information.—
- 8 The Clerk shall consult with the Director to ensure that
- 9 the Clerk is provided with all of the information necessary
- 10 to carry out this section in such format as the Clerk con-
- 11 siders appropriate.
- 12 SEC. 303. OTHER METHODS OF PUBLIC ACCESS.
- (a) Access Through Websites of Members and
- 14 Committees.—Each official public website of a Member
- 15 of the House of Representatives, a committee of the House
- 16 of Representatives, or a joint committee of the Congress
- 17 shall permit members of the public to use the website to
- 18 obtain the information contained in the database estab-
- 19 lished under section 302, in the same manner and to the
- 20 same extent as Members, officers, employees, and offices
- 21 of the House of Representatives may obtain such informa-
- 22 tion through the Congressional Research Service website.
- 23 (b) Regulations.—Subsection (a) shall be carried
- 24 out in accordance with regulations promulgated by the

1	Committee on House Administration of the House of Rep-
2	resentatives.
3	SEC. 304. DEFINITIONS.
4	In this title—
5	(1) the term "Clerk" means the Clerk of the
6	House of Representatives;
7	(2) the term "Director" means the Director of
8	the Congressional Research Service; and
9	(3) the term "Member of the House of Rep-
10	resentatives" includes a Delegate or Resident Com-
11	missioner to the Congress.
12	SEC. 305. EFFECTIVE DATE.
13	This title shall take effect upon the expiration of the
14	6-month period which begins on the date of the enactment
15	of this Act, without regard to whether the regulations de-
16	scribed in section 303(b) or any other regulations have
17	been promulgated prior to the expiration of such period
18	TITLE IV—LOBBYING
19	DISCLOSURE
20	SEC. 401. SHORT TITLE.
21	This title may be cited as the "Lobbyist Disclosure
22	Enhancement Act".
23	SEC. 402. MODIFICATIONS TO ENFORCEMENT.
24	(a) Lobbying Disclosure Act Task Force.—

1 (1) Establishment.—The Attorney General 2 shall establish the Lobbying Disclosure Act Enforcement Task Force (in this subsection referred to as 3 the "Task Force"). 4 (2) Functions.—The Task Force— 6 (A) shall have primary responsibility for 7 investigating and prosecuting each case referred 8 to the Attorney General under section 6(a)(8) 9 of the Lobbying Disclosure Act of 1995 (2) 10 U.S.C. 1605(a)(8); 11 (B) shall collect and disseminate informa-12 tion with respect to the enforcement of the Lob-13 bying Disclosure Act of 1995 (2 U.S.C. 1601 et 14 seq.); 15 (C) shall audit, at a minimum on an an-16 nual basis, and as frequently as deemed nec-17 essary by the Task Force, the extent of compli-18 ance or noncompliance with the requirements of 19 the Lobbying Disclosure Act of 1995 by lobby-20 ists, lobbying firms, and registrants under that 21 Act through a random sampling of lobbying 22 registrations and reports filed under that Act 23 during each calendar year; and 24 (D) shall establish, publicize, and operate a 25 toll-free telephone number to serve as a hotline

1 for members of the public to report noncompli-2 lobbyist disclosure requirements with 3 under the Lobbying Disclosure Act of 1995, 4 and shall develop a mechanism to allow members of the public to report such noncompliance 6 online. 7 (b) Referral of Cases to the Attorney Gen-8 ERAL.—Section 6(a) of the Lobbying Disclosure Act of 1995 (2 U.S.C. 1605(a)) is amended— 10 (1) in paragraph (8), by striking "United 11 States Attorney for the District of Columbia" and inserting "Attorney General"; and 12 13 (2) in paragraph (11), by striking "United 14 States Attorney for the District of Columbia" and 15 inserting "Attorney General". 16 (c) RECOMMENDATIONS FOR IMPROVED ENFORCE-MENT.—The Attorney General may make recommenda-18 tions to Congress with respect to— 19 (1) the enforcement of and compliance with the 20 Lobbying Disclosure Act of 1995; and 21 (2) the need for resources available for the en-22 hanced enforcement of the Lobbying Disclosure Act 23 of 1995. 24 (d) Information in Enforcement Reports.—

Section 6(b)(1) of the Lobbying Disclosure Act of 1995

1	(2 U.S.C. 1605(b)(1)) is amended by striking "by case"
2	and all that follows through "public record" and inserting
3	"by case and name of the individual lobbyists or lobbying
4	firms involved, any sentences imposed".
5	SEC. 403. DEFINITION OF LOBBYIST.
6	Section 3(10) of the Lobbying Disclosure Act of 1995
7	(2 U.S.C. 1602(10)) is amended by striking ", other than
8	an individual" and all that follows through "period".
9	SEC. 404. EXPEDITED ONLINE REGISTRATION OF LOBBY-
10	ISTS; EXPANSION OF REGISTRANTS.
11	Section 4(a) of the Lobbying Disclosure Act of 1995
12	(2 U.S.C. 1603(a)) is amended—
13	(1) in paragraph (1)—
14	(A) by striking "45 days" and inserting
15	"10 days";
16	(B) by striking ", or on the first business
17	day after such 45th day if such 45th day is not
18	a business day," and inserting ", or on the first
19	business day occurring after such 10th day if
20	such 10th day does not occur on a business
21	day,''; and
22	(C) by inserting "online" after "shall reg-
23	ister"; and
24	(2) in paragraph (2)—

1	(A) by striking "Any organization" and in-
2	serting the following:
3	"(A) In General.—Subject to subpara-
4	graph (B), any organization"; and
5	(B) by adding at the end the following:
6	"(B) Threshold for certain organi-
7	ZATIONS.—In the case of an organization whose
8	employees who are lobbyists engage in lobbying
9	activities only on behalf of the organization, the
10	organization is required to register under this
11	subsection only if the lobbying activities of each
12	such employee includes or is expected to include
13	more than one lobbying contact.".
14	SEC. 405. DISCLOSURE OF POLITICAL CONTRIBUTIONS.
15	Section 5(d)(1) of the Lobbying Disclosure Act of
16	1995 (2 U.S.C. 1604(d)(1)) is amended—
17	(1) in the matter preceding subparagraph (A),
18	by striking "30 days after" and all that follows
19	through "30th day is not" and inserting "20 days
20	after the end of the quarterly period beginning on
21	the first day of January, April, July, and October of
22	each year, or on the first business day after such
23	20th day if such 20th day is not"; and
24	(2) by striking "semiannual period" each place
25	it appears and inserting "quarterly period".

1	SEC. 406. IDENTIFICATION NUMBERS FOR LOBBYISTS.
2	Section 6(a)(3) of the Lobbying Disclosure Act of
3	1995 (2 U.S.C. 1605(a)(3)) is amended—
4	(1) by striking "and" at the end of subpara-
5	graph (A);
6	(2) by adding "and" after the semicolon the
7	end of subparagraph (B); and
8	(3) by adding after subparagraph (B) the fol-
9	lowing:
10	"(C) a system that assigns an identifica-
11	tion number for each lobbyist for whom a reg-
12	istration or report is filed under this Act;".
13	SEC. 407. ETHICS TRAINING FOR LOBBYISTS.
14	(a) REQUIRED ETHICS TRAINING.—Any individual
15	who is a lobbyist registered or required to register under
16	section 4 of the Lobbying Disclosure Act of 1995 (2
17	U.S.C. 1603) shall—
18	(1) complete ethics training described in sub-
19	section (b)—
20	(A) not later than 6 months after the indi-
21	vidual is first employed or retained for services
22	that include one or more lobbying contacts; and
23	(B) at least once in each 5-year period
24	during which the individual is registered or re-
25	quired to register under section 4; and

1	(2) submit to the Clerk of the House of Rep-
2	resentatives and the Secretary of the Senate certifi-
3	cation of the training completed under paragraph
4	(1).
5	(b) QUALIFIED TRAINING.—The Ethics Committee
6	of the House of Representatives and the Select Committee
7	on Ethics of the Senate shall jointly—
8	(1) determine the curriculum and certification
9	requirements for the ethics training for individuals
10	described in subsection (a);
11	(2) approve those educational institutions, pro-
12	fessional associations, or other persons who are
13	qualified to provide such ethics training;
14	(3) determine the maximum fee that may be
15	charged for the ethics training; and
16	(4) provide oversight of the ethics training pro-
17	gram established under this section in order to de-
18	termine the quality of instruction in, and the admin-
19	istration of, the training program.
20	(c) Responsibilities of Clerk and Sec-
21	RETARY.—The Clerk of the House of Representatives and
22	the Secretary of the Senate shall—
23	(1) collect and review for completion and accu-
24	racy the certifications of ethics training submitted
25	under subsection $(a)(2)$, and

(2) post on the websites of the Clerk and the 1 2 Secretary, with respect to each individual required to 3 complete ethics training under this section— 4 (A) whether the individual has complied with such requirement; and 6 (B) the certifications submitted by the in-7 dividual under subsection (a)(2). 8 SEC. 408. ESTIMATES BASED ON TAX REPORTING SYSTEM. 9 Section 15 of the Lobbying Disclosure Act of 1995 10 (2 U.S.C. 1610) is repealed. SEC. 409. EFFECTIVE DATE. 12 (a) Section 402.—Section 402 and the amendments made by that section take effect upon the expiration of the 90-day period beginning on the date of the enactment 14 15 of this Act. 16 (b) Sections 403, 404, and 405.—The amendments made by sections 403, 404, and 405 shall take effect on the first day of the first quarterly period described in sec-18 19 tion 5(a) of the Lobbying Disclosure Act of 1995 (2) 20 U.S.C. 1604(a)) that begins after the end of the 90-day 21 period beginning on the date of the enactment of this Act. 22 (c) Section 406.—The amendments made by section 23 406 shall apply to any registration or report that is filed under section 4 or 5 of the Lobbying Disclosure Act of 1995— 25

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- 1 (1) on or after the 90th day after the date of 2 the enactment of this Act; or
- 3 (2) before such 90th day, if such registration or 4 report is, as of such 90th day, being retained under 5 section 6(a)(5) of the Lobbying Disclosure Act of 6 1995 (2 U.S.C. 1605(a)(5)).

(d) Section 407.—

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- (1) In General.—Section 407 shall take effect upon the expiration of the 1-year period beginning on the date of the enactment of this Act.
- (2) Current lobbyists.—In the case of individuals who are registered under section 4 of the Lobbying Disclosure Act of 1995 (2 U.S.C. 1603) as of the effective date under paragraph (1), the ethics training required under section 407(a)(1) shall be completed not later than the end of the 6-month period beginning on the effective date under paragraph (1) of this subsection, in lieu of the date specified in section 407(a)(1).

1 TITLE V—TRANSPARENCY IN 2 FEDERAL CONTRACTING

3	SEC. 501. IMPROVING APPLICATION PROGRAMMING INTER-
4	FACE AND WEBSITE DATA ELEMENTS.
5	(a) In General.—Section 2 of the Federal Funding
6	Accountability and Transparency Act of 2006 (Public Law
7	109–282; 31 U.S.C. 6101 note) is amended—
8	(1) in subsection (a)—
9	(A) in paragraph (2)(A)(ii), by striking
10	"and delivery orders" and inserting "lease
11	agreements and assignments, and delivery or-
12	ders'';
13	(B) in paragraph (3)—
14	(i) in subparagraph (C), by striking
15	"and" after the semicolon;
16	(ii) in subparagraph (D), by striking
17	the period and inserting "; and; and
18	(iii) by adding at the end the fol-
19	lowing new subparagraph:
20	"(E) programmatically search and access
21	all data in a serialized machine readable format
22	(such as XML) via a web-services application
23	programming interface."; and
24	(C) by inserting after paragraph (3) the
25	following new paragraph:

1	"(4) Congressionally directed spending
2	ITEM.—The term 'congressionally directed spending
3	item' means a provision or report language included
4	primarily at the request of a Member of Congress
5	providing, authorizing, or recommending a specific
6	amount of discretionary budget authority, credit au-
7	thority, or other spending authority for a contract,
8	loan, loan guarantee, grant, loan authority, or other
9	expenditure with or to an entity, or targeted to a
10	specific State, locality, or congressional district,
11	other than through a statutory or administrative for-
12	mula-driven or competitive award process."; and
13	(2) in subsection (b)(1)—
14	(A) in subparagraph (F), by striking the
15	period at the end and inserting semicolon;
16	(B) by redesignating subparagraph (G) as
17	subparagraph (J); and
18	(C) by inserting after subparagraph (F)
19	the following new subparagraphs:
20	"(G) to the extent possible, the Federal
21	agency, including the bureau, office, or subdivi-
22	sion, that authorized the Federal award;
23	"(H) after January 1, 2016, for all con-
24	tracts, subcontracts, purchase orders, task or-

1	ders, lease agreements and assignments, and
2	delivery orders—
3	"(i) information about the extent of
4	competition in making the award, includ-
5	ing the number of bids or proposals deter-
6	mined to be responsive during the competi-
7	tive process, and if the award was not com-
8	peted, the legal authority and specific ra-
9	tionale for making the award without full
10	and open competition;
11	"(ii) the full amount of money that is
12	awarded under a contract or, in the case of
13	lease agreements or assignments, the
14	amount paid to the Government, and the
15	full amount of any options to expand or
16	extend under a contract;
17	"(iii) the amount of the profit incen-
18	tive, such as award fees;
19	"(iv) the type of contract, such as
20	fixed price, cost plus pricing, labor hour
21	contracts, and time and materials con-
22	tracts;
23	"(v) a permanent link to the original
24	solicitation or notice and the solicitation
25	ID;

- 1 "(vi) an indication if the contract is 2 the result of legislative mandates, set-3 asides, preference program requirements, 4 or other criteria, and whether the contract is multi-year, consolidated, or performance 6 based; and 7 "(vii) an indication if the contract is 8 a congressionally directed spending item; "(I) after January 1, 2016, for all grants, 9 10 subgrants, loans, awards, cooperative agree-11 ments, and other forms of financial assistance, 12 an indication if the funding is a congressionally 13 directed spending item; and". 14 (b) Effective Date.—Except as otherwise pro-15 vided, the amendments made by subsection (a) shall be implemented not later than 6 months after the date of 16 the enactment of this Act. 18 SEC. 502. IMPROVING DATA QUALITY. 19 (a) IN GENERAL.—The Federal Funding Account-20 ability and Transparency Act of 2006 (Public Law 109– 21 282; 31 U.S.C. 6101 note), as amended by section 501,
- 23 "SEC. 5. IMPROVING DATA QUALITY.
- 24 "(a) Inspector General Data Audit.—Each In-

is further amended by adding at the end the following:

25 spector General shall annually audit for the previous fiscal

- 1 year the data used on the website created by this Act for
- 2 the relevant Federal agency of the Inspector General, in
- 3 compliance with generally accepted Government auditing
- 4 standards, and submit a report on such audit to the Direc-
- 5 tor of the Office of Management and Budget that includes
- 6 at least the following:
- 7 "(1) A review of data used for the website to
- 8 verify accuracy of the data and assess the process
- 9 used for improving data quality.
- 10 "(2) A review of a statistically representative
- sample of Federal awards to determine whether Fed-
- eral agencies have appropriate measures in place to
- review data submissions under this Act for accuracy
- and completeness.
- 15 "(3) An identification and report on new stand-
- ards that Inspector General recommends for imple-
- 17 mentation by agencies to improve data quality.
- 18 "(b) OMB REPORT.—Not later than April 1 of each
- 19 year, the Director of the Office of Management and Budg-
- 20 et shall make each report submitted under subsection (a)
- 21 for the previous fiscal year available to the public, includ-
- 22 ing a review of the findings of the audit and recommenda-
- 23 tions to improve data quality, through the website created
- 24 by this Act.".

1	SEC. 503. REQUIREMENTS RELATING TO REPORTING OF
2	AWARD DATA.
3	(a) REVISION OF GUIDANCE.—The Director of the
4	Office of Management and Budget shall revise the Office's
5	guidance to Federal agencies on reporting Federal awards
6	to clarify—
7	(1) the requirement that award titles describe
8	the award's purpose; and
9	(2) requirements for validating and docu-
10	menting agency award data submitted by Federal
11	agencies.
12	(b) Inclusion of City Information.—The Direc-
13	tor of the Office of Management and Budget shall include
14	information on the city where work is performed in the
15	Office's public reporting of the completeness of agency
16	data submissions.
17	SEC. 504. RECIPIENT PERFORMANCE TRANSPARENCY.
18	(a) In General.—The Federal Funding Account-
19	ability and Transparency Act of 2006 (Public Law 109–
20	$282;\ 31\ \mathrm{U.S.C.}$ $6101\ \mathrm{note}),\ \mathrm{as}$ amended by sections 501
21	and 502, is further amended by adding at the end the
22	following:
23	"SEC. 6. RECIPIENT PERFORMANCE TRANSPARENCY AND
24	PAST PERFORMANCE.
25	"The Director of the Office of Management and
26	Budget shall ensure that the unique identifier required in

- 1 section 2(b)(1)(E) that is used to link information about
- 2 the entity receiving the award on the searchable website
- 3 is also used to link information about that entity on the
- 4 Federal Awardee Performance Integrity Information Sys-
- 5 tem.".
- 6 (b) Effective Date.—The amendment made by
- 7 subsection (a) shall be implemented not later than June
- 8 30, 2015.
- 9 SEC. 505. IMPROVEMENT OF FEDERAL AWARDEE PER-
- 10 FORMANCE AND INTEGRITY INFORMATION
- 11 SYSTEM DATABASE.
- 12 (a) Requirement To Include in Database 10
- 13 Years of Information on Certain Persons Award-
- 14 ED FEDERAL CONTRACTS OR GRANTS.—Section 872 of
- 15 the Duncan Hunter National Defense Authorization Act
- 16 for Fiscal Year 2009 (Public Law 110–417; 122 Stat.
- 17 4555) is amended in subsection (c) by striking "5-year"
- 18 and inserting "10-year".
- 19 (b) REQUIREMENT TO INCLUDE INFORMATION IN
- 20 Database Regarding Certain Judgments and Set-
- 21 TLEMENTS.—Section 872 of such Act is further amended
- 22 in subsection (c)(1) by adding at the end the following
- 23 new subparagraphs:

1	"(E) In an administrative proceeding, any
2	administrative judgment that does not contain
3	an explicit finding or acknowledgment of fault.
4	"(F) In a civil proceeding, any settlement
5	that does not contain an explicit finding or ac-
6	knowledgment of fault.".
7	SEC. 506. FEDERAL CONTRACTOR COMPLIANCE.
8	(a) Self-Reporting Requirement.—Subsection
9	(f) of section 2313 of title 41, United States Code, is
10	amended to read as follows:
11	"(f) Self-Reporting Requirement.—
12	"(1) Contracts in excess of simplified ac-
13	QUISITION THRESHOLD.—No funds appropriated or
14	otherwise made available by any Act may be used for
15	any Federal contract for the procurement of prop-
16	erty or services in excess of the simplified acquisition
17	threshold unless the contractor has first made the
18	certifications set forth in section 52.209–5 of the
19	Federal Acquisition Regulation.
20	"(2) Contracts in excess of \$500,000.—No
21	funds appropriated or otherwise made available by
22	any Act may be used for any Federal contract for
23	the procurement of property or services in excess of
24	\$500 000 unless the contractor—

1	"(A) certifies that the contractor has sub-
2	mitted to the Administrator the information re-
3	quired under subsection (c) and that such infor-
4	mation is current as of the date of such certifi-
5	cation; or
6	"(B) certifies that the contractor has cu-
7	mulative active Federal contracts and grants
8	with a total value of less than \$10,000,000.".
9	(b) Periodic Inspection or Review of Contract
10	FILES.—Section 2313(e)(2) of such title is amended by
11	adding at the end the following new subparagraph:
12	"(C) Periodic inspection or review.—
13	The Inspector General of each Federal agency
14	shall periodically—
15	"(i) conduct an inspection or review of
16	the contract files required under subpara-
17	graph (B) to determine if the agency is
18	providing appropriate consideration of the
19	information included in the database cre-
20	ated pursuant to subsection (c); and
21	"(ii) submit a report containing the
22	results of the inspection or review con-
23	ducted under clause (i) to the Committee
24	on Homeland Security and Governmental
25	Affairs of the Senate and the Committee

1	on Oversight and Government Reform of
2	the House of Representatives.".
3	(c) Annual Report.—The Comptroller General of
4	the United States shall annually submit a report to the
5	appropriate congressional committees describing the ex-
6	tent to which suspended or debarred contractors on the
7	Excluded Parties List System—
8	(1) are identified as having received Federal
9	contracts on USAspending.gov; or
10	(2) were granted waivers from Federal agencies
11	from suspension or debarment for purposes of enter-
12	ing into Federal contracts.
13	SEC. 507. IMPROVING ACCESS TO INFORMATION DIS-
1314	SEC. 507. IMPROVING ACCESS TO INFORMATION DIS- CLOSED ON LOBBYING ACTIVITIES.
14	CLOSED ON LOBBYING ACTIVITIES.
14 15 16	CLOSED ON LOBBYING ACTIVITIES. (a) Information Filed With the Administrator
14 15 16	closed on lobbying activities. (a) Information Filed With the Administrator of General Services.—Section 1352(b) of title 31,
14 15 16 17	CLOSED ON LOBBYING ACTIVITIES. (a) Information Filed With the Administrator of General Services.—Section 1352(b) of title 31, United States Code, is amended—
14 15 16 17 18	CLOSED ON LOBBYING ACTIVITIES. (a) Information Filed With the Administrator of General Services.—Section 1352(b) of title 31, United States Code, is amended— (1) in paragraph (1), by striking "file with that
14 15 16 17 18	CLOSED ON LOBBYING ACTIVITIES. (a) Information Filed With the Administrator of General Services.—Section 1352(b) of title 31, United States Code, is amended— (1) in paragraph (1), by striking "file with that agency" and inserting "file electronically with the
14 15 16 17 18 19 20	CLOSED ON LOBBYING ACTIVITIES. (a) Information Filed With the Administrator OF General Services.—Section 1352(b) of title 31, United States Code, is amended— (1) in paragraph (1), by striking "file with that agency" and inserting "file electronically with the Administrator of General Services"; and
14 15 16 17 18 19 20 21	CLOSED ON LOBBYING ACTIVITIES. (a) Information Filed With the Administrator of General Services.—Section 1352(b) of title 31, United States Code, is amended— (1) in paragraph (1), by striking "file with that agency" and inserting "file electronically with the Administrator of General Services"; and (2) by adding at the end the following new
14 15 16 17 18 19 20 21 22	CLOSED ON LOBBYING ACTIVITIES. (a) Information Filed With the Administrator of General Services.—Section 1352(b) of title 31, United States Code, is amended— (1) in paragraph (1), by striking "file with that agency" and inserting "file electronically with the Administrator of General Services"; and (2) by adding at the end the following new paragraph:

- 1 relevant agency and accessible by the public that 2 contains information disclosed pursuant to this sub-3 section that is searchable, sortable, machine readable, and downloadable.". 5 (b) DEADLINE FOR DATABASE.—Not later than 180 days after the date of the enactment of this Act, the Ad-6 7 ministrator of General Services shall establish the data-8 base required by paragraph (7) of section 1352(b) of title 9 31, United States Code, as added by subsection (a). TITLE VI—EXECUTIVE BRANCH 10 TRANSPARENCY 11 12 SEC. 601. REQUIREMENT FOR DISCLOSURE OF FEDERAL 13 SPONSORSHIP OF ALL FEDERAL ADVER-14 TISING OR OTHER COMMUNICATIONS. 15 (a) REQUIREMENT.—Except as provided for in subsection (b), each advertisement or other communication 16 17 paid for by an agency, either directly or through a contract 18 awarded by the agency, shall include a prominent notice 19 informing the target audience that the advertisement or other communication is paid for by that agency. 21 (b) Exceptions.—The requirement in subsection (a) 22 shall not apply to an advertisement or other communica-
- (1) that is 200 characters or less; or

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tion—

1	(2) that is distributed through a short message
2	service.
3	(e) Advertisement or Other Communications
4	Defined.—In this section, the term "advertisement or
5	other communication" includes—
6	(1) an advertisement disseminated in any form,
7	including print or by any electronic means; and
8	(2) a communication by an individual in any
9	form, including speech, print, or by any electronic
10	means.
11	SEC. 602. IMPROVING ACCESS TO INFLUENTIAL EXECUTIVE
12	BRANCH OFFICIAL'S VISITOR ACCESS
13	RECORDS.
1314	RECORDS. (a) DISCLOSURE OF WHITE HOUSE VISITOR ACCESS
14	(a) Disclosure of White House Visitor Access
14 15	(a) DISCLOSURE OF WHITE HOUSE VISITOR ACCESS RECORDS.—Not later than 30 days after the date of the
141516	(a) DISCLOSURE OF WHITE HOUSE VISITOR ACCESS RECORDS.—Not later than 30 days after the date of the enactment of this Act, and monthly thereafter, the Presi-
14151617	(a) DISCLOSURE OF WHITE HOUSE VISITOR ACCESS RECORDS.—Not later than 30 days after the date of the enactment of this Act, and monthly thereafter, the President shall disclose to the public all White House visitor
14 15 16 17 18	(a) DISCLOSURE OF WHITE HOUSE VISITOR ACCESS RECORDS.—Not later than 30 days after the date of the enactment of this Act, and monthly thereafter, the President shall disclose to the public all White House visitor access records for the previous month that are redacted
141516171819	(a) DISCLOSURE OF WHITE HOUSE VISITOR ACCESS RECORDS.—Not later than 30 days after the date of the enactment of this Act, and monthly thereafter, the President shall disclose to the public all White House visitor access records for the previous month that are redacted in accordance with subsection (c).
14 15 16 17 18 19 20	(a) DISCLOSURE OF WHITE HOUSE VISITOR ACCESS RECORDS.—Not later than 30 days after the date of the enactment of this Act, and monthly thereafter, the President shall disclose to the public all White House visitor access records for the previous month that are redacted in accordance with subsection (c). (b) DISCLOSURE OF AGENCY VISITOR ACCESS
14 15 16 17 18 19 20 21	(a) DISCLOSURE OF WHITE HOUSE VISITOR ACCESS RECORDS.—Not later than 30 days after the date of the enactment of this Act, and monthly thereafter, the President shall disclose to the public all White House visitor access records for the previous month that are redacted in accordance with subsection (c). (b) DISCLOSURE OF AGENCY VISITOR ACCESS RECORDS.—Not later than 30 days after the date of the
14 15 16 17 18 19 20 21 22	(a) DISCLOSURE OF WHITE HOUSE VISITOR ACCESS RECORDS.—Not later than 30 days after the date of the enactment of this Act, and monthly thereafter, the President shall disclose to the public all White House visitor access records for the previous month that are redacted in accordance with subsection (c). (b) DISCLOSURE OF AGENCY VISITOR ACCESS RECORDS.—Not later than 30 days after the date of the enactment of this Act, and monthly thereafter, the head

1	(c) Information Not Disclosed.—The President
2	under subsection (a), and the head of the relevant agency
3	under subsection (b), as the case may be, may determine
4	to not disclose the following information pursuant to this
5	section:
6	(1) Any information—
7	(A) that implicates personal privacy or law
8	enforcement concerns (such as date of birth, so-
9	cial security number, and contact phone num-
10	ber);
11	(B) that implicates the personal safety of
12	White House staff (including daily arrival and
13	departure); or
14	(C) whose release would so threaten na-
15	tional security interests that it outweighs a
16	strong presumption in favor of the public's in-
17	terest in disclosure.
18	(2) For a non-renewable period of up to a year,
19	any information related to purely personal guests of
20	the first and second families), but only if the execu-
21	tive branch's interest in protecting an unfettered
22	consultation conducted in secret strongly outweighs
23	the public's interest in an accountable Government
24	free of corruption and political influence.

1	(3) Any information related to a small group of
2	particularly sensitive meetings (such as visits of po-
3	tential Supreme Court nominees).
4	SEC. 603. IMPROVING ACCESS TO BUDGET JUSTIFICATIONS
5	BY THE OFFICE OF MANAGEMENT AND BUDG-
6	ET.
7	(a) In General.—Beginning with the budget for fis-
8	cal year 2017, not later than 24 hours after the date on
9	which the President submits the budget under section
10	1105 of title 31, United States Code, the Director of the
11	Office of Management and Budget shall make all budget
12	justifications available online in a searchable, sortable,
13	machine readable, and downloadable format and any elec-
14	tronic version of the budget shall provide a link to each
15	budget justification by the Office of Management and
16	Budget.
17	(b) DEFINITION.—As used in this section, the term
18	"budget justifications" refers to the documents an agency
19	submits to the Committees on Appropriations of the
20	House of Representatives and Senate in support of its
21	budget request. The Office of Management and Budget
22	prescribes justification materials, which typically explain
23	changes between the current appropriations and the

24 amounts requested for the next fiscal year and may be

1	referred to in the budget submission of the President
2	under section 1105(a) of title 31, United States Code.
3	SEC. 604. IMPROVING RULEMAKING DISCLOSURE FOR THE
4	OFFICE OF INFORMATION AND REGULATORY
5	AFFAIRS.
6	(a) Inclusion in the Rulemaking Docket of
7	DOCUMENTS AND COMMUNICATIONS RELATED TO THE
8	IMPLEMENTATION OF CENTRALIZED REGULATORY RE-
9	VIEW.—As soon as practicable, and not later than 15 days
10	after the conclusion of centralized regulatory review for
11	a draft proposed or draft final rule, the Administrator of
12	the Office of Information and Regulatory Affairs shall in-
13	clude in the rulemaking docket the following:
14	(1) A copy of the draft proposed or draft final
15	rule and supporting analyses submitted to the Office
16	of Information and Regulatory Affairs for review.
17	(2) A copy of the draft proposed or draft final
18	rule that incorporates substantive changes, if any
19	made to the rule as part of implementing centralized
20	regulatory review.
21	(3) A document describing in a complete, clear
22	and simple manner all substantive changes made by
23	the Office of Information and Regulatory Affairs to
24	the draft proposed or draft final rule submitted by

25

the agency to Office for review.

1	(4) A copy of all documents and written com-
2	munications (including all electronic mail and elec-
3	tronic mail file attachments), and a summary of all
4	oral communications (including phone calls, phone
5	conferences, and meetings), exchanged as part of the
6	implementation of the centralized regulatory review
7	between or among any of the following:
8	(A) The agency responsible for the rule.
9	(B) The Office of Information and Regu-
10	latory Affairs.
11	(C) Any other office or entity within the
12	Executive Office of the President.
13	(D) An agency that is not the agency re-
14	sponsible for the rule.
15	(E) An individual who is not employed
16	by—
17	(i) the executive branch of the Federal
18	Government; or
19	(ii) an agency that is not the agency
20	responsible for the rule.
21	(b) Definitions.—In this section:
22	(1) CENTRALIZED REGULATORY REVIEW.—The
23	term "centralized regulatory review" means the in-
24	stitutional process of Presidential oversight of indi-
25	vidual agency rules governed by Executive Order

- 1 12866 (58 Fed. Reg. 51735; relating to regulatory
- 2 planning and review), or any successor to such Exec-
- 3 utive order.
- 4 (2) Rule.—The term "rule" has the meaning
- 5 given that term in section 551 of title 5, United
- 6 States Code.
- 7 (c) Rule of Construction.—Nothing in this sec-
- 8 tion shall be construed to preempt or displace the disclo-
- 9 sure requirements under any other provision of law affect-
- 10 ing administrative procedure, if such requirements are not
- 11 inconsistent with the requirements of this section.
- 12 SEC. 605. IMPROVING E-FILING DATA COLLECTION AND
- 13 **DISTRIBUTION FOR NON-PROFITS.**
- 14 (a) Mandatory Electronic Filing.—Section
- 15 6033 of the Internal Revenue Code of 1986 is amended
- 16 by redesignating subsection (n) as subsection (o) and by
- 17 inserting after subsection (m) the following new sub-
- 18 section:
- 19 "(n) Mandatory Electronic Filing.—Any orga-
- 20 nization required to file a return under this section shall
- 21 file such return in electronic form, using a nonproprietary
- 22 machine-readable data format.".
- 23 (b) Inspection of Electronically Filed An-
- 24 NUAL RETURNS.—Subsection (b) of section 6104 of such
- 25 Code is amended by adding at the end the following: "Any

- 1 annual return required to be filed electronically under sec-
- 2 tion 6033(n) shall be made available by the Secretary to
- 3 the public, in a nonproprietary machine-readable data for-
- 4 mat, in a database that is searchable, sortable, and
- 5 downloadable.".
- 6 (c) Effective Date.—The amendments made by
- 7 this section shall apply to taxable years beginning after
- 8 the date of the enactment of this Act.
- 9 SEC. 606. IMPROVING EASE OF ONLINE ACCESS TO REG-
- 10 ISTRATION INFORMATION FROM AGENTS OF
- 11 FOREIGN PRINCIPALS.
- 12 (a) Improving Online Access.—Section 6(d)(1) of
- 13 the Foreign Agents Registration Act of 1938 (22 U.S.C.
- 14 616(d)(1)) is amended by striking "in a searchable, sort-
- 15 able, and downloadable manner" and inserting "in a for-
- 16 mat which is directly searchable, sortable, downloadable,
- 17 and machine-readable".
- 18 (b) Effective Date.—The amendment made by
- 19 subsection (a) shall take effect upon the expiration of the
- 20 30-day period which begins on the date of the enactment
- 21 of this Act.
- 22 SEC. 607. AGENCY DEFINED.
- In this title (except for section 608), the term "agen-
- 24 cy" has the meaning given that term under section 551
- 25 of title 5, United States Code.

1 SEC. 608. GOVERNMENT-WIDE ENTITY IDENTIFIER.

- 2 (a) Definition.—As used in this section, the term
- 3 "agency" has the meaning given the term "Executive
- 4 agency' under section 105 of title 5, United States Code.
- 5 (b) REQUIREMENT FOR ALL AGENCIES TO USE A
- 6 GOVERNMENT-WIDE ENTITY IDENTIFIER.—(1) Each
- 7 agency shall, to the extent practicable, require all private
- 8 sector entities from which it regularly collects reports, fil-
- 9 ings, forms, disclosures or other regularized information
- 10 to obtain a unique entity identifier.
- 11 (2) The unique entity identifier required under this
- 12 section shall allow private sector entities to be identified
- 13 uniquely across all Federal regulatory, procurement, as-
- 14 sistance, and other reporting regimes.
- (c) Publication of Information Categorized
- 16 Using Government-Wide Entity Identifier.—Each
- 17 agency shall, to the extent practicable, publish all public
- 18 regulatory, procurement, assistance, and other reported
- 19 information categorized using the unique entity identifier
- 20 required under this section.
- 21 (d) GOVERNANCE.—The unique entity identifier re-
- 22 quired under this section shall be based on the global enti-
- 23 ty identifier issued by—
- 24 (1) utilities endorsed by the Regulatory Over-
- sight Committee, whose charter was set forth by the
- Finance Ministers and Central Bank Governors of

1	the Group of Twenty and the Financial Stability
2	Board; or
3	(2) utilities endorsed or otherwise governed by
4	the Global LEI Foundation so long as that Founda-
5	tion remains recognized by the Regulatory Oversight
6	Committee or any successor global public oversight
7	body.
8	TITLE VII—STRENGTHENING
9	THE FREEDOM OF INFORMA-
10	TION ACT
11	SEC. 701. DIGITAL ACCESS TO COMPLETED RESPONSES TO
12	THE FREEDOM OF INFORMATION ACT.
13	(a) Requirement.—
14	(1) Database of completed foia re-
15	QUESTS.—Each agency shall make available all ma-
16	terials contained in the agency's completed response
17	to a request under section 552 of title 5, United
18	States Code (in this section referred to as a "FOIA
19	request") in a structured database or in a search-
20	able, sortable, downloadable, machine-readable data-
21	base within 2 months after the date the FOIA re-
22	quest was completed.
23	(2) Electronic format.—All information is
24	presumed to be available in an electronic format as
25	described in paragraph (1) unless the agency dem-

- 1 onstrates that excessive cost would place an undue
- 2 burden on the agency.
- 3 (b) Public Availability.—All information included
- 4 in the agency's completed response to a FOIA request
- 5 shall be made available to the public electronically and
- 6 without cost through each agency's website.
- 7 SEC. 702. EXPLANATION REQUIRED FOR CREATION OF EX-
- 8 EMPTION IN THE FREEDOM OF INFORMA-
- 9 TION ACT.
- Section 552(b)(3)(B) of title 5, United States Code,
- 11 is amended by inserting "with an explanation for the ex-
- 12 emption" after "specifically cites to this paragraph".
- 13 SEC. 703. FOIAONLINE FOR AGENCIES.
- Not later than 180 days after the date of the enact-
- 15 ment of this Act, the head of each agency shall use
- 16 FOIAonline to log, track, and publish all requests received
- 17 under section 552 of title 5, United States Code.
- 18 SEC. 704. AGENCY DEFINED.
- In this title, the term "agency" has the meaning
- 20 given that term under section 551 of title 5, United States
- 21 Code.

TITLE VIII—IMPROVING TRANS-

2 PARENCY WITHIN THE JUDI-

3 **CIAL SYSTEM**

- 4 SEC. 801. TELEVISING SUPREME COURT PROCEEDINGS.
- 5 (a) IN GENERAL.—Chapter 45 of title 28, United
- 6 States Code, is amended by adding at the end the fol-
- 7 lowing:

8 "§ 678. Televising Supreme Court proceedings

- 9 "The Supreme Court shall permit television coverage
- 10 of all open sessions of the Court unless the Court decides,
- 11 by a vote of the majority of justices, that allowing such
- 12 coverage in a particular case would constitute a violation
- 13 of the due process rights of one or more of the parties
- 14 before the Court.".
- 15 (b) CLERICAL AMENDMENT.—The chapter analysis
- 16 for chapter 45 of title 28, United States Code, is amended
- 17 by adding at the end the following:
 - "678. Televising Supreme Court proceedings.".
- 18 SEC. 802. AUDIO RECORDING OF SUPREME COURT PRO-
- 19 **CEEDINGS.**
- The Chief Justice of the United States shall ensure
- 21 that the audio of an oral argument before the Supreme
- 22 Court of the United States is recorded and is made pub-
- 23 licly available on the Internet website of the Supreme
- 24 Court at the same time that it is recorded.

1							
ı	SEC.	803.	AVAILARILITY	ON THE	INTERNET	\mathbf{OF}	FINANCIAL

- 2 DISCLOSURE REPORTS OF JUDICIAL OFFI-
- 3 CERS.
- 4 Section 103 of the Ethics in Government Act of 1978
- 5 (5 U.S.C. App. 103), as amended by this Act, is further
- 6 amended by inserting at the end the following:
- 7 "(n) The Judicial Conference shall make available
- 8 any report filed with it under this title by a judicial officer
- 9 within 48 hours of the applicable submission deadline on
- 10 the website of the Judicial Conference in a searchable,
- 11 sortable, downloadable, machine-readable format.".
- 12 SEC. 804. GAO AUDIT OF PACER.
- Not later than one year after the date of the enact-
- 14 ment of this Act, the Comptroller General of the United
- 15 States shall conduct an audit of the public access to court
- 16 electronic records system maintained by the Administra-
- 17 tive Office of the United States Courts, and shall submit
- 18 to Congress, the Administrative Office of the United
- 19 States Courts, and any other appropriate Federal agency
- 20 or office, a report that contains the results of the audit,
- 21 along with any recommendations for improving the public
- 22 access to court electronic records system.

TITLE IX—ENFORCEMENT

2	SEC. 901. AUDITS BY THE GOVERNMENT ACCOUNTABILITY
3	OFFICE.
4	(a) Audit Requirement.—The Comptroller Gen-
5	eral shall conduct annual audits of the implementation of
6	the provisions in this Act, and shall submit annually to
7	the Committee on Oversight and Government Reform of
8	the House of Representatives and the Committee on
9	Homeland Security and Governmental Affairs of the Sen-
10	ate a report on the results of the audits.
11	(b) Matters Covered by Audits.—Audits con-
12	ducted under this section shall address whether the con-
13	gressional and executive branch data that is required to
14	be provided to the public through the Internet is each of
15	the following:
16	(1) Complete.—Made available, except for
17	data that is subject to privacy, security, or privilege
18	exemptions.
19	(2) Primary.—Collected at the source, with the
20	highest possible level of granularity, not in aggregate
21	or modified forms.
22	(3) Timely.—Made available as quickly as nec-
23	essary to preserve the value of the data.
24	(4) Accessible.—Available to the widest range
25	of users for the widest range of purposes.

1	(5) Machine processable.—Reasonably
2	structured to allow automated processing.
3	(6) Non-discriminatory.—Available to any-
4	one, with no registration requirement.
5	(7) Non-proprietary.—Available in a format
6	over which no entity has exclusive control.
7	(8) License-free.—Not subject to any copy-
8	right, patent, trademark, or trade secret regulation
9	(with reasonable privacy, security, and privilege re-
10	strictions).
11	(c) Current Standards.—Audits conducted under
12	this section shall also address whether the data provided
13	to the public under this Act is produced and maintained
14	using current standards for data publication.