AMENDMENT TO RULES COMMITTEE PRINT 119-3 OFFERED BY MR. ROY OF TEXAS

Add at the end of title VII the following:

1 SEC. 70303. ELECTION INTEGRITY FUND.

- 2 (a) Establishment.—There is established in the
- 3 general fund of the Treasury a separate account which
- 4 shall be known as the "Election Integrity Fund". 5 (b)
- 5 (b) Use of Funds.—Amounts appropriated to the
- 6 Fund shall be used by the Attorney General to enhance
- 7 the integrity of Federal elections by carrying out activities
- 8 to implement Executive Order 14248.
- 9 (c) Appropriation.—There is appropriated to the
- 10 Fund \$10,000,000 for each of fiscal years 2026, 2027,
- 11 and 2028, to remain available until expended.
- 12 (d) Election Integrity Office.—The Attorney
- 13 General shall designate an office within the Department
- 14 of Justice to be known as the "Election Integrity Office",
- 15 which shall be headed by a Director appointed by the At-
- 16 torney General.
- 17 (e) Duties of the Election Integrity Of-
- 18 FICE.—The duties of the Election Integrity Office shall
- 19 be those contained in Executive Order 14248, specifically

1	as described below to enforce the Federal prohibition on
2	foreign nationals voting in Federal elections:
3	(1) Within 30 days of the effective date of this
4	provision, the Election Assistance Commission shall
5	take appropriate action to require, in its national
6	mail voter registration form issued under 52 U.S.C.
7	20508:
8	(A) documentary proof of United States
9	citizenship, consistent with 52 U.S.C.
10	20508(b)(3); and
11	(B) a State or local official to record on
12	the form the type of document that the appli-
13	cant presented as documentary proof of United
14	States citizenship, including the date of the doc-
15	ument's issuance, the date of the document's
16	expiration (if any), the office that issued the
17	document, and any unique identification num-
18	ber associated with the document as required by
19	the criteria in 52 U.S.C. $21083(a)(5)(A)$, while
20	taking appropriate measures to ensure informa-
21	tion security.
22	(C) For purposes of subsection (a) of this
23	section, "documentary proof of United States
24	citizenship" shall include a copy of: —
25	(i) a United States passport;

1	(ii) an identification document compli-
2	ant with the requirements of the REAL ID
3	Act of 2005 (Public Law 109-13, Div. B)
4	that indicates the applicant is a citizen of
5	the United States;
6	(iii) an official military identification
7	card that indicates the applicant is a cit-
8	izen of the United States; or
9	(iv) a valid Federal or State govern-
10	ment-issued photo identification if such
11	identification indicates that the applicant
12	is a United States citizen or if such identi-
13	fication is otherwise accompanied by proof
14	of United States citizenship.
15	(D) To identify unqualified voters reg-
16	istered in the States:
17	(i) the Secretary of Homeland Secu-
18	rity shall, consistent with applicable law,
19	ensure that State and local officials have,
20	without the requirement of the payment of
21	a fee, access to appropriate systems for
22	verifying the citizenship or immigration
23	status of individuals registering to vote or
24	who are already registered;

1	(ii) the Secretary of State shall take
2	all lawful and appropriate action to make
3	available information from relevant data-
4	bases to State and local election officials
5	engaged in verifying the citizenship of indi-
6	viduals registering to vote or who are al-
7	ready registered; and
8	(iii) the Department of Homeland Se-
9	curity, in coordination with the DOGE Ad-
10	ministrator, shall review each State's pub-
11	licly available voter registration list and
12	available records concerning voter list
13	maintenance activities as required by 52
14	U.S.C. 20507, alongside Federal immigra-
15	tion databases and State records re-
16	quested, including through subpoena where
17	necessary and authorized by law, for con-
18	sistency with Federal requirements.
19	(iv) The Secretary of Homeland Secu-
20	rity shall, within thirty (30) days of the ef-
21	fective date of this provision, consistent
22	with applicable law, provide to the Attor-
23	ney General complete information on all
24	foreign nationals who have indicated on
25	any immigration form that they have reg-

1	istered or voted in a Federal, State, or
2	local election, and shall also take all appro-
3	priate action to submit to relevant State or
4	local election officials such information.
5	(v) The head of each Federal voter
6	registration executive department or agen-
7	cy (agency) under the National Voter Reg-
8	istration Act, 52 U.S.C. 20506(a), shall
9	assess citizenship prior to providing a Fed-
10	eral voter registration form to enrollees of
11	public assistance programs.
12	(E) The Attorney General shall prioritize
13	enforcement of 18 U.S.C. 611 and 1015(f) and
14	similar laws that restrict non-citizens from reg-
15	istering to vote or voting, including through use
16	of:
17	(i) databases or information main-
18	tained by the Department of Homeland Se-
19	curity;
20	(ii) State-issued identification records
21	and driver license databases; and
22	(iii) similar records relating to citizen-
23	ship.
24	(F) The Attorney Genxeral shall, con-
25	sistent with applicable laws, coordinate with

1	State attorneys general to assist with State-
2	level review and prosecution of aliens unlawfully
3	registered to vote or casting votes
4	(2) To assist States in determining whether in-
5	dividuals are eligible to register and vote:
6	(A) The Commissioner of Social Security
7	shall take all appropriate action to make avail-
8	able the Social Security Number Verification
9	Service, the Death Master File, and any other
10	Federal databases containing relevant informa-
11	tion to all State and local election officials en-
12	gaged in verifying the eligibility of individuals
13	registering to vote or who are already reg-
14	istered. In determining and taking such action,
15	the Commissioner of Social Security shall en-
16	sure compliance with applicable privacy and
17	data security laws and regulations.
18	(B) The Attorney General shall ensure
19	compliance with the requirements of 52 U.S.C.
20	20507(g).
21	(C) The Attorney General shall take ap-
22	propriate action with respect to States that fail
23	to comply with the list maintenance require-
24	ments of the National Voter Registration Act

1	and the Help America Vote Act contained in 52
2	U.S.C. 20507 and 52 U.S.C. 21083.
3	(D) The Secretary of Defense shall update
4	the Federal Post Card Application, pursuant to
5	the Uniformed and Overseas Citizens Absentee
6	Voting Act, 52 U.S.C. 20301, to require:
7	(i) documentary proof of United
8	States citizenship, as defined by section
9	2(a)(ii) of this order; and
10	(ii) proof of eligibility to vote in elec-
11	tions in the State in which the voter is at-
12	tempting to vote.
13	(3) The Election Assistance Commission shall,
14	pursuant to 52 U.S.C. 21003(b)(3)and 21142(c)
15	and consistent with applicable law, take all appro-
16	priate action to cease providing Federal funds to
17	States that do not comply with the Federal laws set
18	forth in 52 U.S.C. 21145, including the requirement
19	in 52 U.S.C. 20505(a)(1) that States accept and use
20	the national mail voter registration form issued pur-
21	suant to 52 U.S.C. 20508(a)(1), including any re-
22	quirement for documentary proof of United States
23	citizenship adopted pursuant to section 2(a)(ii) of
24	this order.

1	(4) The Election Assistance Commission shall
2	initiate appropriate action to amend the Voluntary
3	Voting System Guidelines 2.0 and issue other appro-
4	priate guidance establishing standards for voting
5	systems to protect election integrity. The amended
6	guidelines and other guidance shall provide that vot-
7	ing systems should not use a ballot in which a vote
8	is contained within a barcode or quick-response code
9	in the vote counting process except where necessary
10	to accommodate individuals with disabilities and
11	should provide a voter-verifiable paper record to pre-
12	vent fraud or mistake. —
13	(A) Within 180 days of the effective date
14	of this Act, the Election Assistance Commission
15	shall take appropriate action to review and, if
16	appropriate, re-certify voting systems under the
17	new standards established under subsection
18	(b)(i) of this section, and to rescind all previous
19	certifications of voting equipment based on
20	prior standards.
21	(B) Following an audit of Help America
22	Vote Act fund expenditures conducted pursuant
23	to 52 U.S.C. 21142, the Election Assistance
24	Commission shall report any discrepancies or
25	issues with an audited State's certifications of

1	compliance with Federal law to the Department
2	of Justice for appropriate enforcement action.
3	(C) The Secretary of Homeland Security
4	and the Administrator of the Federal Emer-
5	gency Management Agency, consistent with ap-
6	plicable law, shall in considering the provision
7	of funding for State or local election offices or
8	administrators through the Homeland Security
9	Grant Programs, 6 U.S.C. 603 et seq., heavily
10	prioritize compliance with the Voluntary Voting
11	System Guidelines 2.0 developed by the Elec-
12	tion Assistance Commission and completion of
13	testing through the Voting System Test Labs
14	accreditation process.
15	(5) To protect the franchise of American citi-
16	zens and their right to participate in fair and honest
17	elections:
18	(A) The Attorney General shall take all ap-
19	propriate action to enter into information-shar-
20	ing agreements, to the maximum extent pos-
21	sible, with the chief State election official or
22	multi-member agency of each State. These
23	agreements shall aim to provide the Depart-
24	ment of Justice with detailed information on all
25	suspected violations of State and Federal elec-

1	tion laws discovered by State officials, including
2	information on individuals who:
3	(i) registered or voted despite being
4	ineligible or who registered multiple times;
5	(ii) committed election fraud;
6	(iii) provided false information on
7	voter registration or other election forms;
8	(iv) intimidated or threatened voters
9	or election officials; or
10	(v) otherwise engaged in unlawful con-
11	duct to interfere in the election process
12	(B) To the extent that any States are un-
13	willing to enter into such an information shar-
14	ing agreement or refuse to cooperate in inves-
15	tigations and prosecutions of election crimes,
16	the Attorney General shall:
17	(i) prioritize enforcement of Federal
18	election integrity laws in such States to en-
19	sure election integrity given the State's
20	demonstrated unwillingness to enter into
21	an information-sharing agreement or to co-
22	operate in investigations and prosecutions;
23	and
24	(ii) review for potential withholding of
25	grants and other funds that the Depart-

1	ment awards and distributes, in the De-
2	partment's discretion, to State and local
3	governments for law enforcement and
4	other purposes, as consistent with applica-
5	ble law.
6	(C) The Attorney General shall take all ap-
7	propriate action to align the Department of
8	Justice's litigation positions with the purpose
9	and policy of this order.
10	(6) To improve the security of all voting equip-
11	ment and systems used to cast ballots, tabulate
12	votes, and report results: —
13	(A) The Attorney General and the Sec-
14	retary of Homeland Security shall take all ap-
15	propriate actions to the extent permitted by 42
16	U.S.C. 5195c and all other applicable law, so
17	long as the Department of Homeland Security
18	maintains the designation of election infrastruc-
19	ture as critical infrastructure, as defined by 42
20	U.S.C. 5195c(e), to prevent all non-citizens
21	from being involved in the administration of
22	any Federal election, including by accessing
23	election equipment, ballots, or any other rel-
24	evant materials used in the conduct of any Fed-
25	eral election.

1	(B) The Secretary of Homeland Security
2	shall, in coordination with the Election Assist-
3	ance Commission and to the maximum extent
4	possible, review and report on the security of all
5	electronic systems used in the voter registration
6	and voting process. The Secretary of Homeland
7	Security, as the head of the designated Sector
8	Risk Management Agency under 6 U.S.C. 652a,
9	in coordination with the Election Assistance
10	Commission, shall assess the security of all such
11	systems to the extent they are connected to, or
12	integrated into, the Internet and report on the
13	risk of such systems being compromised
14	through malicious software and unauthorized
15	intrusions into the system.
16	(7) To achieve full compliance with the Federal
17	laws that set the uniform day for appointing Presi-
18	dential electors and electing members of Congress:
19	(A) The Attorney General shall take all
20	necessary action to enforce 2 U.S.C. 7 and 3
21	U.S.C. 1 against States that violate these provi-
22	sions by including absentee or mail-in ballots
23	received after Election Day in the final tabula-
24	tion of votes for the appointment of Presi-
25	dential electors and the election of members of

1 the United States Senate and House of Rep-2 resentatives. (B) Consistent with 52 U.S.C. 21001(b) 3 4 and other applicable law, the Election Assist-5 ance Commission shall condition any available 6 funding to a State on that State's compliance 7 with the requirement in 52 U.S.C. 21081(a)(6) 8 that each State adopt uniform an nondiscrim-9 inatory standards within that State that define 10 what constitutes a vote and what will be count-11 ed as a vote, including that, as prescribed in 2 12 U.S.C. 7 and 3 U.S.C. 1, there be a uniform 13 and nondiscriminatory ballot receipt deadline of 14 Election Day for all methods of voting, exclud-15 ing ballots cast in accordance with 52 U.S.C. 16 20301 et seq., after which no additional votes 17 may be cast. 18 (8) The Attorney General, in consultation with 19 the Secretary of the Treasury, shall prioritize en-20 forcement of 52 U.S.C. 30121 and other appropriate 21 laws to prevent foreign nationals from contributing 22 or donating in United States elections. The Attorney 23 General shall likewise prioritize enforcement of 31 24 U.S.C. 1352, which prohibits lobbying by organiza1

tions or entities that have received any Federal

2	funds.
3	(9) The heads of all agencies, and the Election
4	Assistance Commission, shall cease all agency ac-
5	tions implementing Executive Order 14019 of March
6	7, 2021 (Promoting Access to Voting), which was
7	revoked by Executive Order 14148 of on January
8	20, 2025 (Initial Rescissions of Harmful Executive
9	Orders and Actions), and, within 90 days of the date
10	of this order, submit to the President, through the
11	Assistant to the President for Domestic Policy, a re-
12	port describing compliance with this order.

