117TH CONGRESS 2D SESSION S.
To enable the people of the Commonwealth of Puerto Rico to determine the political status of the Commonwealth of Puerto Rico, and for other purposes.
IN THE SENATE OF THE UNITED STATES
Mr. Wicker introduced the following bill; which was read twice and referred to the Committee on
A BILL
To enable the people of the Commonwealth of Puerto Rico to determine the political status of the Commonwealth of Puerto Rico, 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.

(a) SHORT TITLE.—This Act may be cited as the

(b) Table of Contents.—The table of contents for

7 this Act is as follows:

Sec. 1. Short title; table of contents.

"Puerto Rico Status Act".

Sec. 2. Findings.

6

Sec. 3. Definitions.

TITLE I—PLEBISCITES

- Sec. 101. Initial plebiscite; runoff plebiscite.
- Sec. 102. Nonpartisan voter education campaign.
- Sec. 103. Oversight.
- Sec. 104. Funds for voter education, plebiscites.

TITLE II—TRANSITION AND IMPLEMENTATION OF INDEPENDENCE STATUS

- Sec. 201. Definitions.
- Sec. 202. Constitutional convention.
- Sec. 203. Character of the constitution.
- Sec. 204. Submission; ratification.
- Sec. 205. Election of officers.
- Sec. 206. Conforming amendments to existing law.
- Sec. 207. Joint Transition Commission.
- Sec. 208. Proclamation by President.
- Sec. 209. Legal and constitutional provisions.
- Sec. 210. Judicial pronouncements.
- Sec. 211. Citizenship and immigration laws after Puerto Rican independence.
- Sec. 212. Individual rights to economic benefits and grants.

TITLE III—TRANSITION AND IMPLEMENTATION OF SOVEREIGNTY IN FREE ASSOCIATION WITH THE UNITED STATES OPTION

- Sec. 301. Definitions.
- Sec. 302. Constitutional convention.
- Sec. 303. Character of the constitution.
- Sec. 304. Submission; ratification.
- Sec. 305. Election of officers.
- Sec. 306. Conforming amendments to existing law.
- Sec. 307. Proclamation by President; head of state of the nation Puerto Rico.
- Sec. 308. Legal and constitutional provisions.
- Sec. 309. Judicial pronouncements.
- Sec. 310. Citizenship and immigration laws after sovereignty through free association.
- Sec. 311. Bilateral Negotiating Commission.
- Sec. 312. Articles of free association approval, effective date, and termination.
- Sec. 313. Individual rights to economic benefits and grants.

TITLE IV—TRANSITION AND IMPLEMENTATION OF STATEHOOD STATUS

- Sec. 401. Definitions.
- Sec. 402. Puerto Rico readiness for statehood; Presidential proclamation; admission into the Union of the United States.
- Sec. 403. Conforming amendments to existing law.
- Sec. 404. Territory and boundaries.
- Sec. 405. Constitution.
- Sec. 406. Elections of Senators and Representatives; certification; jurisdiction.
- Sec. 407. State title to land and property.
- Sec. 408. Continuity of laws, government, and obligations.
- Sec. 409. Judicial pronouncements.

TITLE V—TRANSITION AND IMPLEMENTATION OF COMMONWEALTH STATUS

Sec. 501. Bilateral Negotiating Commission.

Sec. 502. Approval; effective date.

TITLE VI—MISCELLANEOUS

Sec. 601. Application of Puerto Rico Oversight, Management, and Economic Stability Act.

Sec. 602. Severability.

1 SEC. 2. FINDINGS.

2	Congress finds that—
3	(1) in 1898, the United States gained posses-
4	sion of Puerto Rico following the Spanish-American
5	War;
6	(2) Spain formally ceded Puerto Rico to the
7	United States of America under the Treaty of Peace
8	between the United States of America and the King-
9	dom of Spain, signed at Paris on December 10,
10	1898 (30 Stat. 1754);
11	(3) after a brief period of military rule, the Act
12	of April 12, 1900 (commonly known as the "Foraker
13	Act") (31 Stat. 77, chapter 191), was enacted to es-
14	tablish a civil government in Puerto Rico, which—
15	(A) provided for—
16	(i) an executive branch headed by a
17	Governor and an executive council, to be
18	appointed by the President, with the advice
19	and consent of the Senate; and
20	(ii) a house of delegates, to be elected
21	by qualified voters of Puerto Rico; and

1	(B) was replaced in 1917 by a new organic
2	Act for Puerto, the Act of March 2, 1917 (com-
3	monly known as the "Jones-Shafroth Act") (39
4	Stat. 951, chapter 145), which—
5	(i) established an elected Senate;
6	(ii) provided a bill of rights;
7	(iii) provided United States citizenship
8	to the people of Puerto Rico; and
9	(iv) in 1947, was amended to give
10	qualified voters of Puerto Rico the right to
11	elect a Governor;
12	(4) in 1950, Congress enacted the Act of July
13	3, 1950 (commonly known as the "Puerto Rico Fed-
14	eral Relations Act of 1950") (64 Stat. 319, chapter
15	446), which—
16	(A) established that, "fully recognizing the
17	principle of government by consent", the law
18	was "adopted in the nature of a compact so
19	that the people of Puerto Rico may organize a
20	government pursuant to a constitution of their
21	own adoption"; and
22	(B) on approval of by the qualified voters
23	of Puerto Rico in a referendum, authorized the
24	Puerto Rico legislature to call a constitutional

1	convention to draft a constitution for Puerto
2	Rico;
3	(5) in a popular referendum held on June 4,
4	1951, 76.5 percent of the voters in Puerto Rico
5	voted in favor of drafting a constitution for Puerto
6	Rico;
7	(6) during the period beginning on September
8	17, 1951, and ending on February 6, 1952, a con-
9	stitutional convention was held in Puerto Rico;
10	(7) the constitution of the Commonwealth of
11	Puerto Rico produced by the constitutional conven-
12	tion was submitted to the people of Puerto Rico,
13	who approved the constitution with 81.9 percent of
14	the vote in a referendum held on March 3, 1952;
15	(8) after receiving the constitution of the Com-
16	monwealth of Puerto Rico, the President—
17	(A) declared that the constitution of the
18	Commonwealth of Puerto Rico—
19	(i) conformed fully with the applicable
20	provisions of—
21	(I) the Act of July 3, 1950 (com-
22	monly known as the "Puerto Rico
23	Federal Relations Act of 1950") (64
24	Stat. 319, chapter 446); and

1	(II) the Constitution of the
2	United States;
3	(ii) contained a bill of rights; and
4	(iii) provided for a republican form of
5	government; and
6	(B) transmitted the constitution of the
7	Commonwealth of Puerto Rico to Congress for
8	approval;
9	(9) after receiving the Constitution of the Com-
10	monwealth of Puerto Rico from the President, Con-
11	gress—
12	(A) considered the constitution of the
13	Commonwealth of Puerto Rico;
14	(B) found the constitution of the Common-
15	wealth of Puerto Rico to conform to the appli-
16	cable requirements; and
17	(C) with the approval of the Joint Resolu-
18	tion of July 3, 1952 (66 Stat. 327, chapter
19	567), conditionally approved the constitution of
20	the Commonwealth of Puerto Rico;
21	(10) under Resolution number 34 of the con-
22	stitutional convention of Puerto Rico, the constitu-
23	tional convention of Puerto Rico accepted the condi-
24	tions of Congress "in the name of the people of
25	Puerto Rico";

1	(11) the Governor of Puerto Rico subsequently
2	issued a formal proclamation accepting the condi-
3	tions of Congress on the constitution of the Com-
4	monwealth of Puerto Rico;
5	(12) the constitution of the Commonwealth of
6	Puerto Rico—
7	(A) was subsequently amended by the con-
8	stitutional convention; and
9	(B) became effective on July 25, 1952;
10	(13) the amendments to the constitution of the
11	Commonwealth of Puerto Rico were ratified by the
12	people of the Commonwealth of Puerto Rico, with
13	87.8 percent of voters approving the constitution of
14	the Commonwealth of Puerto Rico in a referendum
15	held on November 4, 1952;
16	(14) the United States informed the United Na-
17	tions that, because the Commonwealth of Puerto
18	Rico had become a self-governing jurisdiction, the
19	United States would cease reporting on conditions in
20	the Commonwealth of Puerto Rico under article 73
21	of the United Nations Charter, which requires re-
22	ports from member states responsible "for the ad-
23	ministration of territories whose people have not yet
24	attained the full measure of self-government.";

1	(15) in response to the United States, the
2	United Nations General Assembly acknowledged in
3	United Nations General Assembly Resolution 748
4	(1953) that "the people of the Commonwealth of
5	Puerto Rico, by expressing their will in a free and
6	democratic way, have achieved a new constitutional
7	status and have effectively exercised their right to
8	self-determination";
9	(16) to bilaterally address the issue of Puerto
10	Rico self-determination, Public Law 88–271 (78
11	Stat. 17) established the United States-Puerto Rico
12	Commission on the Status of Puerto Rico, composed
13	of—
14	(A) 7 members from the United States, of
15	whom—
16	(i) 3 members were to be appointed
17	by the President;
18	(ii) 2 members were to be members of
19	the Senate, appointed by the President of
20	the Senate with the approval of the major-
21	ity and minority leaders of the Senate; and
22	(iii) 2 members were to be members
23	of the House of Representatives appointed
24	by the Speaker of the House of Represent-
25	atives, with the approval of the majority

1	and minority leaders of the House of Rep-
2	resentatives; and
3	(B) 6 members were to be from the Com-
4	monwealth of Puerto Rico;
5	(17) in the report entitled "Report of the
6	United States-Puerto Rico Commission on the Sta-
7	tus of Puerto Rico" and dated August 1966, the
8	United States-Puerto Rico Commission on the Sta-
9	tus of Puerto Rico found that—
10	(A) "all three forms of political status—
11	the Commonwealth, Statehood, and Independ-
12	ence—are valid and confer upon the people of
13	Puerto Rico equal dignity with equality of sta-
14	tus and national citizenship."; and
15	(B) "it is inconceivable that either the
16	United States or Puerto Rico would, by an act
17	of unilateral revocation, undermine the very
18	foundation of their common progress: the fun-
19	damental political and economic relationships
20	which were established on the basis of mutu-
21	ality.";
22	(18) pursuant to the findings and recommenda-
23	tions of the United States-Puerto Rico Commission
24	on the Status of Puerto Rico, the Puerto Rico legis-
25	lature enacted the Act of December 23, 1966 (Puer-

1	to Rico Act No. 1), which called for a plebiscite or
2	the status of Puerto Rico;
3	(19) in the July 23, 1967, plebiscite—
4	(A) 60.4 percent of voters in the Common-
5	wealth of Puerto Rico voted for commonwealth
6	status;
7	(B) 39 percent of voters in the Common-
8	wealth of Puerto Rico voted for statehood; and
9	(C) 0.6 percent of voters in the Common-
10	wealth of Puerto Rico voted for independence
11	(20) in 1989, on the joint request of the pro-
12	Commonwealth Governor of Puerto Rico and the
13	presidents of the pro-statehood and pro-independ-
14	ence parties, the Senate took up the issue of Puerto
15	Rico self-determination through S. 712 (101st Con-
16	gress) and S. 244 (102nd Congress), which recog-
17	nized that Commonwealth, statehood, and independ-
18	ence were valid options for the status of Puerto
19	Rico;
20	(21) the failure of the 1989 effort with respect
21	to statehood and the coming to power in the Com-
22	monwealth of Puerto Rico of a pro-statehood govern-
23	ment in 1992, 1996, 2008, and 2016 prompted a
24	string of locally legislated referenda, with each sub-
25	sequent referendum increasingly deviating from Fed-

1	eral policy, particularly with respect to an effort to
2	undermine the commonwealth status to the benefit
3	of statehood;
4	(22) the first referendum was held in 1993, al-
5	lowing each of the political parties to provide the
6	definition of the particular status option, under
7	which—
8	(A) 48.6 percent of voters in the Common-
9	wealth of Puerto Rico voted for commonwealth
10	status;
11	(B) 46.3 percent of voters in the Common-
12	wealth of Puerto Rico voted for statehood; and
13	(C) 4.4 percent of voters in the Common-
14	wealth of Puerto Rico voted for independence;
15	(23) during a second referendum held in
16	1998—
17	(A) the pro-statehood government—
18	(i) drafted the ballot language for all
19	status options; and
20	(ii) identified each status option by
21	number rather than by name;
22	(B) in protest for what the pro-Common-
23	wealth party considered to be an ill-defined
24	Commonwealth option, the pro-Commonwealth

1	party asked supporters to vote for "none of the
2	above"; and
3	(C) the results of the referendum were
4	that—
5	(i) 50.3 percent of voters in the Com-
6	monwealth of Puerto Rico voted for "none
7	of the above";
8	(ii) 46.5 percent of voters in the Com-
9	monwealth of Puerto Rico voted for state-
10	hood;
11	(iii) 2.5 percent of voters in the Com-
12	monwealth of Puerto Rico voted for inde-
13	pendence; and
14	(iv) 0.3 percent of voters in the Com-
15	monwealth of Puerto Rico voted for free
16	association;
17	(24) on May 29, 2009, pro-statehood Resident
18	Commissioner Pedro Pierluisi introduced a bill in
19	the House of Representatives, H. R. 2499 (111th
20	Congress), which provided for—
21	(A) a 2-round vote on the status of the
22	Commonwealth of Puerto Rico that provided for
23	a first vote to "continue to have its present
24	form of political status" or for "a different po-
25	litical status"; and

1	(B) if the "different political status" op-
2	tion received the most votes during the first
3	vote, a second vote with the options of—
4	(i) independence;
5	(ii) sovereignty in association with the
6	United States; and
7	(iii) statehood;
8	(25) an amendment to H. R. 2499 (111th Con-
9	gress) was approved by the House of Representa-
10	tives on April 29, 2010, to include the Common-
11	wealth option on the second vote, with the proponent
12	of the amendment stating that "Puerto Ricans"
13	views should be given equal and fair consideration.";
14	(26) H.R. 2499 (111th Congress), as amended,
15	was approved by the House of Representatives, but
16	was not considered in the Senate;
17	(27) in April 2011, the White House published
18	a report of the Task Force on Puerto Rico Status
19	that found that—
20	(A) the permissible status options for the
21	Commonwealth of Puerto Rico include—
22	(i) statehood;
23	(ii) independence;
24	(iii) free association; and
25	(iv) commonwealth status; and

1	(B) "removing the Commonwealth option
2	would raise real questions about the vote's legit-
3	imacy'';
4	(28) ignoring the amendment to H. R. 2499
5	(111th Congress) described in paragraph (25), the
6	pro-statehood government called for a locally legis-
7	lated plebiscite in 2012 that adopted the 2-vote
8	structure rejected by the House of Representatives
9	that excluded the Commonwealth option in the sec-
10	ond vote;
11	(29) to further stack the deck in the 2012 pleb-
12	iscite—
13	(A) the first vote would be in favor or
14	against the "current territorial status" (a ge-
15	neric term intended to downplay the constitu-
16	tional process of the Act of July 3, 1950 (com-
17	monly known as the "Puerto Rico Federal Rela-
18	tions Act of 1950") (64 Stat. 319, chapter
19	446)); and
20	(B) a second vote would be for—
21	(i) statehood;
22	(ii) independence; or
23	(iii) free association (which was con-
24	fusingly referred to as "sovereign Com-
25	monwealth");

1	(30) the voting structure in the 2012 plebiscite
2	had several evident defects, including that—
3	(A) the current commonwealth status could
4	lose even if commonwealth status had the high-
5	est voter preference; and
6	(B) by instructing individuals who voted
7	for the current commonwealth status on the
8	first question to answer the second question, re-
9	gardless, the votes for the options of the second
10	question would be inflated with those "second-
11	preference" votes, so it would not be known
12	how many voters actually preferred any of those
13	options;
14	(31) the results of the 2012 plebiscite were a
15	mixture of all the potential problems, as—
16	(A) the status quo received 828,077 votes
17	on question 1, and statehood received 834,191
18	votes on question 2, which is a difference of
19	6,114 votes;
20	(B) it is not known how many voters that
21	voted for the current status on question 1 voted
22	for statehood on question 2; and
23	(C) since the law authorizing the plebiscite
24	prohibited considering blank ballots for allo-
25	cating percentages, the commonwealth status

1	was said to have obtained 46 percent of the
2	vote in the first vote and statehood was said to
3	have obtained 61 percent of the vote in the sec-
4	ond vote;
5	(32) on May 15, 2013, the pro-statehood Resi-
6	dent Commissioner introduced H. R. 2000 (113th
7	Congress), which—
8	(A) stated that statehood had obtained
9	61.16 percent of the votes of "voters who chose
10	an option";
11	(B) based on that characterization of the
12	results, called for a ratification vote that would
13	provide for a self-executing implementation of
14	the admission of the Commonwealth Puerto
15	Rico as a State of the Union of the United
16	States; and
17	(C) was not acted on by the House of Rep-
18	resentatives;
19	(33) instead, the Consolidated Appropriations
20	Act, 2014 (Public Law 113–76; 128 Stat. 5), appro-
21	priated \$2,500,000 "for objective, nonpartisan voter
22	education about, and a plebiscite on, options that
23	would resolve Puerto Rico's future political status
24	which shall be provided to the State Elections Com-

1	mission of Puerto Rico.", with the accompanying re-
2	port stating that—
3	(A) the \$2,500,000 was "for objective,
4	nonpartisan voter education about, and a plebi-
5	scite on, options that would resolve Puerto
6	Rico's future political status';
7	(B) the "funds provided for the plebiscite
8	shall not be obligated until 45 days after the
9	Department of Justice notifies the Committees
10	on Appropriations that it approves of an ex-
11	penditure plan from the Puerto Rico Elections
12	Commission for voter education and plebiscite
13	administration, including approval of the plebi-
14	scite ballot"; and
15	(C) the "notification shall include a finding
16	that the voter education materials, plebiscite
17	ballot, and related materials are not incompat-
18	ible with the Constitution and laws and policies
19	of the United State.";
20	(34) on February 3, 2017, with the pro-state-
21	hood party back in power locally, the Commonwealth
22	of Puerto Rico passed Law Number 7, which called
23	"for the immediate decolonization of Puerto Rico"
24	through a plebiscite to be held on June 11, 2017;

1	(35) claiming that the Commonwealth option
2	had been rejected in the 2012 plebiscite, the ballot
3	for the 2017 plebiscite would offer only 2 options
4	of—
5	(A) statehood; and
6	(B) free association or independence;
7	(36) on April 13, 2017, the Department of Jus-
8	tice denied certification of the plebiscite, stating:
9	"The Department has concluded that the plebiscite
10	ballot is not compatible with these policies, as it is
11	not drafted in a way that ensures that its result will
12	accurately reflect the current popular will of the peo-
13	ple of Puerto Rico. As transmitted, the ballot omits
14	Puerto Rico's current territorial status as an avail-
15	able option and instead provides the people of Puer-
16	to Rico with only two choices: 'Statehood' or 'Free
17	Association/Proclamation of Independence.' This
18	omission appears to be based on a determination
19	that the people of Puerto Rico definitively rejected
20	Puerto Rico's current status in the plebiscite held on
21	November 6, 2012. See Act No. 7–2017, Art. III§
22	1(a). The Department does not believe that the re-
23	sults of the 2012 plebiscite justify omitting Puerto
24	Rico's current status as an option on the ballot. For
25	a variety of reasons, the validity of the 2012 plebi-

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scite's results 'have been the subject of controversy' and debate. See Congressional Research Service, Puerto Rico's Political Status and the 2012 Plebiscite: Background and Key Questions, at 8 (June 25, 2013) ('CRS Report'). Furthermore, nearly five years have elapsed since that plebiscite, during which significant political, economic, and demographic changes have occurred in Puerto Rico and the United States. As a result, it is uncertain that it is the present will of the people to reject Puerto Rico's current status. Accordingly, any plebiscite that now seeks to 'resolve Puerto Rico's future political status,' as the Appropriations Act contemplates, should include the current territorial status as an option. See 2011 Task Force Report, at 26 (noting that the current status 'must be an available option for the people of Puerto Rico'). Otherwise, there would be 'real questions about the vote's legitimacy' and its ability to reflect accurately the will of the people. Id. Furthermore, the Department has determined that the plebiscite ballot language contains several ambiguous and potentially misleading statements, which may hinder voters' ability to make a fully informed choice as well as efforts to ascertain the will of the people from the plebiscite results. The

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statements of concern are as follows: The ballot's description of the 'Statehood' option contains the following statement: 'I am aware that Statehood is [the] only option that guarantees the American citizenship by birth in Puerto Rico.' This statement is inaccurate when considered in the context of all available status options, as under current law, Puerto Ricans have an unconditional statutory right to birthright citizenship. The sentence therefore is potentially misleading and reinforces the ballot's flawed omission of an option for retaining Puerto Rico's current territorial status."; (37) the local government amended the bill purportedly to comply with the Department of Justice demands, but did not allow for Department of Justice certification, provoking a massive boycott by the Commonwealth supporters and independence supporters; (38) in the plebiscite of June 11, 2017— (A) there was a historically low participation rate of 23 percent of registered voters in the Commonwealth of Puerto Rico; and (B) 508,862 voters in the Commonwealth of Puerto Rico voted for statehood, which was 97 percent of votes cast;

1	(39) the same pro-statehood administration in
2	the Commonwealth of Puerto Rico called for a new
3	plebiscite in 2020 that would include an up-or-down
4	statehood vote;
5	(40) by letter of July 29, 2020, addressed to
6	the Chairman of the Puerto Rico Elections Commis
7	sion, the Department of Justice again rejected cer-
8	tification, stating that—
9	(A) the United States has consistently re-
10	mained neutral about the legally permissible
11	status options for the Commonwealth of Puerto
12	Rico, of which the current status is 1; and
13	(B) a plebiscite that asks voters if the
14	Commonwealth of Puerto Rico should be admit
15	ted immediately into the Union of the United
16	States as a State is regarded as a pro-statehood
17	initiative that departs from that policy of neu-
18	trality;
19	(41) Executive Order 13183 (48 U.S.C. 731
20	note; relating to establishment of the President's
21	Task Force on Puerto Rico's Status), states that the
22	policy of the Executive branch is "to work with lead-
23	ers of the Commonwealth and the Congress to clar-
24	ify the options to enable Puerto Ricans to determine
25	their preference among options for the islands' fu-

1	ture status that are not incompatible with the Con-
2	stitution and basic laws and policies of the United
3	States; and to implement such an option if chosen
4	by a majority."; and
5	(42) the status options for the Commonwealth
6	of Puerto Rico that are not incompatible with the
7	Constitution and basic laws and policies of the
8	United States are—
9	(A) commonwealth status;
10	(B) statehood;
11	(C) independence; and
12	(D) free association.
13	SEC. 3. DEFINITIONS.
14	In this Act:
15	(1) COMMONWEALTH GOVERNMENT.—The term
16	"Commonwealth government" means the govern-
17	ment of the Commonwealth of Puerto Rico (includ-
18	ing any department, agency, or instrumentality of
19	the government of the Commonwealth of Puerto
20	Rico).
21	(2) Elections commission.—The term "Elec-
22	tions Commission" means the Puerto Rico State
23	Commission on Elections.
24	(3) Eligible voter.—The term "eligible
25	voter" means a bona fide resident of the Common-

1	wealth of Puerto Rico who is otherwise qualified to
2	vote in a general election in the Commonwealth of
3	Puerto Rico.
4	(4) GOVERNOR.—The term "Governor" means
5	the Governor of the Commonwealth of Puerto Rico
6	(5) Immigration laws.—The term "immigra-
7	tion laws" has the meaning given the term in section
8	101 of the Immigration and Nationality Act (8
9	U.S.C. 1101).
10	(6) Initial plebiscite.—The term "initial
11	plebiscite" means the plebiscite required by section
12	101(a)(1).
13	(7) Legislative assembly.—The term "Leg-
14	islative Assembly" means the Legislative Assembly
15	of Puerto Rico.
16	(8) RUNOFF PLEBISCITE.—The term "runoff
17	plebiscite" means the plebiscite required by section
18	101(a)(4).
19	(9) Status option.—The term "status op-
20	tion" means an option described in section
21	101(a)(2).
22	TITLE I—PLEBISCITES
23	SEC. 101. INITIAL PLEBISCITE; RUNOFF PLEBISCITE.
24	(a) Requirement.—

1	(1) Initial plebiscite.—A plebiscite to re-
2	solve the political status of the Commonwealth of
3	Puerto Rico shall be held on November 5, 2023.
4	(2) Options.—The initial plebiscite shall offer
5	eligible voters a choice of 1 of the following 4 op-
6	tions on the ballot:
7	(A) Independence.
8	(B) Sovereignty in Free Association with
9	the United States.
10	(C) Statehood.
11	(D) Commonwealth.
12	(3) Majority vote required.—Approval of a
13	status option shall be by a majority of the valid
14	votes cast by eligible voters.
15	(4) Runoff Plebiscite.—If there is not a ma-
16	jority vote in favor of 1 of the status options in the
17	initial plebiscite, a runoff plebiscite shall be held on
18	March 3, 2024, which shall offer eligible voters a
19	choice on the ballot of the 2 status options that re-
20	ceived the most votes in the initial plebiscite.
21	(b) Ballot Language.—A ballot for a plebiscite re-
22	quired by subsection (a) shall include the following lan-
23	guage:
24	"Instructions.—Mark the status option you choose
25	as each is defined below. A ballot with more than 1 option

1	marked will not be counted. A ballot with no option
2	marked will not be counted.
3	"(1) INDEPENDENCE.—If you agree, mark here
4	·
5	"(A) Puerto Rico is a sovereign nation
6	that has full authority and responsibility over
7	its territory and population under a constitution
8	of its own adoption which shall be the supreme
9	law of the nation.
10	"(B) Puerto Rico is vested with full powers
11	and responsibilities consistent with the rights
12	and responsibilities that devolve upon a sov-
13	ereign nation under international law, including
14	its own fiscal and monetary policy, immigration,
15	trade, and the conduct in its own name and
16	right of relations with other nations and inter-
17	national organizations.
18	"(C) Puerto Rico has full authority and re-
19	sponsibility over its citizenship and immigration
20	laws. Birth in Puerto Rico or relationship to
21	persons with statutory United States citizenship
22	by birth in the former territory shall cease to
23	be a basis for United States nationality or citi-
24	zenship, except that persons who have such
25	United States citizenship have a right to retain

1	United States nationality and citizenship for
2	life, by entitlement or election, as provided by
3	United States law.
4	"(D) Puerto Rico will no longer be a pos-
5	session of the United States for purposes of the
6	Internal Revenue Code of 1986 (or any suc-
7	cessor code). United States citizens and United
8	States businesses in Puerto Rico will be subject
9	to United States Federal tax laws (as is the
10	case with any other United States citizen or
11	United States business located abroad) and to
12	Puerto Rican tax laws. The status of Puerto
13	Rico as an independent, sovereign nation will be
14	the controlling factor in the taxation of Puerto
15	Rican taxpayers.
16	"(E) The Constitution and laws of the
17	United States no longer apply in Puerto Rico,
18	and United States sovereignty in Puerto Rico is
19	ended.
20	"(2) Sovereignty in free association with
21	THE UNITED STATES.—If you agree, mark here
22	·
23	"(A) Puerto Rico is a sovereign nation
24	that has full authority and responsibility over
25	its territory and population under a constitution

1 of its own adoption, which shall be the supreme 2 law of the nation. 3 "(B) Puerto Rico is vested with full powers 4 and responsibilities consistent with the rights 5 and responsibilities that devolve upon a sov-6 ereign nation under international law, including 7 its own fiscal and monetary policy, immigration, 8 trade, and the conduct in its own name and 9 right of relations with other nations and inter-10 national organizations, except as otherwise pro-11 vided for in the Articles of Free Association to 12 be negotiated by Puerto Rico and the United 13 States. 14 "(C) Puerto Rico has full authority and re-15 sponsibility over its citizenship and immigration 16 laws. Persons who have United States citizen-17 ship have a right to retain United States na-18 tionality and citizenship for life by entitlement 19 or election as provided by United States law. 20 "(D) Birth in Puerto Rico shall cease to be 21 a basis for United States nationality or citizen-22 ship, except that individuals born in Puerto 23 Rico to parents, both of whom are United 24 States citizens, shall be eligible to acquire 25 United States citizenship for the duration of FLO22768 SMK S.L.C.

the first agreement of the Articles of Free Association.

"(E) Puerto Rico enters into Articles of Free Association with the United States, with such devolution and reservation of governmental functions and other bilateral arrangements as may be agreed to by the United States and Puerto Rico under the Articles of Free Association, which shall be terminable at will by either the United States or Puerto Rico at any time.

"(F) Puerto Rico will no longer be a possession of the United States for purposes of the Internal Revenue Code of 1986 (or any successor code). United States citizens and United States businesses in Puerto Rico will be subject to United States Federal tax laws (as is the case with any other United States citizen or United States business located abroad) and to Puerto Rican tax laws. The status of Puerto Rico as an independent, sovereign nation will be the controlling factor in the taxation of Puerto Rican taxpayers. Puerto Rico will enter into an agreement with the United States to provide for 'Sovereignty in Free Association' that may modify the otherwise-applicable tax rules, sub-

1	ject to negotiation and ratification by Puerto
2	Rico and the United States.
3	"(G) The Constitution and the laws of the
4	United States no longer apply in Puerto Rico
5	except as otherwise provided in the Articles of
6	Free Association, and United States sovereignty
7	in Puerto Rico is ended.
8	"(H) All matters pertaining to the govern-
9	ment-to-government relationship between Puer-
10	to Rico and the United States, which may in-
11	clude foreign affairs, trade, finance, taxation
12	security, defense, dispute resolution, and termi-
13	nation, shall be provided for in the Articles of
14	Free Association.
15	"(3) Statehood.—If you agree, mark here
16	·
17	"(A) The State of Puerto Rico shall re-
18	quest admission into the Union of the United
19	States on an equal footing with the other States
20	in all respects and as a part of the permanent
21	Union of the United States, subject to the Con-
22	stitution of the United States, with powers not
23	prohibited by the Constitution of the United
24	States to the States reserved to the State of
25	Puerto Rico.

1 "(B) The residents of Puerto Rico shall, 2 on admission, be fully self-governing with the 3 rights of the residents secured under the Constitution of the United States, which shall be 4 5 fully applicable in Puerto Rico and which, with 6 the laws and treaties of the United States, is 7 the supreme law and has the same force and ef-8 fect in Puerto Rico as in the other States of the 9 Union of the United States. 10 "(C) United States citizenship of individ-11 uals born in Puerto Rico is recognized, pro-12 tected, and secured under the Constitution of 13 the United States in the same way citizenship 14 is recognized, protected, and secured for all United States citizens born in the other States. 15 16 "(D) On admission, Puerto Rico will no 17 longer be considered to be a possession of the 18 United States for purposes of the Internal Rev-19 enue Code of 1986 (or any successor code). In 20 lieu of such consideration as a possession, the 21 State of Puerto Rico will become a State on 22 equal footing with each of the 50 States in the 23 United States. Individuals and businesses resid-24 ing in the State of Puerto Rico will be subject

1	to United States Federal tax laws and to tax
2	laws of the State of Puerto Rico.
3	"(4) Commonwealth-Estado libre
4	ASOCIADO.—If you agree, mark here
5	<u> </u>
6	"(A) A vote for Commonwealth–Estado
7	Libre Asociado shall be a reaffirmation of the
8	will of the people of Puerto Rico to retain their
9	Commonwealth–Estado Libre Asociado status.
10	"(B) To enable the development of Com-
11	monwealth-Estado Libre Asociado status, there
12	shall be created a United States-Puerto Rico
13	Negotiating Commission that will examine and
14	propose enhancements to the current status, in-
15	cluding the potential substitution of the Act of
16	July 3, 1950 (commonly known as the 'Puerto
17	Rico Federal Relations Act of 1950') (64 Stat.
18	319, chapter 446) for a formal compact.".
19	(c) Implementation of Plebiscite.—The plebi-
20	scites authorized by this section shall be implemented by
21	the Elections Commission, consistent with—
22	(1) the laws of Puerto Rico; and
23	(2) applicable Federal law.
24	(d) Results.—The Elections Commission shall sub-
25	mit to the President, the President pro tempore of the

1	Senate, the Speaker of the House of Representatives, the
2	Committee on Energy and Natural Resources of the Sen-
3	ate, and the Committee on Natural Resources of the
4	House of Representatives—
5	(1) not later than 30 calendar days after the
6	date on which the initial plebiscite is held, the re-
7	sults of the initial plebiscite; and
8	(2) not later than 30 calendar days after the
9	date on which a runoff plebiscite is held, if applica-
10	ble, the results of the runoff plebiscite.
11	(e) JURISDICTION OF DISTRICT COURT.—The United
12	States District Court for the District of Puerto Rico shall
13	have original and exclusive jurisdiction over any civil ac-
14	tion alleging a dispute or controversy relating to a plebi-
15	scite conducted under this section.
16	SEC. 102. NONPARTISAN VOTER EDUCATION CAMPAIGN.
17	(a) In General.—Subject to section 103, the Elec-
18	tions Commission shall—
19	(1) carry out a nonpartisan voter education
20	campaign with respect to the plebiscites to be con-
21	ducted under section 101 through traditional paid
22	media; and
23	(2) make available at all voting locations in the
2/	Commonwealth of Puerto Rice voter advention mate

1	rials relating to the plebiscites to be conducted
2	under section 101.
3	(b) Requirements for Voter Education Mate-
4	RIALS.—At a minimum, the voter education materials
5	made available under subsection (a)(2) shall address, for
6	each status option—
7	(1) international representation;
8	(2) citizenship and immigration; and
9	(3) access and treatment under Federal law
10	and programs.
11	(c) BILINGUAL VOTER EDUCATIONAL MATERIALS
12	AND BALLOTS.—All voter educational materials and bal-
13	lots made available for a plebiscite required by section 101
14	shall be made available in English and Spanish.
15	SEC. 103. OVERSIGHT.
16	(a) Submission of Materials.—The Elections
17	Commission shall submit to the Attorney General for re-
18	view—
19	(1) not later than 60 days after the date of en-
20	actment of this Act—
21	(A) the ballot design for the initial plebi-
22	scite; and
23	(B) any voter education materials for the
24	initial plebiscite to be made available in accord-
25	ance with section 102; and

1	(2) not later than 30 days after the date on
2	which an initial plebiscite is held in which there is
3	not a majority vote in favor of 1 of the status op-
4	tions—
5	(A) the ballot design for the runoff plebi-
6	scite; and
7	(B) any voter education materials for the
8	runoff plebiscite to be made available in accord-
9	ance with section 102.
10	(b) Review.—Not later than 45 days after receiving
11	ballot design and voter education materials under sub-
12	section (a), the Attorney General shall—
13	(1) review the ballot design and voter education
14	materials to ensure—
15	(A) consistency with this Act; and
16	(B) that each of 4 status options are rep-
17	resented fairly, particularly if any of the 4 op-
18	tions are not represented on the Elections Com-
19	mission by a member of a political party that
20	supports the status option; and
21	(2)(A) return the ballot design and voter edu-
22	cation materials to the Elections Commission with
23	comments and instructions for changes, as applica-
24	ble; or
25	(B) inform the Elections Commission that—

1	(i) no instructions or requests for changes
2	shall be made under subparagraph (A); but
3	(ii) the Attorney General reserves the right
4	to submit instructions for changes in accord-
5	ance with this section if additional information
6	comes to the attention of the Attorney General
7	during the remainder of the 45-day period.
8	(c) EFFECT OF FAILURE TO COMPLY.—If the Attor-
9	ney General fails to comply with the requirements of sub-
10	section (b) within the 45-day period described in that sub-
11	section, the ballot design and voter education materials
12	submitted under subsection (a) shall be considered to be
13	approved.
14	(d) REVISION.—Not later than 45 days after receiv-
15	ing comments and instructions for changes from the At-
16	torney General under subsection (b)(2), the Elections
17	Commission shall revise the ballot design and voter edu-
18	cation materials in accordance with the comments and in-
19	structions submitted by the Attorney General.
20	SEC. 104. FUNDS FOR VOTER EDUCATION, PLEBISCITES.
21	(a) Authorization of Appropriations.—There
22	are authorized to be appropriated such sums as are nec-
23	essary for the Elections Commission to carry out—
24	(1) a nonpartisan voter education campaign
25	under section 102; and

1	(2)(A) an initial plebiscite; and
2	(B) if necessary, a runoff plebiscite.
3	(b) Use of Existing Funds.—Notwithstanding any
4	other provision of the Consolidated Appropriations Act
5	2014 (Public Law 113-76; 128 Stat. 5), the unobligated
6	balance of funds made available to carry out a plebiscite
7	on the status of the Commonwealth of Puerto Rico under
8	paragraph (1) under the heading "STATE AND LOCAL LAW
9	ENFORCEMENT ASSISTANCE" under the heading "Office
10	OF JUSTICE PROGRAMS" under the heading "DEPART-
11	MENT OF JUSTICE" in title II of division B of that
12	Act (Public Law 113–76; 128 Stat. 61) shall be made
13	available to carry out this Act.
14	TITLE II—TRANSITION AND IM-
15	PLEMENTATION OF INDE-
16	PENDENCE STATUS
17	SEC. 201. DEFINITIONS.
18	In this title:
19	(1) Constitutional convention.—The term
20	"constitutional convention" means a constitutional
21	convention established under section $202(d)(2)$.
22	(2) Proclamation.—The term "Proclama-
23	tion" means a Presidential proclamation issued
24	under section 208(a).

1 SEC. 202. CONSTITUTIONAL CONVENTION.

- 2 (a) Election of Delegates.—Not later than 180
- 3 days after the effective date of certification of a plebiscite
- 4 under this Act that favors independence, the Legislative
- 5 Assembly shall provide for the election of delegates to a
- 6 constitutional convention to formulate and draft a con-
- 7 stitution for the nation of Puerto Rico.
- 8 (b) Eligible Voters.—All eligible voters may vote
- 9 in the election of delegates to the constitutional convention
- 10 under subsection (a).
- 11 (c) General Applicability of Electoral
- 12 Law.—The laws of the Commonwealth of Puerto Rico re-
- 13 lating to the electoral process shall apply to an election
- 14 held under subsection (a).
- 15 (d) Initial Meeting.—
- 16 (1) IN GENERAL.—Not later than 180 days
- after the date of the election of delegates to the con-
- 18 stitutional convention under subsection (a), the
- 19 elected delegates shall meet at such time and place
- as the Legislative Assembly shall determine.
- 21 (2) ESTABLISHMENT.—The initial meeting of
- the elected delegates to the constitutional convention
- under paragraph (1) shall be considered to be the
- establishment of the constitutional convention.

1 SEC. 203. CHARACTER OF THE CONSTITUTION.

- 2 The constitutional convention shall formulate and
- 3 draft a constitution for the nation of Puerto Rico that
- 4 guarantees the protection of fundamental human rights,
- 5 including—
- 6 (1) due process and equal protection under the
- 7 law;
- 8 (2) freedom of speech, press, assembly, associa-
- 9 tion, and religion;
- 10 (3) the rights of the accused;
- 11 (4) any other economic, social, and cultural
- rights as the constitutional convention may deter-
- mine to be necessary; and
- 14 (5) provisions to ensure that no individual born
- in the nation of Puerto Rico shall be stateless at
- birth.

17 SEC. 204. SUBMISSION; RATIFICATION.

- 18 (a) Submission.—Not later than 1 year after the
- 19 date of establishment of the constitutional convention, the
- 20 Elections Commission shall submit the constitution formu-
- 21 lated and drafted by the delegates to the constitutional
- 22 convention to the eligible voters for ratification or rejec-
- 23 tion in a special election.
- 24 (b) Manner of Election.—The special election
- 25 held under subsection (a) shall be held in the manner pre-
- 26 scribed by the Legislative Assembly.

1 (c) Rejection.—If the constitution of the nation of Puerto Rico is rejected in a special election held under 2 3 subsection (a), the process provided for under sections 202 4 and 203 and subsections (a) and (b) shall be repeated, 5 except that section 202(a) shall be applied by substituting— 6 7 (1) "the special election" for "a plebiscite"; and 8 (2) "rejects the Constitution" for "favors inde-9 pendence". 10 SEC. 205. ELECTION OF OFFICERS. 11 (a) IN GENERAL.—Not later than 30 days after the 12 date of ratification of the constitution of the nation of Puerto Rico under section 204, the Governor shall issue a proclamation calling for the election of any officers of 14 15 the nation of Puerto Rico that may be required by the ratified constitution of the nation of Puerto Rico. 16 17 (b) DEADLINE; PROCEDURES.—The election of the 18 officers under subsection (a) shall be held— 19 (1) not later than 180 days after the date of 20 ratification of the constitution of the nation of Puer-21 to Rico; and 22 (2) in accordance with the procedures and re-23 quirements established by the constitution of the na-24 tion of Puerto Rico.

1	(c) Certification of Results.—Not later than 10
2	days after the date of the election of officers under sub-
3	section (a), the Elections Commission shall certify the re-
4	sults of the election under that subsection.
5	(d) Notice.—As soon as practicable after the date
6	of the certification under subsection (c), the Governor
7	shall submit notice of the results of the election certified
8	under that subsection to—
9	(1) the President;
10	(2) the President pro tempore of the Senate;
11	(3) the Speaker of the House of Representa-
12	tives;
13	(4) the Committee on Energy and Natural Re-
14	sources of the Senate; and
15	(5) the Committee on Natural Resources of the
16	House of Representatives.
17	SEC. 206. CONFORMING AMENDMENTS TO EXISTING LAW.
18	(a) Review.—Not later than 30 days after the initial
19	meeting of the constitutional convention under section
20	202(d), the President shall initiate a review of Federal
21	laws with respect to Puerto Rico, including Federal laws
22	relating to—
23	(1) taxation of persons and businesses;
24	(2) health care;
25	(3) housing;

1	(4) transportation;						
2	(5) education; and						
3	(6) entitlement programs.						
4	(b) Recommendations.—Not later than 1 year						
5	after the date on which the President initiates a review						
6	under subsection (a), the President shall submit to Con-						
7	gress recommendations for changes to Federal laws identi-						
8	fied during the review, as the President determines to be						
9	appropriate.						
10	SEC. 207. JOINT TRANSITION COMMISSION.						
11	(a) APPOINTMENT.—Not later than 180 days after						
12	the date of establishment of the constitutional convention						
13	a Joint Transition Commission shall be established, with						
14	the President and the presiding officer of the constitu-						
15	tional convention appointing an equal number of members						
16	to the Joint Transition Commission.						
17	(b) Duties.—The Joint Transition Commission es-						
18	tablished under subsection (a) shall—						
19	(1) be responsible for expediting the orderly						
20	transfer to the nation of Puerto Rico of all functions						
21	exercised by the Federal Government in the Com-						
22	monwealth of Puerto Rico or with respect to the						

Commonwealth of Puerto Rico;

23

1	(2) develop procedures relating to the oper-								
2	ations and governance of the Joint Transition Com-								
3	mission; and								
4	(3) provide to the appropriate committees of								
5	Congress recommendations for any appropriate leg-								
6	islation to carry out the transfer under paragraph								
7	(1).								
8	(c) Collaboration.—The Commonwealth govern-								
9	ment and Federal agencies shall collaborate with the Joint								
10	Transition Commission and the officers of the nation of								
11	Puerto Rico to provide for the orderly transfer of the func-								
12	tions under subsection (b)(1).								
13	SEC. 208. PROCLAMATION BY PRESIDENT.								
14	(a) Proclamation.—Not later than 30 days after								
15	the date of certification of the elected officers of the nation								
16	of Puerto Rico under section 205(c), the President shall								
17	by proclamation—								
18	(1) withdraw and surrender all rights of posses-								
19	sion, supervision, jurisdiction, control, or sovereignty								
20	exercised by the United States over the Common-								
21	wealth of Puerto Rico and residents of the Common-								
22	wealth of Puerto Rico on the day before the date of								
23	issuance of the Proclamation;								
24	(2) recognize, on behalf of the United States,								
25	the independence of the nation of Puerto Rico and								

1	the authority of the government of the nation of								
2	Puerto Rico adopted by eligible voters under the								
3	constitution of the nation of Puerto Rico; and								
4	(3) state that the effective date of withdrawal								
5	of the sovereignty of the United States and recogni-								
6	tion of independence of the nation of Puerto Rico								
7	shall be the date of issuance of the Proclamation.								
8	(b) Transmission of Proclamation.—Not later								
9	than 7 days after the date of issuance of the Proclamation,								
10	the President shall transmit a copy of the Proclamation								
11	to each of—								
12	(1) the presiding officer of the constitutional								
13	convention;								
14	(2) the officer elected as head of state of the								
15	nation of Puerto Rico;								
16	(3) the President pro tempore of the Senate;								
17	(4) the Speaker of the House of Representa-								
18	tives;								
19	(5) the Committee on Energy and Natural Re-								
20	sources of the Senate; and								
21	(6) the Committee on Natural Resources of the								
22	House of Representatives.								
23	(e) Date Government to Take Office.—Not								
24	later than 7 days after the date of receipt of the Proclama-								
25	tion under subsection (b) and with the advice of the officer								

1	elected as head of state of the nation of Puerto Rico, the
2	presiding officer of the constitutional convention shall—
3	(1) determine the date on which the govern-
4	ment of the nation of Puerto Rico shall take office;
5	and
6	(2) submit notice of the date determined under
7	paragraph (1) to—
8	(A) the Governor;
9	(B) the President;
10	(C) the President pro tempore of the Sen-
11	ate; and
12	(D) the Speaker of the House of Rep-
13	resentatives.
14	SEC. 209. LEGAL AND CONSTITUTIONAL PROVISIONS.
15	On the date of issuance of the Proclamation and ex-
16	cept as otherwise provided in this title or in any agree-
17	ments between the United States and the nation of Puerto
18	Rico—
19	(1) all property, rights, and interests that the
20	United States may have acquired in the Common-
21	wealth of Puerto Rico under the Treaty of Peace be-
22	tween the United States of America and the King-
23	dom of Spain, signed at Paris on December 10,
24	1898 (30 Stat. 1754), and otherwise by cession, pur-
25	chase, or eminent domain, with the exception of land

1	and other property, rights, or interests that may
2	have been sold or otherwise legally disposed of before
3	the date of issuance of the Proclamation, shall vest
4	in the nation of Puerto Rico; and
5	(2) except as provided in section 212, all laws
6	of the United States applicable to the Common-
7	wealth of Puerto Rico on the day before the date of
8	issuance of the Proclamation shall no longer apply
9	in the nation of Puerto Rico.
10	SEC. 210. JUDICIAL PRONOUNCEMENTS.
11	(a) Judgments Before Proclamation.—The na-
12	tion of Puerto Rico shall recognize and give effect to all
13	orders and judgments rendered by courts of the United
14	States or the Commonwealth of Puerto Rico on the day
15	before the date of issuance of the Proclamation pursuant
16	to the laws of the United States applicable to the Com-
17	monwealth of Puerto Rico.
18	(b) Continuity of Pending Proceedings.—All
19	judicial proceedings pending in the courts of the Common-
20	wealth of Puerto Rico on the date of issuance of the Proc-
21	lamation shall be continued in the corresponding courts
22	under the constitution of the nation of Puerto Rico.
23	(c) Transfer of Judicial Power.—
24	(1) In general.—Beginning on the date of
25	issuance of the Proclamation—

1	(A) the judicial power of the United States
2	shall no longer extend to the nation of Puerto
3	Rico;
4	(B) any proceeding pending in the United
5	States District Court for the District of Puerto
6	Rico as of that date shall be transferred to the
7	applicable court in the nation of Puerto Rico or
8	other competent judicial authority under the
9	constitution of the nation of Puerto Rico for
10	disposition in accordance with laws applicable
11	on the date on which the controversy that is the
12	subject of the proceeding arose; and
13	(C) any proceeding pending in the United
14	States Court of Appeals for the First Circuit or
15	in the Supreme Court of the United States as
16	of that date that initiated in, or that could have
17	been initiated in, the courts of the Common
18	wealth of Puerto Rico or in the United States
19	District Court for the District of Puerto Ricc
20	shall—
21	(i) continue until the date of final dis-
22	position; and
23	(ii) be submitted to the competent au-
24	thority of the nation of Puerto Rico for
25	proper execution.

1	(2) Exception.—Notwithstanding paragraph
2	(1), if the United States or any officer of the United
3	States is a party to a proceeding described in sub-
4	paragraph (B) or (C) of that paragraph, any final
5	judgment in that proceeding shall be properly exe-
6	cuted by the competent authority of the United
7	States.
8	SEC. 211. CITIZENSHIP AND IMMIGRATION LAWS AFTER
9	PUERTO RICAN INDEPENDENCE.
10	(a) CITIZENSHIP STATUS.—
11	(1) Puerto Rican Nationality.—Beginning
12	on the date of issuance of the Proclamation, the citi-
13	zenship status of each individual born in Puerto
14	Rico shall be determined in accordance with the con-
15	stitution and laws of the nation of Puerto Rico.
16	(2) United States immigration laws.—Ex-
17	cept as provided in this section, beginning on the
18	date of issuance of the Proclamation, a citizen of
19	Puerto Rico seeking to enter into the United States
20	or obtain citizenship in the United States shall be
21	subject to the immigration laws.
22	(b) Effect of Puerto Rican Citizenship.—
23	(1) In general.—Except as provided in para-
24	graph (2), nothing in this title precludes or limits

- the applicability of section 349 of the Immigration and Nationality Act (8 U.S.C. 1481).
- 3 (2) EXCEPTION.—The provision of citizenship 4 by the laws of the nation of Puerto Rico under sub-5 section (a)(1) shall not constitute, or otherwise serve 6 as the basis of, loss or relinquishment of United 7 States citizenship under section 349 of the Immigra-
- 8 tion and Nationality Act (8 U.S.C. 1481).
- 9 (c) Citizenship at Birth After Independ-
- 10 ENCE.—An individual born in the nation of Puerto Rico
- 11 after the date of issuance of the Proclamation to at least
- 12 1 parent who became a United States citizen under section
- 13 302 of the Immigration and Nationality Act (8 U.S.C.
- 14 1402) shall not be considered to be a United States citizen
- 15 at birth under subsection (c), (d), or (g) of section 301
- 16 of that Act (8 U.S.C. 1401).
- 17 (d) Travel and Work Authorization.—
- 18 (1) IN GENERAL.—An individual in any of the
- 19 following categories may enter, lawfully engage in
- 20 occupations, and establish residence as a non-
- 21 immigrant in the United States and territories and
- 22 possessions of the United States without regard to
- paragraphs (5)(A) and (7) of section 212(a) of the
- Immigration and Nationality Act (8 U.S.C.
- 25 1182(a)):

1	(A) An individual who acquires citizenship
2	of Puerto Rico at birth, on or after the date of
3	issuance of the Proclamation.
4	(B) A naturalized citizen of Puerto Rico
5	who—
6	(i) has been an actual resident of
7	Puerto Rico for not fewer than 5 years
8	after attaining naturalization; and
9	(ii) holds a proof of that residence.
10	(2) Employment permission.—An individual
11	described in subparagraph (A) or (B) of paragraph
12	(1) shall be considered to have the permission of the
13	Secretary of Homeland Security to accept employ-
14	ment in the United States.
15	(3) Limitations.—The right of an individual
16	described in subparagraph (A) or (B) of paragraph
17	(1) to establish habitual residence in a territory or
18	possession of the United States may be subjected to
19	nondiscriminatory limitations provided for—
20	(A) in laws or regulations of the United
21	States; or
22	(B) in laws or regulations of the applicable
23	territory or possession that are authorized by
24	Federal law.

1	(4) TERMINATION OF EFFECTIVENESS.—This
2	subsection shall expire on the date that is 25 years
3	after the date of issuance of the Proclamation.
4	(e) Conforming Amendments.—
5	(1) In general.—Section 101(a) of the Immi-
6	gration and Nationality Act (8 U.S.C. 1101(a)) is
7	amended—
8	(A) in paragraph (36), by striking "Puerto
9	Rico,"; and
10	(B) in paragraph (38), by striking "Puerto
11	Rico,".
12	(2) Effective date.—The amendments made
13	by paragraph (1) shall take effect on the date of
14	issuance of the Proclamation.
15	(f) Rule of Construction.—Nothing in this sec-
16	tion limits the authority of the United States to change
17	any requirement for United States citizenship.
18	SEC. 212. INDIVIDUAL RIGHTS TO ECONOMIC BENEFITS
19	AND GRANTS.
20	(a) Rights and Benefits.—
21	(1) In general.—Any vested rights and bene-
22	fits that accrue to residents of the Commonwealth of
23	Puerto Rico under the laws of the United States
24	from past services or contributions, such as rights
25	and benefits for veterans of the Armed Forces or eli-

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gible relatives of veterans of the Armed Forces, retired Federal Government employees, or beneficiaries of old age, disability, or survivor benefits under the Social Security Act (42 U.S.C. 301 et seq.), shall not be interrupted after the date of issuance of the Proclamation, but shall continue until the date on which the rights and benefits are extinguished according to applicable Federal law.

(2) AGREEMENT REQUIRED.—All services to be provided as part of the rights and benefits described in paragraph (1) shall be made available through the government of the nation of Puerto Rico in accordance with agreements entered into by the government of the nation of Puerto Rico and the Government of the United States.

(b) Social Security System.—

(1) In General.—Notwithstanding subsection (a) and subject to paragraph (2), the Secretary of the Treasury shall transfer all contributions made by employees and employers in the Commonwealth of Puerto Rico to the Social Security system under the Social Security Act (42 U.S.C. 301 et seq.) with respect to individuals who, as of the date of issuance of the Proclamation, are residents of the nation of Puerto Rico and are not yet eligible for old age, dis-

ability, or survivor benefits under the Social Security
system to the government of the nation of Puerto
Rico on the date on which the government of the nation of Puerto Rico establishes a social security system for the nation of Puerto Rico.

(2) USE OF FUNDS.—The government of the
nation of Puerto Rico may not use the amounts

(2) USE OF FUNDS.—The government of the nation of Puerto Rico may not use the amounts transferred under paragraph (1) for any purpose other than the establishment and operation of a social security system for the nation of Puerto Rico.

(3) Obligations.—On the transfer of the amounts under paragraph (1), the obligations of the Federal Government under the Social Security Act (42 U.S.C. 301 et seq.) with respect to the residents of the nation of Puerto Rico shall cease.

(c) Other Federal Transfer Payments.—

- (1) Block grants.—Any Federal transfer payments to individuals and to the Commonwealth government not described in subsection (a) or (b) shall be maintained in the form of annual block grants to be used by the government of the nation of Puerto Rico at the discretion of the government of the nation of Puerto Rico.
- (2) Annual aggregate funding.—During the 10-fiscal-year period beginning on the date of

1	issuance of the Proclamation, the amount of an an-
2	nual block grant described in paragraph (1) shall be
3	equal to the greater of—
4	(A) the annual aggregate funding of all
5	programs described in that paragraph that ex-
6	tend to the Commonwealth of Puerto Rico dur-
7	ing the applicable fiscal year; and
8	(B) the annual aggregate funding of all
9	programs described in that paragraph that were
10	extended to the Commonwealth of Puerto Rico
11	during the fiscal year immediately prior to the
12	date of issuance of the Proclamation.
13	(3) Decrease in amount.—Beginning in the
14	11th fiscal year after the date of issuance of the
15	Proclamation, the amount of the annual block
16	grants described in paragraph (1), as calculated
17	under paragraph (2), shall decrease at the rate of 10
18	percent each year.
19	(4) Modification of Terms.—The terms of
20	this subsection may be modified by agreement be-
21	tween the United States and the nation of Puerto
22	Rico.

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- 2 PLEMENTATION OF SOV-
- 3 EREIGNTY IN FREE ASSOCIA-
- 4 TION WITH THE UNITED
- 5 **STATES OPTION**
- 6 SEC. 301. DEFINITIONS.
- 7 In this title:
- 8 (1) Constitutional convention.—The term
- 9 "constitutional convention" means a constitutional
- 10 convention established under section 302(d)(2).
- 11 (2) Proclamation.—The term "Proclama-
- tion" means a Presidential proclamation issued
- under section 307(a).
- 14 SEC. 302. CONSTITUTIONAL CONVENTION.
- 15 (a) Election of Delegates.—Not later than 180
- 16 days after the effective date of certification of a plebiscite
- 17 under this Act that favors sovereignty in free association
- 18 with the United States, the Legislative Assembly shall pro-
- 19 vide for the election of delegates to a constitutional con-
- 20 vention to formulate and draft a constitution for the na-
- 21 tion of Puerto Rico.
- (b) Eligible Voters.—All eligible voters may vote
- 23 in the election of delegates to the constitutional convention
- 24 under subsection (a).

1	(c) General Applicability of Electoral
2	Law.—The laws of the Commonwealth of Puerto Rico re-
3	lating to the electoral process shall apply to an election
4	held under subsection (a).
5	(d) Initial Meeting.—
6	(1) In general.—Not later than 180 days
7	after the date of the election of delegates to the con-
8	stitutional convention under subsection (a), the
9	elected delegates shall meet at such time and place
10	as the Legislative Assembly shall determine.
11	(2) Establishment.—The initial meeting of
12	the elected delegates to the constitutional convention
13	under paragraph (1) shall be considered to be the
14	establishment of the constitutional convention.
15	SEC. 303. CHARACTER OF THE CONSTITUTION.
16	The constitutional convention shall formulate and
17	draft a constitution for the nation of Puerto Rico that
18	guarantees the protection of fundamental human rights,
19	including—
20	(1) due process and equal protection under the
21	law;
22	(2) freedom of speech, press, assembly, associa-
23	tion, and religion;
24	(3) the rights of the accused;

1	(4) any other economic, social, and cultural
2	rights as the constitutional convention may deter-
3	mine to be necessary; and
4	(5) provisions to ensure that no individual born
5	in the nation of Puerto Rico shall be stateless at
6	birth.
7	SEC. 304. SUBMISSION; RATIFICATION.
8	(a) Submission.—Not later than 2 years after the
9	date of establishment of the constitutional convention, the
10	Elections Commission shall submit the constitution formu-
11	lated and drafted by the delegates to the constitutional
12	convention to the eligible voters for ratification or rejec-
13	tion in a special election.
14	(b) Manner of Election.—The special election
15	held under subsection (a) shall be held in the manner pre-
16	scribed by the Legislative Assembly.
17	(c) Rejection.—If the constitution of the nation of
18	Puerto Rico is rejected in a special election held under
19	subsection (a), the process provided for under sections 302
20	and 303 and subsections (a) and (b) shall be repeated,
21	except that section 302(a) shall be applied by sub-
22	stituting—
23	(1) "the special election" for "a plebiscite"; and
24	(2) "rejects the Constitution" for "favors sov-
25	ereignty in free association with the United States".

1	SEC	205	ELECTION OF OFFICE	DC
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- 2 (a) IN GENERAL.—Not later than 30 days after the
- 3 date of ratification of the constitution of the nation of
- 4 Puerto Rico under section 304, the Governor shall issue
- 5 a proclamation calling for the election of any officers of
- 6 the nation of Puerto Rico that may be required by the
- 7 ratified constitution of the nation of Puerto Rico.
- 8 (b) DEADLINE; PROCEDURES.—The election of the
- 9 officers under subsection (a) shall be held—
- 10 (1) not later than 180 days after the date of
- 11 ratification of the constitution of the nation of Puer-
- to Rico; and
- 13 (2) in accordance with the procedures and re-
- quirements established by the constitution of the na-
- tion of Puerto Rico.
- 16 (c) Certification of Results.—Not later than 10
- 17 days after the date of the election of officers under sub-
- 18 section (a), the Elections Commission shall certify the re-
- 19 sults of the election under that subsection.
- 20 (d) Notice.—As soon as practicable after the date
- 21 of the certification under subsection (c), the Governor
- 22 shall submit notice of the results of the election certified
- 23 under that subsection to—
- 24 (1) the President;
- 25 (2) the President pro tempore of the Senate;

1	(3) the Speaker of the House of Representa-
2	tives;
3	(4) the Committee on Energy and Natural Re-
4	sources of the Senate; and
5	(5) the Committee on Natural Resources of the
6	House of Representatives.
7	SEC. 306. CONFORMING AMENDMENTS TO EXISTING LAW.
8	(a) Review.—Not later than 30 days after the initial
9	meeting of the constitutional convention under section
10	302(d), the President shall initiate a review of Federal
11	laws with respect to Puerto Rico, including Federal laws
12	relating to—
13	(1) taxation of persons and businesses;
14	(2) health care;
15	(3) housing;
16	(4) transportation;
17	(5) education; and
18	(6) entitlement programs.
19	(b) Recommendations.—Not later than 1 year
20	after the date on which the President initiates a review
21	under subsection (a), the President shall submit to Con-
22	gress recommendations for changes to Federal laws identi-
23	fied during the review, as the President determines to be
24	appropriate.

1	SEC. 307. PROCLAMATION BY PRESIDENT; HEAD OF STATE
2	OF THE NATION PUERTO RICO.
3	(a) Proclamation.—Not later than 30 days after
4	the date of certification of the elected officers of the nation
5	of Puerto Rico under section 305(c), the President shall,
6	by proclamation—
7	(1) withdraw and surrender all rights of posses-
8	sion, supervision, jurisdiction, control, or sovereignty
9	exercised by the United States over the Common-
10	wealth of Puerto Rico and residents of the Common-
11	wealth of Puerto Rico on the day before the date of
12	issuance of the Proclamation;
13	(2) recognize, on behalf of the United States,
14	the international sovereignty through free associa-
15	tion of the nation of Puerto Rico and the authority
16	of the government of the nation of Puerto Rico insti-
17	tuted by eligible voters under the constitution of the
18	nation of Puerto Rico; and
19	(3) state that the effective date of withdrawal
20	of the sovereignty of the United States and recogni-
21	tion of international sovereignty through free asso-
22	ciation shall be the date of issuance of the Proclama-
23	tion.
24	(b) Transmission of Proclamation.—Not later
25	than 7 days after the date of issuance of the Proclamation,

1	the President shall transmit a copy of the Proclamation
2	to—
3	(1) the presiding officer of the constitutional
4	convention;
5	(2) the officer elected as head of state of the
6	nation of Puerto Rico;
7	(3) the President pro tempore of the Senate;
8	(4) the Speaker of the House of Representa-
9	tives;
10	(5) the Committee on Energy and Natural Re-
11	sources of the Senate; and
12	(6) the Committee on Natural Resources of the
13	House of Representatives.
14	(c) Date Government to Take Office.—Not
15	later than 7 days after the date of receipt of the Proclama-
16	tion under subsection (b) and with the advice of the officer
17	elected as head of state of the nation of Puerto Rico, the
18	presiding officer of the constitutional convention shall—
19	(1) determine the date on which the govern-
20	ment of the nation of Puerto Rico shall take office;
21	and
22	(2) submit notice of the date determined under
23	paragraph (1) to—
24	(A) the Governor;
25	(B) the President;

1	(C) the President pro tempore of the Sen-
2	ate; and
3	(D) the Speaker of the House of Rep-
4	resentatives.
5	SEC. 308. LEGAL AND CONSTITUTIONAL PROVISIONS.
6	On the date of issuance of the Proclamation and ex-
7	cept as otherwise provided in this title or in any agree-
8	ments between the United States and the nation of Puerto
9	Rico—
10	(1) all property, rights, and interests that the
11	United States may have acquired in and to the Com-
12	monwealth of Puerto Rico under the Treaty of Peace
13	between the United States of America and the King-
14	dom of Spain, signed at Paris on December 10
15	1898 (30 Stat. 1754), and otherwise by cession, pur-
16	chase, or eminent domain, with the exception of land
17	and other property, rights, or interests that may
18	have been sold or otherwise legally disposed of before
19	the date of issuance of the Proclamation, shall vest
20	in the nation of Puerto Rico; and
21	(2) except as provided in section 313, all laws
22	of the United States applicable to the Common-
23	wealth of Puerto Rico on the day before the date of
24	issuance of the Proclamation shall no longer apply
25	in the nation of Puerto Rico.

1 SEC. 309. JUDICIAL PRONOUNCEMENTS.

2	(a) Judgments Before Proclamation.—The na-
3	tion of Puerto Rico shall recognize and give effect to all
4	orders and judgments rendered by courts of the United
5	States or the Commonwealth of Puerto Rico on the day
6	before the date of issuance of the Proclamation pursuant
7	to the laws of the United States applicable to the Com-
8	monwealth of Puerto Rico.
9	(b) Continuity of Pending Proceedings.—All
10	judicial proceedings pending in the courts of the Common-
11	wealth of Puerto Rico on the date of issuance of the Proc-
12	lamation shall be continued in the corresponding courts
13	under the constitution of the nation of Puerto Rico.
14	(c) Transfer of Judicial Power.—
15	(1) In general.—Beginning on the date of
16	issuance of the Proclamation—
17	(A) the judicial power of the United States
18	shall no longer extend to the nation of Puerto
19	Rico;
20	(B) any proceeding pending in the United
21	States District Court for the District of Puerto
22	Rico as of that date shall be transferred to the
23	applicable court in the nation of Puerto Rico or
24	other competent judicial authority under the
25	constitution of the nation of Puerto Rico for
26	disposition in accordance with laws applicable

1	on the date on which the controversy that is the
2	subject of the proceeding arose; and
3	(C) any proceeding pending in the United
4	States Court of Appeals for the First Circuit or
5	in the Supreme Court of the United States as
6	of that date that initiated in, or that could have
7	been initiated in, the courts of the Common-
8	wealth of Puerto Rico or in the United States
9	District Court for the District of Puerto Ricc
10	shall—
11	(i) continue until the date of final dis-
12	position; and
13	(ii) be submitted to the competent au-
14	thority of the nation of Puerto Rico for
15	proper execution.
16	(2) Exception.—Notwithstanding paragraph
17	(1), if the United States or any officer of the United
18	States is a party to a proceeding described in sub-
19	paragraph (B) or (C) of that paragraph, any fina
20	judgment in that proceeding shall be properly exe-
21	cuted by the competent authority of the United
22	States.
23	SEC. 310. CITIZENSHIP AND IMMIGRATION LAWS AFTER
24	SOVEREIGNTY THROUGH FREE ASSOCIATION
25	(a) Citizenship Status.—

1	(1) Puerto rican nationality.—Beginning
2	on the date of issuance of the Proclamation, the citi-
3	zenship status of each individual born in Puerto
4	Rico shall be determined in accordance with the con-
5	stitution and laws of the nation of Puerto Rico.
6	(2) United States immigration laws.—Ex-
7	cept as provided in this section, beginning on the
8	date of issuance of the Proclamation, a citizen of
9	Puerto Rico seeking to enter into the United States
10	or obtain citizenship in the United States shall be
11	subject to the immigration laws.
12	(b) Effect of Puerto Rican Citizenship.—
13	(1) In general.—Except as provided in para-
14	graph (2), nothing in this title precludes or limits
15	the applicability of section 349 of the Immigration
16	and Nationality Act (8 U.S.C. 1481).
17	(2) Exception.—The provision of citizenship
18	by the laws of the nation of Puerto Rico under sub-
19	section (a)(1) shall not constitute, or otherwise serve
20	as the basis of, loss or relinquishment of United
21	States citizenship under section 349 of the Immigra-
22	tion and Nationality Act (8 U.S.C. 1481).
23	(c) CITIZENSHIP AT BIRTH AFTER SOVEREIGNTY.—
24	(1) In general.—Except as provided in para-
25	graph (2), an individual born in the nation of Puerto

Rico after the date of issuance of the Proclamation to at least 1 parent who became a United States citizen under section 302 of the Immigration and Nationality Act (8 U.S.C. 1402) shall not be considered to be a United States citizen at birth under subsection (e), (d), or (g) of section 301 of that Act (8 U.S.C. 1401).

(2) Transition period.—During the initial implementation of the articles of free association under this title, an individual born in the nation of Puerto Rico to 2 parents who are citizens of the United States shall be considered to be a United States citizen at birth under section 301(c) of the Immigration and Nationality Act (8 U.S.C. 1401(c)) if the individual is otherwise eligible for United States citizenship.

(d) Travel and Work Authorization.—

(1) IN GENERAL.—An individual in any of the following categories may enter, lawfully engage in occupations, and establish residence as a non-immigrant in the United States and territories and possessions of the United States without regard to paragraphs (5)(A) and (7) of section 212(a) of the Immigration and Nationality Act (8 U.S.C. 1182(a)):

1	(A) An individual who acquires citizenship
2	of Puerto Rico at birth, on or after the date of
3	issuance of the Proclamation.
4	(B) A naturalized citizen of Puerto Ricc
5	who—
6	(i) has been an actual resident of
7	Puerto Rico for not fewer than 5 years
8	after attaining naturalization; and
9	(ii) holds a proof of that residence.
10	(2) Employment permission.—An individual
11	described in subparagraph (A) or (B) of paragraph
12	(1) shall be considered to have the permission of the
13	Secretary of Homeland Security to accept employ-
14	ment in the United States.
15	(3) Limitations.—The right of an individual
16	described in subparagraph (A) or (B) of paragraph
17	(1) to establish habitual residence in a territory or
18	possession of the United States may be subjected to
19	nondiscriminatory limitations provided for—
20	(A) in laws or regulations of the United
21	States; or
22	(B) in laws or regulations of the applicable
23	territory or possession that are authorized by
24	Federal law.

1	(4) Termination of effectiveness.—This
2	subsection shall expire on termination of the articles
3	of free association in accordance with section 312(c).
4	(e) Conforming Amendments.—
5	(1) In general.—Section 101(a) of the Immi-
6	gration and Nationality Act (8 U.S.C. 1101(a)) is
7	amended—
8	(A) in paragraph (36), by striking "Puerto
9	Rico,"; and
10	(B) in paragraph (38), by striking "Puerto
11	Rico,".
12	(2) Effective date.—The amendments made
13	by paragraph (1) shall take effect on the date of
14	issuance of the Proclamation.
15	(f) Rule of Construction.—Nothing in this sec-
16	tion limits the authority of the United States to change
17	any requirement for United States citizenship.
18	SEC. 311. BILATERAL NEGOTIATING COMMISSION.
19	(a) In General.—If a plebiscite held under this Act
20	results in a majority vote for sovereignty in free associa-
21	tion with the United States, there shall be established, in
22	accordance with this section, a commission, to be known
23	as the "Bilateral Negotiating Commission", which shall
24	conduct negotiations on articles of free association with
25	the United States.

1 (b) Members.—Not later than 90 days after the 2 date of establishment of the constitutional convention— 3 (1) the constitutional convention shall elect, by 4 majority vote of the delegates to the constitutional 5 convention, 5 members from among the delegates of 6 the constitutional convention to join the Bilateral 7 Negotiating Commission on behalf of Puerto Rico; 8 and 9 (2) the President shall appoint 5 members to 10 the Bilateral Negotiating Commission, 1 of whom 11 shall be nominated as ambassador, to negotiate on 12 behalf of the United States. 13 (c) Initial Meeting.— 14 (1) IN GENERAL.—Not later than 180 days 15 after the date of the election and appointment of the 16 members to the Bilateral Negotiating Commission 17 under subsection (b), the members of the Bilateral 18 Negotiating Commission shall meet at such time and 19 place as the Legislative Assembly determines to be 20 appropriate. 21 (2)ESTABLISHMENT.—The initial meeting 22 under paragraph (1) shall be considered to be the 23 establishment of the Bilateral Negotiating Commis-24 sion.

1	(d) Duties.—The Bilateral Negotiating Commission
2	shall—
3	(1) be responsible for expediting the orderly
4	transfer to the nation of Puerto Rico of all functions
5	exercised on the day before the date of the Procla-
6	mation by the Government of the United States in
7	the Commonwealth of Puerto Rico;
8	(2) provide to Congress recommendations or
9	any appropriate legislation to carry out the transfer
10	under paragraph (1), including such appropriate en-
11	abling legislation as may be required by the articles
12	of free association;
13	(3) negotiate all matters pertaining to the gov-
14	ernment-to-government relationship between Puerto
15	Rico and the United States through the development
16	of the articles of free association, including foreign
17	affairs, trade, finance, taxation, security, and de-
18	fense, dispute resolution, immigration, economic ben-
19	efits (including grants), and termination of the free
20	association status; and
21	(4) to the maximum extent practicable, com-
22	plete the articles of free association not later than
23	2 years after the date of establishment of the con-
24	stitutional convention.

1	(e) Collaboration.—The Commonwealth govern-
2	ment and Federal agencies shall collaborate with the Bi-
3	lateral Negotiating Commission to provide for the orderly
4	transfer of the functions of government as required by the
5	articles of free association completed under this section.
6	SEC. 312. ARTICLES OF FREE ASSOCIATION APPROVAL, EF-
7	FECTIVE DATE, AND TERMINATION.
8	(a) APPROVAL.—The articles of free association com-
9	pleted by the Bilateral Negotiating Commission under sec-
10	tion 311 shall take effect on mutual agreement between
11	the Government of the United States and the government
12	of Puerto Rico after approval by—
13	(1) a separate ratification vote on the articles
14	of free association by the eligible voters in the spe-
15	cial election held under section 304; and
16	(2) the Government of the United States, in ac-
17	cordance with procedures under the Constitution of
18	the United States.
19	(b) Rejection.—If a special election under sub-
20	section (a)(1) results in rejection of the articles of free
21	association, the process provided for in section 311 and
22	subsection (a) shall be repeated.
23	(e) Termination.—The articles of free association
24	between the United States and the nation of Puerto Rico
25	approved under this section may be terminated at will by

the United States or the nation of Puerto Rico at any

2 time.

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SEC. 313. INDIVIDUAL RIGHTS TO ECONOMIC BENEFITS

4 AND GRANTS.

(a) RIGHTS AND BENEFITS.—

(1) IN GENERAL.—Any vested rights and benefits that accrue to residents of the Commonwealth of Puerto Rico under the laws of the United States from past services or contributions, such as rights and benefits for veterans of the Armed Forces or relatives of veterans of the Armed Forces, retired Federal Government employees, or beneficiaries of old age, disability, or survivor benefits under the Social Security Act (42 U.S.C. 301 et seq.), shall not be interrupted after the date of issuance of the Proclamation, but shall continue until the date on which the rights and benefits are extinguished according to applicable Federal law.

(2) AGREEMENT REQUIRED.—All services to be provided as part of the rights and benefits described in paragraph (1) shall be made available through the government of the nation of Puerto Rico in accordance with agreements entered into by the government of the nation of Puerto Rico and the Government of the United States.

25

(b) SOCIAL SECURITY SYSTEM.—

(1) IN GENERAL.—Notwithstanding subsection
(a) and subject to paragraph (2), on the date on
which the government of the nation of Puerto Rico
establishes a social security system for the nation of
Puerto Rico, the Secretary of the Treasury shall
transfer to the government of the nation of Puerto
Rico all contributions made by employees and employers in the Commonwealth of Puerto Rico to the
Social Security system under the Social Security Act
(42 U.S.C. 301 et seq.) with respect to individuals
who, as of the date of issuance of the Proclamation,
are residents of the nation of Puerto Rico and are
not yet eligible for old age, disability, or survivor
benefits under the Social Security system under the
Social Security Act (42 U.S.C. 301 et seq.).

- (2) USE OF FUNDS.—The government of the nation of Puerto Rico may not use the amounts transferred under paragraph (1) for any purpose other than the establishment and operation of a social security system for the nation of Puerto Rico.
- (3) Obligations.—On the transfer of the amounts under paragraph (1), the obligations of the United States Government under the Social Security

1	Act (42 U.S.C. 301 et seq.) with respect to residents
2	of the nation of Puerto Rico shall cease.
3	(c) Other Federal Transfer Payments.—
4	(1) In general.—Any Federal transfer pay-
5	ments to individuals and to the Commonwealth gov-
6	ernment not described in subsection (a) or (b) shall
7	be maintained in the form of annual block grants to
8	be used by the government of the nation of Puerto
9	Rico at the discretion of the government of the na-
10	tion of Puerto Rico.
11	(2) Annual aggregate funding.—During
12	the 10-fiscal-year period beginning on the date of
13	issuance of the Proclamation, the amount of an an-
14	nual block grant described in paragraph (1) shall be
15	equal to the greater of—
16	(A) the annual aggregate funding of all
17	programs described in that paragraph that ex-
18	tend to the Commonwealth of Puerto Rico dur-
19	ing the applicable fiscal year; and
20	(B) the annual aggregate funding of all
21	programs described in that paragraph that have
22	been extended to the Commonwealth of Puerto
23	Rico during the fiscal year immediately prior to
24	the date of issuance of the Proclamation.

1	(3) Decrease in amount.—Beginning in the
2	11th fiscal year after the date of issuance of the
3	Proclamation, the amount of the annual block
4	grants described in paragraph (1), as calculated
5	under paragraph (2), shall decrease at the rate of 10
6	percent each year.
7	(4) Modification of Terms.—The terms of
8	this subsection may be modified by agreement be-
9	tween the United States and the nation of Puerto
10	Rico.
11	(d) REVISION.—The terms and conditions of sub-
12	sections (a) and (b) may be revised as part of an agree-
13	ment under the articles of free association approved under
14	section 312.
15	TITLE IV—TRANSITION AND IM-
16	PLEMENTATION OF STATE-
17	HOOD STATUS
18	SEC. 401. DEFINITIONS.
19	In this title:
20	(1) Admission date.—The term "admission
21	date" means the date on which the Commonwealth
22	of Puerto Rico is admitted as a State of the Union
22 23	of Puerto Rico is admitted as a State of the Union of the United States, as established under section

1	(2) Proclamation.—The term "Proclama-
2	tion" means a Presidential proclamation issued
3	under section $402(b)(1)$.
4	SEC. 402. PUERTO RICO READINESS FOR STATEHOOD
5	PRESIDENTIAL PROCLAMATION; ADMISSION
6	INTO THE UNION OF THE UNITED STATES.
7	(a) Assessment of Readiness for Statehood.—
8	(1) In general.—On receipt of a certification
9	of the plebiscite results of the Elections Commission
10	pursuant to section 101(d) in which the statehood
11	status option is favored, the Comptroller General of
12	the United States shall conduct a study on the read-
13	iness of the Commonwealth of Puerto Rico for state-
14	hood, under which the Comptroller General of the
15	United States shall examine—
16	(A) whether the majority of eligible voters
17	that voted for statehood in the plebiscite re-
18	flects a sufficiently stable majority such that it
19	is likely that the majority of the eligible votes
20	would not revert to a minority of eligible voters
21	in a future plebiscite;
22	(B) whether the proposed new State, with
23	a per capita income of \$13,318, according to
24	the 2020 decennial census, has sufficient re-
25	sources—

1	(i) to support the State government;
2	and
3	(ii) to provide the applicable State
4	share of the costs of the Federal Govern-
5	ment; and
6	(C) the impact on existing States of the
7	United States and the United States as a whole
8	of—
9	(i) the fact that the population of the
10	Commonwealth of Puerto Rico—
11	(I) is greater than the population
12	of 29 other States; and
13	(II) is greater than the popu-
14	lation of any State as of the date on
15	which the State entered the Union of
16	the United States;
17	(ii) the fact that, of the 98.7 percent
18	of the population of the Commonwealth of
19	Puerto Rico that is Hispanic, a substantial
20	proportion considers Puerto Rico to be a
21	Spanish-speaking, Latino Nation; and
22	(iii) the fact that 43.4 percent of the
23	population of the Commonwealth of Puerto
24	Rico is below the poverty line, according to
25	the 2020 decennial census.

1	(2) Deadline.—Not later than 2 years after
2	the date of enactment of this Act, the Comptroller
3	General of the United States shall submit to the ap-
4	propriate committees of Congress a report describing
5	the results of the study under paragraph (1).
6	(3) Vote.—As soon as practicable after the
7	date of submission of the study under paragraph
8	(2), the Senate and the House of Representatives
9	shall each hold a vote on the admission of the Com-
10	monwealth of Puerto Rico as a State of the Union
11	of the United States.
12	(b) Presidential Proclamation; Date of Admis-
13	SION.—
13 14	SION.— (1) IN GENERAL.—On receipt of notice of a magnitude of the state of the sta
14	(1) In general.—On receipt of notice of a ma-
14 15	(1) In general.—On receipt of notice of a majority vote in the Senate and the House of Rep
141516	(1) In General.—On receipt of notice of a majority vote in the Senate and the House of Representatives in favor of the admission of the Com-
14151617	(1) IN GENERAL.—On receipt of notice of a majority vote in the Senate and the House of Representatives in favor of the admission of the Commonwealth of Puerto Rico as a State of the Union
1415161718	(1) In General.—On receipt of notice of a majority vote in the Senate and the House of Representatives in favor of the admission of the Commonwealth of Puerto Rico as a State of the Union of the United States under subsection (a)(3), the
141516171819	(1) In General.—On receipt of notice of a majority vote in the Senate and the House of Representatives in favor of the admission of the Commonwealth of Puerto Rico as a State of the Union of the United States under subsection (a)(3), the President shall issue a proclamation declaring the
14 15 16 17 18 19 20	(1) In General.—On receipt of notice of a margority vote in the Senate and the House of Representatives in favor of the admission of the Commonwealth of Puerto Rico as a State of the Union of the United States under subsection (a)(3), the President shall issue a proclamation declaring the date on which the Commonwealth of Puerto Rico is
14 15 16 17 18 19 20 21	(1) IN GENERAL.—On receipt of notice of a marginity vote in the Senate and the House of Representatives in favor of the admission of the Commonwealth of Puerto Rico as a State of the Union of the United States under subsection (a)(3), the President shall issue a proclamation declaring the date on which the Commonwealth of Puerto Rico is admitted as a State of the Union of the United

1	after the date on which the President receives the
2	notice under that paragraph.
3	(3) Submission of Proclamation.—The
4	President shall submit the Proclamation to—
5	(A) the Governor;
6	(B) the President pro tempore of the Sen-
7	ate;
8	(C) the Speaker of the House of Rep-
9	resentatives;
10	(D) the Committee on Energy and Natural
11	Resources of the Senate; and
12	(E) the Committee on Natural Resources
13	of the House of Representatives.
14	(4) Admission into the union of the
15	UNITED STATES.—
16	(A) In general.—Subject to the provi-
17	sions of this Act, on the admission date, the
18	Commonwealth of Puerto Rico shall be a State
19	of the United States and admitted into the
20	Union of the United States on an equal footing
21	with the other States in all respects.
22	(B) Designation.—On admission into the
23	Union of the United States under subparagraph
24	(A), the Commonwealth of Puerto Rico shall be
25	known as "the State of Puerto Rico".

1	(C) Incorporation.—The Commonwealth
2	of Puerto Rico shall remain unincorporated
3	until the admission date.
4	SEC. 403. CONFORMING AMENDMENTS TO EXISTING LAW.
5	(a) Review.—Not later than 30 days after the date
6	of certification of the plebiscite results of the Elections
7	Commission pursuant to section 101(d) in which the state-
8	hood status option is favored, the President shall initiate
9	a review of Federal laws with respect to Puerto Rico, in-
10	cluding Federal laws relating to—
11	(1) taxation of persons and businesses;
12	(2) health care;
13	(3) housing;
14	(4) transportation;
15	(5) education; and
16	(6) entitlement programs.
17	(b) RECOMMENDATIONS.—Not later than 1 year
18	after the date on which the President initiates a review
19	under subsection (a), the President shall submit to Con-
20	gress recommendations for changes to Federal laws identi-
21	fied during the review, as the President determines to be
22	appropriate.
23	SEC. 404. TERRITORY AND BOUNDARIES.
24	The State of Puerto Rico shall consist of all of the
25	islands, appurtenant reefs, seafloor, submerged land, and

1	territorial waters in the seaward boundary under the juris-
2	diction of the Commonwealth of Puerto Rico on the day
3	before the admission date.
4	SEC. 405. CONSTITUTION.
5	(a) FINDING; DECLARATION.—Congress—
6	(1) finds that the constitution of the Common-
7	wealth of Puerto Rico approved by Public Law 82–
8	447 (66 Stat. 327, chapter 567), as subsequently
9	amended and in effect as of the day before the date
10	of enactment of this Act is—
11	(A) republican in form; and
12	(B) in conformity with the Constitution of
13	the United States and the principles of the Dec-
14	laration of Independence; and
15	(2) declares that the constitution of the Com-
16	monwealth of Puerto Rico approved by Public Law
17	82–447 (66 Stat. 327, chapter 567), as subsequently
18	amended and in effect as of the day before the date
19	of enactment of this Act, is accepted, ratified, and
20	confirmed as the constitution of the State of Puerto
21	Rico.
22	(b) REQUIREMENT.—The constitution of the State of
23	Puerto Rico—
24	(1) shall remain republican in form; and
25	(2) shall not be repugnant to—

1	(A) the Constitution of the United States
2	or
3	(B) the principles of the Declaration of
4	Independence.
5	SEC. 406. ELECTIONS OF SENATORS AND REPRESENTA
6	TIVES; CERTIFICATION; JURISDICTION.
7	(a) Elections of Senators and Representa-
8	TIVES.—Not later than 30 days after the date of issuance
9	of the Proclamation, the Governor shall issue a declaration
10	to designate and announce the dates and other require-
11	ments for primary and general elections under applicable
12	Federal and local law for representation of the State of
13	Puerto Rico in the Senate and the House of Representa-
14	tives on admission of the State of Puerto Rico into the
15	Union of the United States.
16	(b) Resident Commissioner.—The office of Resident
17	dent Commissioner of Puerto Rico shall cease to exist or
18	the swearing in of the first Member of the House of Rep-
19	resentatives from the State of Puerto Rico.
20	(c) Senators and Representatives.—
21	(1) In general.—On admission into the Union
22	of the United States, the State of Puerto Rico shall
23	be entitled to representation in the Senate and
24	House of Representatives, with the Senators and

1	Representatives from the State of Puerto Rico enti-
2	tled—
3	(A) to be admitted to seats in Congress;
4	and
5	(B) to all the rights and privileges of Sen-
6	ators and Representatives of the other States in
7	Congress.
8	(2) First election of senators.—
9	(A) IN GENERAL.—In the first election of
10	Senators from the State of Puerto Rico held
11	after the admission date—
12	(i) the 2 senatorial offices shall be
13	separately identified and designated; and
14	(ii) no individual may be a candidate
15	for both Senatorial offices designated
16	under clause (i).
17	(B) Effect.—Nothing in this paragraph
18	affects the privilege of the Senate to determine
19	the class and term to which each of the Sen-
20	ators elected under this paragraph shall be as-
21	signed, except that the 2 Senators may not be
22	in same class.
23	(3) Election of representatives.—
24	(A) Initial elections.—

1	(i) In general.—In the first election
2	of Representatives from the State of Puer-
3	to Rico held after the admission date and
4	each election thereafter until the first cen-
5	sus-based reapportionment election held
6	after the admission date—
7	(I) the State of Puerto Rico shall
8	be entitled to the same number of
9	Representatives as the State, the most
10	recent census population of which was
11	closest to, but not more than, the pop-
12	ulation of the State of Puerto Rico
13	and
14	(II) the Representatives elected
15	shall be in addition to the number of
16	Members of the House of Representa-
17	tives as prescribed by law.
18	(ii) Increase.—Any temporary in-
19	crease in the membership in the number of
20	Members of the House of Representatives
21	under clause (i)(II) shall not—
22	(I) increase or decrease the per-
23	manent membership of the House of
24	Representatives as prescribed in sec-
25	tions 1 and 2 of the Act entitled "Ar

1	Act for the apportionment of Rep-
2	resentatives in Congress among the
3	several States under the Thirteenth
4	Census", approved August 8, 1911 (2
5	U.S.C. 2); or
6	(II) affect the basis of reapport
7	tionment established by section 22 or
8	the Act entitled "An Act to provide
9	for the fifteenth and subsequent de-
10	cennial censuses and to provide for
11	apportionment of Representatives in
12	Congress", approved June 18, 1929
13	(2 U.S.C. 2a), unless Congress in-
14	creases the total number of Members
15	of the House of Representatives.
16	(B) Census-based reapportionment
17	ELECTIONS.—
18	(i) In general.—During the first
19	census-based reapportionment election held
20	after the admission date and each election
21	thereafter, the State of Puerto Rico shall
22	be entitled to the number of Representa-
23	tives as provided for by applicable law
24	based on the applicable reapportionment.

1	(ii) Applicable law.—The appor-
2	tionment of congressional districts for an
3	election under clause (i) shall be conducted
4	as provided for by the constitution and
5	laws of the State of Puerto Rico for State
6	legislative districts.
7	(d) Certification of Results.—
8	(1) In General.—The Elections Commission
9	shall certify the results of the initial primary and
10	general elections for representation in the Senate
11	and the House of Representatives from the State of
12	Puerto Rico under paragraph (2) or (3)(A) of sub-
13	section (c) to the Governor of the State of Puerto
14	Rico.
15	(2) Transmission; Declaration.—Not later
16	than 10 days after the date of a certification under
17	paragraph (1), the Governor of the State of Puerto
18	Rico shall—
19	(A) declare the results of the primary or
20	general election, as applicable; and
21	(B) transmit the results of the election
22	to—
23	(i) the President;
24	(ii) the President pro tempore of the
25	Senate; and

1	(iii) the Speaker of the House of Rep-
2	resentatives.
3	(e) JURISDICTION OF DISTRICT COURT.—The United
4	States District Court for the District of Puerto Rico shall
5	have original and exclusive jurisdiction over any civil ac-
6	tion alleging a dispute or controversy relating to any elec-
7	toral process conducted under this section.
8	SEC. 407. STATE TITLE TO LAND AND PROPERTY.
9	(a) State Title.—The State of Puerto Rico and po-
10	litical subdivisions of the State of Puerto Rico shall have
11	and retain title in and to all property, real and personal,
12	held by the Commonwealth of Puerto Rico and political
13	subdivisions of the Commonwealth of Puerto Rico on the
14	day before the admission date.
15	(b) FEDERAL TITLE.—There shall remain the prop-
16	erty of the United States any land and other property
17	that, as of the admission date, is set aside for the use
18	of the United States under—
19	(1) an Act of Congress;
20	(2) an Executive order;
21	(3) a Presidential proclamation; or
22	(4) a proclamation of the Governor.
23	(c) OUTER CONTINENTAL SHELF.—
24	(1) State of Puerto Rico.—The State of
25	Puerto Rico shall have the exclusive right to explore.

1	exploit, lease, possess, and use all seabed and nat-
2	ural and mineral resources lying within 3 marine
3	leagues or 9 nautical miles from the shoreline of the
4	State of Puerto Rico, as granted under section 8 of
5	the Act of March 2, 1917 (39 Stat. 954, chapter
6	145; 48 U.S.C. 749).
7	(2) United States.—All other rights of sov-
8	ereignty with respect to the outer Continental Shelf
9	of the State of Puerto Rico shall belong to the
10	United States, except in cases in which the rights
11	are vested in the Commonwealth of Puerto Rico or
12	the day before the admission date.
13	SEC. 408. CONTINUITY OF LAWS, GOVERNMENT, AND OBLI
1314	SEC. 408. CONTINUITY OF LAWS, GOVERNMENT, AND OBLIGATIONS.
14	GATIONS.
14 15	GATIONS. As of the admission date—
141516	GATIONS. As of the admission date— (1) all of the territorial laws in effect in the
14151617	GATIONS. As of the admission date— (1) all of the territorial laws in effect in the Commonwealth of Puerto Rico on the date of
1415161718	GATIONS. As of the admission date— (1) all of the territorial laws in effect in the Commonwealth of Puerto Rico on the date of issuance of the Proclamation that are not incon-
141516171819	GATIONS. As of the admission date— (1) all of the territorial laws in effect in the Commonwealth of Puerto Rico on the date of issuance of the Proclamation that are not inconsistent with this Act or the constitution of the State
14 15 16 17 18 19 20	GATIONS. As of the admission date— (1) all of the territorial laws in effect in the Commonwealth of Puerto Rico on the date of issuance of the Proclamation that are not inconsistent with this Act or the constitution of the State of Puerto Rico shall continue in force and effect
14 15 16 17 18 19 20 21	GATIONS. As of the admission date— (1) all of the territorial laws in effect in the Commonwealth of Puerto Rico on the date of issuance of the Proclamation that are not inconsistent with this Act or the constitution of the State of Puerto Rico shall continue in force and effect throughout the State of Puerto Rico, until amended
14 15 16 17 18 19 20 21 22	GATIONS. As of the admission date— (1) all of the territorial laws in effect in the Commonwealth of Puerto Rico on the date of issuance of the Proclamation that are not inconsistent with this Act or the constitution of the State of Puerto Rico shall continue in force and effect throughout the State of Puerto Rico, until amended modified, or repealed by the State of Puerto Rico;

1	(3) the individuals holding legislative, executive
2	and judicial offices of the Commonwealth of Puerto
3	Rico shall continue to discharge the duties of the re-
4	spective offices in, under, or by authority of the gov-
5	ernment of the State of Puerto Rico, as provided by
6	the constitution and laws of the State;
7	(4) all contracts, obligations, liabilities, debts
8	and claims of the Commonwealth of Puerto Rico and
9	instrumentalities of the Commonwealth of Puerto
10	Rico in effect on the admission date shall continue
11	in full force and effect as the contracts, obligations
12	liabilities, debts, and claims of the State of Puerto
13	Rico and instrumentalities of the State of Puerto
14	Rico; and
15	(5) all laws of the United States reserving to
16	the United States the free use or enjoyment of prop-
17	erty that vests in or is conveyed to the State of
18	Puerto Rico or political subdivisions of the State of
19	Puerto Rico pursuant to this section or reserving the
20	right to alter, amend, or repeal laws relating to the
21	property shall cease to be effective.
22	SEC. 409. JUDICIAL PRONOUNCEMENTS.
23	(a) Pending.—A writ, action, indictment, cause, or
24	proceeding pending in any court of the Commonwealth of
25	Puerto Rico as of the admission date—

1	(1) shall not abate by reason of the admission
2	of the State of Puerto Rico into the Union of the
3	United States; but
4	(2) shall, as the nature of the case may re-
5	quire—
6	(A) proceed within any appropriate State
7	court established under the constitution of the
8	State of Puerto Rico; or
9	(B) continue in the United States District
10	Court for the District of Puerto Rico.
11	(b) Not Yet Pending.—
12	(1) In general.—Any civil cause of action or
13	criminal offense that arose or was committed before
14	the admission date, but with respect to which no
15	writ, action, indictment, or proceeding is pending on
16	the admission date, shall be subject to prosecution in
17	the appropriate State court or in the United States
18	District Court for the District of Puerto Rico, to the
19	same extent, and with the same right of appellate re-
20	view, as if the State court had been established be-
21	fore the accrual of the cause of action or the com-
22	mission of the offense.
23	(2) Procedural or substantive laws.—
24	(A) IN GENERAL.—The admission of the
25	State of Puerto Rico into the Union of the

1	United States shall not affect a change in the
2	procedural or substantive laws with respect to a
3	cause of action or criminal offense that arose or
4	was committed as of the admission date.
5	(B) Trial.—Any criminal offense de-
6	scribed in subparagraph (A)—
7	(i) that was committed in violation of
8	the laws of the Commonwealth of Puerto
9	Rico shall be tried by the appropriate court
10	of the State of Puerto Rico; and
11	(ii) that was committed in violation of
12	the laws of the United States shall be tried
13	in the United States District Court for the
14	District of Puerto Rico.
15	(c) Appeals.—
16	(1) Before admission date.—
17	(A) In general.—Parties to an action
18	shall have the same rights of judicial review of
19	final decisions of the United States District
20	Court for the District of Puerto Rico or the Su-
21	preme Court of Puerto Rico in any case decided
22	before the admission date, regardless of wheth-
23	er an appeal was perfected prior to the admis-
24	sion date.

1	(B) Jurisdiction.—The United States
2	Court of Appeals for the First Circuit and the
3	Supreme Court of the United States shall have
4	the same jurisdiction in an action described in
5	subparagraph (A) as by law provided prior to
6	the admission date.
7	(2) AFTER ADMISSION DATE.—Any mandate
8	issued after the admission date shall be to the
9	United States District Court for the District of
10	Puerto Rico or a court of the State of Puerto Rico,
11	as appropriate.
12	(3) Pending action.—
13	(A) In general.—Parties shall have the
14	same rights of appeal from, and appellate re-
15	view of, all orders, judgments, and decrees of
16	the United States District Court for the Dis-
17	trict of Puerto Rico and of the Supreme Court
18	of Puerto Rico in any case pending on the ad-
19	mission date.
20	(B) Jurisdiction.—The Supreme Court
21	of Puerto Rico and the Supreme Court of the
22	United States shall have the same jurisdiction
23	in an action described in subparagraph (A) as
24	the jurisdiction provided in any case arising
25	after the admission date.

1 TITLE V—TRANSITION AND IM-

2 PLEMENTATION OF COMMON-

3 **WEALTH STATUS**

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- 5 (a) In General.—If a plebiscite conducted under
- 6 this Act results in a majority vote for the Commonwealth-
- 7 Estado Libre Asociado status option, there shall be estab-
- 8 lished, in accordance with this section, a commission, to
- 9 be known as the "Bilateral Negotiating Commission",
- 10 which shall conduct studies and negotiations on changes
- 11 to the Commonwealth-Estado Libre Asociado status with-
- 12 in the general framework of commonwealth status, includ-
- 13 ing the potential for a compact agreement between the
- 14 United States and the Commonwealth of Puerto Rico to
- 15 replace the Act of July 3, 1950 (commonly known as the
- 16 "Puerto Rico Federal Relations Act of 1950") (64 Stat.
- 17 319, chapter 446).
- 18 (b) Membership.—Not later than 180 days after the
- 19 date on which the results of a plebiscite in favor of com-
- 20 monwealth status are submitted under section 101(d)—
- 21 (1) the political party or organization rep-
- resenting the Commonwealth–Estado Libre Asociado
- status option in the plebiscite shall appoint 5 mem-
- bers to the Bilateral Negotiating Commission; and

1	(2) the President shall appoint 5 members to
2	the Bilateral Negotiating Commission.
3	(c) Initial Meeting.—
4	(1) In general.—Not later than 90 days after
5	the date on which the members of the Bilateral Ne-
6	gotiating Commission are appointed under sub-
7	section (b), the Bilateral Negotiating Commission
8	shall hold a meeting at such time and such place as
9	the members of the Bilateral Negotiating Commis-
10	sion determine to be appropriate.
11	(2) ESTABLISHMENT.—The initial meeting
12	under paragraph (1) shall be considered to be the
13	establishment of the Bilateral Negotiating Commis-
14	sion.
15	(d) Duties.—The Bilateral Negotiating Commission
16	shall—
17	(1)(A) examine, discuss, and negotiate improve-
18	ments to the Commonwealth–Estado Libre Asociado
19	status;
20	(B) draft a compact agreement that would re-
21	place the Act of July 3, 1950 (commonly known as
22	the "Puerto Rico Federal Relations Act of 1950";
23	(64 Stat. 319, chapter 446), within the general
24	framework of the Commonwealth–Estado Libre
25	Asociado status; and

1	(C) propose the draft compact agreement to eli-
2	gible voters in a ratification vote in accordance with
3	section $502(a)(1)$;
4	(2) to the maximum extent practicable, com-
5	plete the work of the Bilateral Negotiating Commis-
6	sion not later than 2 years after the date of the ini-
7	tial meeting of the Bilateral Negotiating Commis-
8	sion.
9	(e) Collaboration.—The Commonwealth govern-
10	ment and Federal agencies shall collaborate with the Bi-
11	lateral Negotiating Commission in carrying out the duties
12	of the Bilateral Negotiating Commission under this title.
13	SEC. 502. APPROVAL; EFFECTIVE DATE.
14	(a) APPROVAL.—A compact agreement between the
15	Federal Government and the Commonwealth government
16	proposed by the Bilateral Negotiating Commission under
17	section 501 shall take effect on the date of approval of
18	the proposed compact agreement—
19	(1) in a ratification vote by eligible voters in a
20	special election that is held—
21	(A) not later than 180 days after the date
22	on which the Bilateral Negotiating Commission
23	releases the proposed compact agreement; and
24	(B) in accordance with procedures devel-
25	oped by the Legislative Assembly; and

1	(2) by the Federal Government, in accordance
2	with applicable Federal law and the Constitution.
3	(b) Rejection.—If the special election under sub-
4	section (a)(1) results in a rejection of the proposed com-
5	pact agreement, the process provided in section 501 and
6	subsection (a) shall be repeated.
7	TITLE VI—MISCELLANEOUS
8	SEC. 601. APPLICATION OF PUERTO RICO OVERSIGHT,
9	MANAGEMENT, AND ECONOMIC STABILITY
10	ACT.
11	(a) In General.—On the applicable date described
12	in subsection (b)—
13	(1) the Puerto Rico Oversight, Management,
14	and Economic Stability Act (48 U.S.C. 2101 et seq.)
15	shall no longer apply to the State of Puerto Rico,
16	the nation of Puerto Rico, or the Commonwealth of
17	Puerto Rico, as applicable; and
18	(2)(A) the Financial Oversight and Manage-
19	ment Board established by section 101(b)(1) of the
20	Puerto Rico Oversight, Management, and Economic
21	Stability Act (48 U.S.C. 2121(b)(1)) shall be termi-
22	nated;
23	(B) all duties and responsibilities assigned to
24	the Financial Oversight and Management Board
25	under that Act as of that date shall return to the

1	State of Puerto Rico, the nation of Puerto Rico, or
2	the Commonwealth of Puerto Rico, as applicable;
3	and
4	(C) all funds, property, and assets of the Fi-
5	nancial Oversight and Management Board as of that
6	date shall be transferred to the State of Puerto
7	Rico, the nation of Puerto Rico, or the Common-
8	wealth of Puerto Rico, as applicable.
9	(b) Applicable Date Described.—The applicable
10	date described in this subsection is—
11	(1) the date on which the government of the na-
12	tion of Puerto Rico takes office, as established under
13	section 208(c) or 307(c);
14	(2) the date on which the Commonwealth of
15	Puerto Rico is admitted as a State of the Union of
16	the United States, as declared under a Presidential
17	proclamation issued under section 402(b)(1); or
18	(3) the date of ratification by eligible voters of
19	a compact agreement for the Commonwealth of
20	Puerto Rico under section 502(a)(1).
21	SEC. 602. SEVERABILITY.
22	If any provision of this Act, or the application of a
23	provision of this Act to any person or circumstance, is held
24	to be invalid by a court of jurisdiction, the remainder of

- 1 this Act, and the application of the provisions to any per-
- 2 son or circumstance, shall not be affected by the holding.