with the chief State election official, notifies

the Administrator not later than 6 months after October 29, 2002, that the State intends to use

the payment in accordance with this section.

Sec. 20942.	Duties.	Sec. 21062.	Authorization of appropriations.
20943. 20944.	Membership of Standards Board. Membership of Board of Advisors.	SUBPART 6—NATIONAL STUDENT AND PARENT MOCK ELECTION	
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20961.	Technical Guidelines Development Commit-		PART A—REQUIREMENTS
20962.	tee. Process for adoption.	21081. 21082.	Voting systems standards. Provisional voting and voting information re-
AND R	3—TESTING, CERTIFICATION, DECERTIFICATION, ECERTIFICATION OF VOTING SYSTEM HARDWARE DETWARE	21083.	quirements. Computerized statewide voter registration list requirements and requirements for voters who register by mail.
20971.	Certification and testing of voting systems.	21084.	Minimum requirements.
	—STUDIES AND OTHER ACTIVITIES TO PROMOTE TIVE ADMINISTRATION OF FEDERAL ELECTIONS	21085.	Methods of implementation left to discretion of State.
20981.	Periodic studies of election administration is-		PART B—VOLUNTARY GUIDANCE
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	practices for facilitating military and over- seas voting.	21102.	Process for adoption.
20983.	Report on human factor research.		SUBCHAPTER IV—ENFORCEMENT
20984.	Study and report on voters who register by mail and use of Social Security information.	21111.	Actions by the Attorney General for declaratory and injunctive relief.
20985.	Study and report on electronic voting and the	21112.	Establishment of State-based administrative complaint procedures to remedy grievances.
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20987.	Consultation with Standards Board and Board of Advisors.	21121. 21122. 21123.	Establishment of program. Activities under Program. Authorization of appropriations.
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21001. 21002. 21003.	Requirements payments. Allocation of funds. Condition for receipt of funds.	21131.	Transfer of functions of Office of Election Administration of Federal Election Commission.
21004.	State plan.	21132.	Transfer of functions.
21005.	Process for development and filing of plan; publication by Commission.	21133. 21134.	Transfer of property, records, and personnel. Effective date; transition.
21006. 21007.	Requirement for public notice and comment. Authorization of appropriations.	SUBCH.	APTER VII—MISCELLANEOUS PROVISIONS
21008.	Reports.	21141. 21142.	"State" defined. Audits and repayment of funds.
GOVERI	2—PAYMENTS TO STATES AND UNITS OF LOCAL NMENT TO ASSURE ACCESS FOR INDIVIDUALS	21143.	Review and report on adequacy of existing electoral fraud statutes and penalties.
WITH D 21021.	DISABILITIES Payments to States and units of local govern-	21144. 21145.	Other criminal penalties. No effect on other laws.
21021.	ment to assure access for individuals with		APTER I—PAYMENTS TO STATES
21022.	disabilities. Amount of payment.	FOR	ELECTION ADMINISTRATION IM-
21023. 21024.	Requirements for eligibility. Authorization of appropriations.	PROVEMENTS AND REPLACEMENT OF PUNCH CARD AND LEVER VOTING MA-	
21024.	Reports.	CHIN	
SUBPART 3—GRANTS FOR RESEARCH ON VOTING TECHNOLOGY IMPROVEMENTS		§ 20901. Payments to States for activities to improve administration of elections	
21041.	Grants for research on voting technology improvements.	(a) In general	
21042. 21043.	Report. Authorization of appropriations.	Not later than 45 days after October 29, 2002, the Administrator of General Services (in this	
SUBPART	4—PILOT PROGRAM FOR TESTING OF EQUIPMENT AND TECHNOLOGY	subchapter referred to as the "Administrator") shall establish a program under which the Ad-	
21051.	Pilot program.		rator shall make a payment to each State h the chief executive officer of the State.
21052. 21053.	Report. Authorization of appropriations.	or designee, in consultation and coordination	

SUBPART 5—PROTECTION AND ADVOCACY SYSTEMS Payments for protection and advocacy sys-21061.tems.

(b) Use of payment

(1) In general

A State shall use the funds provided under a payment made under this section to carry out one or more of the following activities:

- (A) Complying with the requirements under subchapter III.
- (B) Improving the administration of elections for Federal office.
- (C) Educating voters concerning voting procedures, voting rights, and voting technology.
- (D) Training election officials, poll workers, and election volunteers.
- (E) Developing the State plan for requirements payments to be submitted under subpart 1 of part D of subchapter II.
- (F) Improving, acquiring, leasing, modifying, or replacing voting systems and technology and methods for casting and counting votes.
- (G) Improving the accessibility and quantity of polling places, including providing physical access for individuals with disabilities, providing nonvisual access for individuals with visual impairments, and providing assistance to Native Americans, Alaska Native citizens, and to individuals with limited proficiency in the English language.
- (H) Establishing toll-free telephone hotlines that voters may use to report possible voting fraud and voting rights violations, to obtain general election information, and to access detailed automated information on their own voter registration status, specific polling place locations, and other relevant information.

(2) Limitation

A State may not use the funds provided under a payment made under this section—

(A) to pay costs associated with any litigation, except to the extent that such costs otherwise constitute permitted uses of a payment under this section; or

(B) for the payment of any judgment.

(c) Use of funds to be consistent with other laws and requirements

In order to receive a payment under the program under this section, the State shall provide the Administrator with certifications that—

- (1) the State will use the funds provided under the payment in a manner that is consistent with each of the laws described in section 21145 of this title, as such laws relate to the provisions of this chapter; and
- (2) the proposed uses of the funds are not inconsistent with the requirements of subchapter III.

(d) Amount of payment

(1) In general

Subject to section 20903(b) of this title, the amount of payment made to a State under this section shall be the minimum payment amount described in paragraph (2) plus the voting age population proportion amount described in paragraph (3).

(2) Minimum payment amount

The minimum payment amount described in this paragraph is—

- (A) in the case of any of the several States or the District of Columbia, one-half of 1 percent of the aggregate amount made available for payments under this section; and
- (B) in the case of the Commonwealth of Puerto Rico, Guam, American Samoa, or the United States Virgin Islands, one-tenth of 1 percent of such aggregate amount.

(3) Voting age population proportion amount

The voting age population proportion amount described in this paragraph is the product of—

- (A) the aggregate amount made available for payments under this section minus the total of all of the minimum payment amounts determined under paragraph (2); and
- (B) the voting age population proportion for the State (as defined in paragraph (4)).

(4) Voting age population proportion defined

The term "voting age population proportion" means, with respect to a State, the amount equal to the quotient of—

- (A) the voting age population of the State (as reported in the most recent decennial census); and
- (B) the total voting age population of all States (as reported in the most recent decennial census).

(Pub. L. 107–252, title I, §101, Oct. 29, 2002, 116 Stat. 1668.)

REFERENCES IN TEXT

Subchapter III, referred to in subsecs. (b)(1)(A) and (c)(2), was in the original "title III", meaning title III of Pub. L. 107–252, Oct. 29, 2002, 116 Stat. 1704, which enacted subchapter III of this chapter and amended section 405 of Title 42, The Public Health and Welfare. For complete classification of title III to the Code, see Tables.

This chapter, referred to in subsec. (c)(1), was in the original "this Act", meaning Pub. L. 107–252, Oct. 29, 2002, 116 Stat. 1666, known as the Help America Vote Act of 2002, which is classified principally to this chapter. For complete classification of this Act to the Code, see Tables.

CODIFICATION

Section was formerly classified to section 15301 of Title 42, The Public Health and Welfare, prior to editorial reclassification and renumbering as this section.

§ 20902. Replacement of punch card or lever voting machines

(a) Establishment of program

(1) In general

Not later than 45 days after October 29, 2002, the Administrator shall establish a program under which the Administrator shall make a payment to each State eligible under subsection (b) in which a precinct within that State used a punch card voting system or a lever voting system to administer the regularly scheduled general election for Federal office held in November 2000 (in this section referred to as a "qualifying precinct").

(2) Use of funds

A State shall use the funds provided under a payment under this section (either directly or