The Help America Vote Act and Elections Reform: Overview and Issues

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June 27, 2011
Summary

The November 2000 presidential election made previously obscure details of election administration the focus of state and federal legislative action. The Help America Vote Act (HAVA, P.L. 107-252) was enacted in 2002, and states have made additional changes to election laws and procedures since then. HAVA created the Election Assistance Commission (EAC), established a set of election administration requirements, and provided federal funding, but did not supplant state and local control over election administration. Several reform issues have arisen or persisted subsequently. Some have criticized the EAC for being too obtrusive, or for being slow, ineffectual, or even unnecessary. HAVA promoted the use of electronic voting systems to facilitate voting by persons with disabilities, but those systems raised concerns about security and reliability that led many states to require voter-verifiable paper ballot records. HAVA's voter-identification provisions did not resolve the controversy over whether more stringent requirements are needed to prevent voter fraud, or whether such requirements are more likely to disenfranchise legitimate voters. Similarly, while HAVA's voter-registration requirement may have improved that process, some have argued for more automated systems. Concerns about inadvertent disenfranchisement of military and overseas voters led to a new law to correct those problems.

Altogether, more than $3.5 billion of federal funds was appropriated through FY2010 under HAVA: about $3.3 billion in election reform payments to states; $130 million for the EAC and its various programs; and another $130 million in accessibility payments to states, administered by the Department of Health and Human Services. For FY2011, the President’s budget request included $16.8 million for the EAC but no funding for election reform payments to the states. The Senate Appropriations Committee (S.Rept. 111-238) and the House Financial Services and General Government Appropriations Subcommittee recommended similar amounts. However, the EAC has been operating at FY2010 funding levels since September 30, 2010, under a series of continuing resolutions. For FY2012, the Administration requested $13.7 million for the EAC, with no funding for election reform payments because large sums that were previously appropriated remain unexpended.

Numerous bills to amend HAVA have been considered in Congress. The 111th Congress enacted a military and overseas citizens voting bill that was signed into law in October 2009 as part of the defense authorization act (P.L. 111-84). Others receiving committee or floor action in the House were H.R. 512, to restrict campaign activities of chief state election officials; H.R. 1604, to establish universal absentee voting; H.R. 2510, to provide grants for voluntary absentee ballot tracking; and H.R. 2393, to improve military voting procedures.

In the 112th Congress, the Subcommittee on Elections of the Committee on House Administration held a hearing on April 14, 2011, on H.R. 672 (Harper), which would amend HAVA to eliminate the EAC and transfer its functions to the Federal Election Commission (FEC) and the National Institute of Standards and Technology (NIST). On May 25, 2011, the full committee approved an amendment in the nature of a substitute to the bill, offered by Representative Harper. The bill was reported on June 2. As amended, it would transfer essential functions to the FEC only, rather than to the FEC and NIST. H.R. 1937 (Gonzalez), introduced on May 23, would, in contrast, reauthorize the EAC through 2016, require state participation in the EAC’s election-day surveys, modify procedures for testing of voting systems, and require specified studies. The House took up H.R. 672 on June 21 under suspension of the rules, but the measure failed to attract the two-thirds majority needed for passage when a vote was taken on June 22.
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The Help America Vote Act

Even before the 2000 presidential election had been resolved by the U.S. Supreme Court in December of that year, more than a dozen bills to reform the election process had been introduced in the Congress. Legislative activity continued when the 107th Congress convened the following month, along with the release of various independent reports and studies on election reform. In December 2001, the House passed H.R. 3295, the Help America Vote Act. The Senate passed S. 565, the Martin Luther King, Jr. Equal Protection of Voting Rights Act, in early 2002, after adopting 40 amendments. Following conference negotiations, the compromise bill, the Help America Vote Act of 2002 (HAVA, P.L. 107-252) was enacted in October.

HAVA imposed a number of requirements on the states with respect to election administration, provided payments to the states to meet the new requirements, created a new independent agency, made changes to improve military and overseas voting, and authorized other election reform activities. Among its major provisions, HAVA did the following:

- created the Election Assistance Commission (EAC), an independent, bipartisan agency to carry out grant programs, provide for testing and certification of voting systems, study election issues, and assist election officials by issuing guidelines and other guidance for voting systems and implementation of the act’s requirements;
- established a number of payment and grant programs to
  - help states meet the law’s requirements,
  - replace punchcard and lever voting machines and make general election improvements,
  - promote accessibility in the electoral process,
  - promote student participation, and
  - support research and pilot programs;
- established requirements in the states to
  - provide a provisional ballot to a voter who is not on the registration list or whose registration is in question;
  - post a sample ballot and voter information at polling places on election day;
  - impose an identification standard for first-time voters who register by mail;
  - provide for voter error correction on voting systems used in federal elections;
  - provide for manual auditing of the voting system, alternative-language accessibility, and at least one machine per voting place that can provide disability access, and
  - create and maintain a computerized, verified statewide voter registration list;
- required the EAC to develop voting system guidelines for computer hardware and software for voluntarily use by the states, and voluntary guidance to assist states in meeting HAVA requirements;
- left methods of implementation to the states and prohibited rulemaking by the EAC, leaving enforcement to the U.S. Attorney General while requiring states to establish grievance procedures; and
• amended the Uniformed and Overseas Citizens Absentee Voting Act (UOCAVA) to make improvements to voting procedures for members of the military and overseas citizens.

Although many bills have been introduced to amend HAVA since it became law, only a minor change has been enacted. The National Defense Authorization Act for 2010 made numerous amendments to UOCAVA and also amended HAVA to authorize appropriations to achieve compliance on the new military and overseas voting requirements. In general, local election officials (LEOs) support HAVA and its provisions, although some, such as the provisional ballot requirement, have been controversial. For more information about the views of LEOs, see CRS Report R41667, *How Local Election Officials View Election Reform: Results of Three National Surveys*, by Eric A. Fischer and Kevin J. Coleman.

**Voting Systems and Election Administration**

While initial reactions after the 2000 election had tended to focus on technological fixes such as eliminating punchcards, a consensus emerged subsequently that the issues, and the solutions needed, were more complex and often involved trade-offs among diverse goals. HAVA reflects those developments—it funded replacement of punchcard and lever systems but also broader improvements in election administration.

**Voting Systems**

Currently, most jurisdictions use one of two kinds of voting system:

- *optical scan*, in which voters mark choices on paper ballots by hand or machine and the ballots are read by an electronic counting device, or

- *direct recording electronic (DRE) systems*, in which voters mark choices via a computer interface and the voting machine records them directly to an electronic memory.

There is no consensus on whether any one technology is best. Use of optical scan and DRE systems increased after the enactment of HAVA, and these systems are now used by 90% of voters. States have different practices and requirements. HAVA does not require any particular voting system, but it sets requirements that influence what systems election officials choose. Systems used in federal elections must provide for error correction by voters, manual auditing, accessibility, alternative languages, and error-rate standards. Systems must also maintain voter privacy and ballot confidentiality, and states must adopt uniform standards for what constitutes a vote on each system.

In September 2009, ES&S, considered by many to be the largest voting-system vendor in the United States, announced that it had acquired Premier Election Solutions, considered the second largest. This acquisition raised concerns among some other vendors, election officials, and activists. A particular concern was whether the larger market share the acquisition gave ES&S would create a monopolistic environment in the voting-system industry. The merger announcement prompted a lawsuit by competitor Hart Intercivic against ES&S and Diebold, Incorporated, Premier’s parent company, on antitrust grounds, and led to an investigation and lawsuit by the U.S. Department of Justice. The case was settled in March 2010 with an agreement...
by ES&S to divest specified assets acquired from Premier. In May 2010, Dominion Voting Systems acquired those assets, and one month later, it also acquired Sequoia Voting Systems, which had been the third largest U.S. vendor.

Electronic Voting Machine Controversy

HAVA’s requirement for accessible voting systems (at least one per polling place) and other factors drove some states to adopt DREs, but controversy exists about the security of those systems. Some experts and advocates believe that the problem is serious enough to require that all voting systems produce paper ballots that can be verified by voters and that will serve as the official record of the votes for any recount. Others believe that other safeguards can make DREs sufficiently safe from tampering, that use of printed paper ballots would create too many problems, and that the controversy risks drawing attention away from the demonstrated utility of DREs in addressing problems of access to and usability of voting systems. HAVA requires a paper audit trail for the voting system, but not paper ballots. However, many states have instituted paper-ballot-trail requirements.

Several bills introduced in recent Congresses would have addressed this issue. Most would have required a specific design standard for paper ballots rather than setting a performance standard that can be met in different ways, which was the approach taken by HAVA with respect to voting system requirements. Proponents of paper ballots argue that a legislated design standard is the only way to ensure that voting systems exhibit the desired level of verifiability and security. Opponents argue that such a design standard freezes technology and stifles innovation, thereby precluding the development and implementation of technologies with superior levels of verifiability and security than is possible with current technology.¹

Federal Funding

A central issue has been the role of the federal government in addressing concerns about voting systems, particularly with respect to funding and standards. HAVA authorized $3.86 billion in funding for programs to replace equipment, improve election administration, improve accessibility, recruit pollworkers, and perform research and pilot studies. The amount appropriated by Congress thus far is $3.54 billion. However, a substantial proportion of the payments to states reportedly remains unexpended, and as a result, the two most recent Administration budget requests have not included any additional funding for that program. Similarly, the FY2012 request does not include any funding for accessibility payments (see “Voting by Members of the Uniformed Services and Overseas Voters”).

Election Assistance Commission

Before HAVA, federal activities relating to election administration were performed by the Office of Election Administration (OEA) of the Federal Election Commission (FEC). Other than the voluntary voting system standards, OEA performed clearinghouse functions and some administrative activities under the National Voter Registration Act (P.L. 103-31). HAVA replaced

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the OEA with the Election Assistance Commission (EAC, http://www.eac.gov), an independent, bipartisan federal agency. The act also established two boards, with broad-based state and local membership, and a technical committee, to address aspects of voting system standards and certification. The statute also provides for technical support and participation by the National Institute of Standards and Technology (NIST, see http://vote.nist.gov/). The EAC carries out grant programs, provides for testing and certification of voting systems, studies election issues, and issues voluntary guidelines for voting systems and guidance for the requirements in the act. The EAC has no rule-making authority (except for limited authority under the National Voter Registration Act of 1993, the “motor-voter” law) and does not enforce HAVA requirements. The act established two enforcement processes: the U.S. Attorney General may bring civil action with respect to HAVA requirements, and states, as a condition for receipt of funds, were required to establish administrative grievance procedures to handle complaints from individuals.

At the time HAVA was being debated in Congress, there was some dispute about whether it should be a permanent agency. Some supporters contended that a permanent agency was necessary to ensure the fairness and integrity of federal elections, whereas opponents were concerned about a permanent federal role in what was historically a responsibility of state and local governments. The outcome of the debate was that HAVA authorized appropriations for the EAC for FY2003 through FY2005, but did not contain a sunset provision for the agency. It has not been reauthorized but has been funded in each fiscal year since FY2005. At least one bill was previously introduced to make the EAC a permanent agency (H.R. 550, 109th Congress), while two bills in the 112th Congress, H.R. 235 and H.R. 672, would eliminate the EAC. The Committee on House Administration reported the latter, as amended, on June 2, 2011 (H.Rept. 112-100). It was brought to the floor for a vote under suspension of the rules on June 22 but failed to pass. Another bill, H.R. 1937 (Gonzalez), introduced on May 23, would reauthorize funding for the EAC through FY2016, require state participation in the EAC’s election-day surveys, modify EAC procedures for testing of voting systems, and require specified studies. (See the “Legislative Action” section of this report.)

Standards and Requirements

In the 1980s, the FEC developed voluntary standards for computer-based voting systems. Most states have now adopted those standards, which were updated in 2002. HAVA codifies the development and regular updating of those standards, which it calls voluntary guidelines. The EAC issued draft guidelines for public comment in June 2005. The final version took effect in December 2007. A new, completely rewritten draft version was first released for public review in October 2007. However, it has yet to be adopted.

HAVA also establishes federal requirements for voting systems, registration, provisional ballots, and other aspects of election administration. It leaves the methods of implementation to the states but requires the EAC to issue voluntary guidance.

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Voter Identification

The Help America Vote Act requires that certain voters who had registered by mail present a form of identification from a list specified in the act. States vary greatly in what identification they require voters to present, ranging from nothing beyond the federal requirement to photographic identification for all voters. A number of states enacted laws in recent years to require photo ID to vote, which resulted in a series of state court challenges and rulings. In the 109th Congress, the House passed legislation to require photo identification and proof of citizenship when voting in federal elections, but no further action followed. The U.S. Supreme Court has upheld an Indiana statute requiring photo identification for voting.4

Voter Registration

With the passage of HAVA, Congress attempted to address voter registration problems by requiring computerization and integration of voter registration systems and placing primary responsibility at the state level of government. That requirement went into effect in January 2006. The absence of a clear national standard for the HAVA-required statewide systems has led to uncertainties about how states should develop them and even whether states will be able to meet the requirements. Given the problems some states have had, the increase in new-voter registration in recent elections, and recent closely contested presidential elections, issues associated with voter registration systems have become more prominent. Among them are questions about the integrity and accuracy of the new statewide systems, the validity of new registrations, concerns about various kinds of fraud and abuse, and the impacts of attempts to challenge the validity of voters’ registrations at polling places.

Voting by Members of the Uniformed Services and Overseas Voters

Members of the uniformed services and U.S. citizens who live abroad are eligible to register and vote absentee in federal elections under the Uniformed and Overseas Citizens Absentee Voting Act (UOCAVA, P.L. 99-410) of 1986. The law is administered by the Secretary of Defense, who delegates that responsibility to the director of the Federal Voting Assistance Program at the Department of Defense (DOD). The law was amended following the 2000 Presidential election because of controversy surrounding ballots received in Florida from uniformed services and overseas voters. Both the National Defense Authorization Act for FY2002 (P.L. 107-107) and the Help America Vote Act (P.L. 107-252) included various provisions concerning uniformed services and overseas voting. Minor revisions to the law were made again in 2005 and 2007. In the 111th Congress, a major overhaul of UOCAVA was approved when the President signed the National Defense Authorization Act for FY2010 (P.L. 111-84) on October 28. It included an amendment (S.Amdt. 1764) that contained the provisions of S. 1415, the Military and Overseas Voter Empowerment Act. Most of the provisions of the MOVE Act were in effect for the 2010 election.5

5 See CRS Report RS20764, The Uniformed and Overseas Citizens Absentee Voting Act: Overview and Issues, by (continued...)
Funding Under the Help America Vote Act

States and territories were eligible to receive $2.3 billion in federal requirements payments under HAVA, once each jurisdiction had published a “state plan” in the Federal Register, followed by a 45-day public comment period and the filing of a certification with the EAC. The state plans were published on March 24, 2004. The $2.3 billion included funds appropriated in FY2003 and FY2004, which could not be allocated until establishment of the EAC and publication of the state plans. The EAC distributed all of that funding to states by December 2005; no additional funding for requirements payments was appropriated until FY2008, when $115 million was appropriated. An additional $100 million was appropriated for FY2009. Payments have been distributed to states and territories to meet the new HAVA requirements and can be used for general election administration improvements once the requirements have been met.

HAVA established the following payment and grant programs (see Table 1 below for authorized and appropriated amounts).

- **Election Administration Improvements.** Provided expedited, one-time formula payments for general election administration improvements to states that applied, with a $5 million minimum combined payment per state for this and the replacement program (see next paragraph). Administered by General Services Administration (GSA). (Sec. 101.)

- **Replacement of Punchcard and Lever Machine Systems.** Provided expedited, one-time formula payments to replace punchcard systems and lever machines in qualifying states, with a $5 million minimum combined payment per state for this and the improvements program, summarized above. Administered by GSA. (Sec. 102.)

- **Payments to Meet Election Requirements.** Provides annual formula payments to states to meet the act’s requirements. Requires a 5% match and submission of a state plan. Administered by the Election Assistance Commission (EAC) created in the act. (Sec. 251-258.)

- **Payments to Assure Accessibility.** Provides payments to states to make polling places accessible to persons with disabilities. Requires application. Administered by Department of Health and Human Services (HHS). (Sec. 265-265.)

- **Payments for Protection and Advocacy Systems.** Provides payments to state protection and advocacy systems to ensure electoral participation by persons with disabilities. Requires application. Administered by HHS. (Sec. 291-292.)

- **Grants for Research and Pilot Programs.** Provides grants for research to improve voting technology (Sec. 271-273) and for pilot programs to test new voting technology (Sec. 281-283). Requires application. Administered by EAC.

- **Student Programs.** Establishes three programs, one to recruit college students as pollworkers (Sec. 501-503), one to recruit high school students (Sec. 601), and one to provide grants for the National Student and Parent Mock Election (Sec. 295-296).

(...continued)

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Appropriations

The FY2003 omnibus appropriations bill (H.J.Res. 2, H.Rept. 108-10, P.L. 108-7), signed into law on February 20, 2003, contained $1.5 billion for election reform programs authorized by HAVA, including $650 million combined for the election administration improvement and voting system replacement payments to be administered by GSA (with no specific allocation designated for either program and a maximum of $500,000 for administrative costs). GSA disbursed all of these funds to states in June 2003. All states and territories received payments for election administration improvements, based on a formula using each state's voting-age population, and payments to replace punch card and lever voting systems were made to all states that applied. Also included was $830 million for requirements payments (with a maximum of 0.1% to be paid to any territory), and $20 million for other programs—$13 million for accessibility payments, $2 million for protection and advocacy programs, $1.5 million each for the college and high school programs, and $2 million for the EAC. P.L. 108-7 also included a $15 million appropriation to GSA for one-time payments to certain states that had obtained optical scan or electronic voting systems prior to the November 2000 election.

The President's budget request for FY2004 included $500 million, one-half the amount authorized, to fund EAC requirements payments and administration. No funds were specifically requested for the other programs described above. The final omnibus appropriations bill, H.R. 2673, signed into law on January 23, 2004 (P.L. 108-199), contained just over $1.5 billion for election reform, including $1.0 billion for requirements payments, $500 million for election reform programs, $10 million for accessibility payments, $5 million for protection and advocacy systems, and $1.2 million for the EAC.

For FY2005, the President’s budget request included $65 million for election reform, of which $40 million was additional funding for requirements payments and $10 million was for EAC administrative expenses. The request also included $5 million for protection and advocacy programs and $10 million for accessibility payments. The omnibus appropriations bill for FY2005, H.R. 4818, was signed into law on December 8, 2004, and included $14 million for the EAC, of which $2.8 million was to be transferred to NIST, and $15 million for disability voting access, with $5 million of that amount to apply to protection and advocacy systems. Also included was $200,000 for the student parent mock election program and $200,000 for the Help America Vote College Program.

The President’s FY2006 budget request included $17.6 million for the EAC (of which $2.8 million is for NIST), as well as $5 million for protection and advocacy programs and $9.9 million for accessibility payments administered by HHS. The final appropriation (P.L. 109-115) contained $14.2 million, including $2.8 million for NIST, with $13.5 and $8.6 million, respectively, for the HHS programs, and $250,000 “encouraged” to be spent on the Help America Vote College Program.

The FY2007 request included $16.9 million for the EAC ($5 million for NIST), $4.83 million for protection and advocacy programs, and $10.89 million for accessibility payments administered by HHS. The 109th Congress adjourned without enacting an appropriations measure, providing instead temporary funding until February 15, 2007, via a continuing resolution (H.J.Res. 102). Continued funding through September 30 for FY2007 was subsequently provided via another continuing resolution, H.J.Res. 20, which was signed by the President on February 15 (P.L. 110-5). It provided $16.24 million for the EAC, of which $4.95 million was for NIST, $4.83 million for protection and advocacy programs, and $10.89 million for disability access.
The FY2008 request included $15.5 million for the EAC ($3.25 million for NIST), and $4.83 million for protection and advocacy programs and $10.89 million for accessibility payments administered by HHS. From the start of FY2008 until December 31, 2007, continued funding for the EAC was provided by a series of continuing resolutions. Ultimately, FY2008 funding was provided by the Consolidated Appropriations Act for 2008, enacted on December 16, 2007 (P.L. 110-161). It provided $16.53 million for the EAC, of which $3.25 million is for NIST, and $200,000 is for the student and parent mock election program. It also provided $115 million for requirements payments, $10 million for data collection grants to selected states, $4.83 million for protection and advocacy programs, and $12.37 million for disability access.

The FY2009 request included $16.68 million for the EAC (with $4 million for NIST), as well as $5.26 million for protection and advocacy programs and $12.15 million for accessibility payments administered by HHS. The FY2009 appropriations were provided initially in a continuing resolution (P.L. 110-329), which provided the same funding levels as FY2008, and then in an omnibus bill (P.L. 111-8) that was passed on March 11, 2009. The omnibus provided $18 million for the EAC, with $4 million of that to be transferred to NIST, $750,000 for the College Program, and $300,000 for the high school mock election program. It also provided funding for requirements payments to the states in the amount of $100 million, with an additional $5 million for grants for research on voting technology improvements and $1 million for a pilot program for grants to states and localities to test voting systems before and after elections. Finally, the omnibus provided $12.2 million for disability access and $5.3 million for protection and advocacy programs.

Table 1. Help America Vote Act (HAVA) Funding
($ millions)

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<th>HAVA Auth. a</th>
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### The Help America Vote Act and Elections Reform: Overview and Issues

#### Appropriations

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**Source:** CRS, from HAVA and relevant appropriations acts.

**Notes:** All figures are in millions of current (nominal) dollars of budget authority as authorized or appropriated and are rounded where necessary. Figures for FY2005 and FY2006 include rescissions.

- a. Authorization amounts in HAVA.
- b. Appropriated amount did not specify the distribution of funds between the two budget items.
- c. For payments to states that had obtained optical scan or DRE voting systems prior to the November 2000 election. The funds were appropriated in the General Government and Appropriations Act of 2003, whereas payments to states authorized under HAVA were appropriated in the Miscellaneous Appropriations Act of 2003; both acts were included as divisions of the FY2003 omnibus appropriations act, P.L. 108-7.
- d. The total payment appropriated includes the one-time payment in FY2003 and is therefore $15 million greater than the total appropriated from funds authorized by HAVA. See note c.
- e. Figures in this row are funds remaining in EAC line items after amounts for other specific items (such as NIST) are subtracted.
- f. This includes $10 million for grants of $2 million each to five states to improve the collection of election data.
- g. Listed amounts plus sums necessary for subsequent years beyond the initial authorization period.
- h. Congress appropriated no funds for this in FY2006 but “encouraged” the EAC to spend $250,000 on it.

For FY2010, the President’s budget request included $16.5 million for the Election Assistance Commission (EAC) and $106 million for election reform payments to states, with $5.26 million for protection and advocacy programs and $12.15 million for accessibility payments administered by HHS, as in FY2009. The House and Senate bills (H.R. 3170, S. 1432) would have provided about the same amount for the EAC. The House bill would have provided nearly the same amount for election payments, while the Senate bill called for $52 million in election payments. The Consolidated Appropriations Act, 2010 (P.L. 111-117) that was signed into law on December 16, 2009, includes $18.0 million for the EAC, of which $3.5 million is to be transferred to NIST, $750,000 is for the Help America Vote College Program, and $300,000 is for a competitive grant program to support student and parent mock elections. It also includes $75 million for election reform programs, with $70 million of that amount for requirements payments, $3 million for research grants to improve voting technology with respect to disability access, and $2 million for grants to states and localities for voting system logic and accuracy testing. Also, the omnibus provided $12.15 million for disability access and $5.26 million for protection and advocacy programs.

For FY2011, the President’s budget request included $16.8 million for the EAC, of which $3.25 million is to be transferred to NIST. It also included $5.26 million for protection and advocacy programs and $12.15 million for accessibility payments administered by HHS. It included EAC “election reform grants” among programs to be terminated, and therefore provided no funding for...
requirements payments, research and pilot program grants, the college program, and mock
elections. As justification, it pointed out that about $1 billion in EAC payments to states remained
unspent, and claimed that states had accrued $763 million in interest on previously appropriated
payments. The EAC, in contrast, listed accrued interest through 2008 as totaling $279 million.
The cause of this discrepancy is not clear. Funding for federal agencies, including the EAC, was
provided at FY2010 levels according to a series of seven continuing resolutions between
September 30, 2010, and April 15, 2011. On that date, a continuing resolution was enacted to
fund the federal government for the rest of the fiscal year. H.R. 1473, the Department of Defense
and Full-Year Continuing Appropriations Act, 2011, provides $16.3 million for the EAC, of
which $3.25 million is to be transferred to NIST. It provides no new funding for election reform
programs.

For FY2012, the President’s budget request includes $13.7 million for the EAC, of which $3.25
million is to be transferred to NIST, resulting in a 23% reduction in operating funds for the EAC
from the FY2011 request and a 28% reduction from the FY2010 appropriation. The budget
request also includes no funding for the HAVA-authorized protection and advocacy programs and
accessibility payments administered by HHS.

**Legislative Action**

Two bills have been introduced in the 112th Congress to eliminate the EAC, originally established
under the Help America Vote Act. The EAC was authorized for FY2003-FY2005. H.R. 235 (K.
Brady) would terminate the EAC and its authority to make requirements payments to the states
and would rescind unobligated requirements payments. No amounts could be expended after
enactment, except to terminate ongoing projects and activities that use requirements payments or
those necessary to terminate commission activities and projects.

H.R. 672 (Harper) as introduced would terminate the EAC, transfer to the National Institute of
Standards and Technology the functions for voting system testing and certification, and transfer
various other functions of the agency to the Federal Election Commission. (An amendment to
eliminate the EAC was offered, but not adopted, in the 111th Congress: S.Amdt. 4764 to the
Airport and Airway Extension Act of 2010, Part III (H.R. 4853)).

The Subcommittee on Elections of the Committee on House Administration held a hearing on
March 31, 2011, on what went right and wrong in the 2010 election. On April 14, the
subcommittee held a hearing on H.R. 672. The full committee marked up the bill on May 25,
when it approved an amendment in the nature of a substitute, and passed the bill on a voice vote.
The bill as amended would retain some of the responsibilities of the EAC that were established in
HAVA, transferring them to the FEC. The FEC would acquire responsibility for the voluntary
voting system guidelines, testing and certification of voting systems, and functions that had been
transferred by HAVA from the FEC to the EAC, as well as specified functions relating to military
and overseas voters. The bill was reported on June 2 (H.Rept. 112-100) and scheduled for a floor
vote. The House took up H.R. 672 on June 21 under suspension of the rules. On June 22, a vote
on the motion to suspend the rules and pass the bill failed on a strict party-line vote of 235 to 187,
with nine not voting. The measure needed a two-thirds majority for passage.

On May 23, H.R. 1937 (Gonzalez) was introduced. In contrast to H.R. 235 and H.R. 672, it would
extend authorization for the EAC through FY2016 and provide the EAC a status similar to that of
the FEC with respect to the Paperwork Reduction Act. It would also require states to participate
in the election-administration surveys conducted by the EAC after every federal election, and require a series of surveys on access to polling places by voters with disabilities. It would create an EAC revolving fund to make payments to accredited laboratories for testing of voting systems, and would make additional modifications to the EAC’s certification program. It would also require the EAC to perform a study on ways to reduce election administration costs, and the Government Accountability Office to analyze ways of improving EAC administrative operations.

In the 111th Congress, the House passed a bill that would have prohibited certain electoral activity by each state’s chief election administration official. H.R. 512 was passed on September 29, 2010, and would have prohibited such officials from actively taking part in a federal political campaign unless the official or an immediate family member was the candidate. In addition, a new military and overseas citizens voting law, the Military and Overseas Voter Empowerment (MOVE) Act, was enacted in October 2009. The new law originated in the Senate as S. 1415, which was reported with amendments by the Senate Rules Committee in July 2009. It was passed in October 2009 as an amendment to the National Defense Authorization Act of 2010 (P.L. 111-84), and it amends the Uniformed and Overseas Citizens Absentee Voting Act (UOCAVA; P.L. 99-410) to allow for electronic and mail transmission of voting materials, requires that states send out absentee ballots at least 45 days before an election, requires collection and delivery of overseas military ballots, and requires other improvements. The Committee on House Administration held a hearing on MOVE Act implementation on February 15, 2011.

In other legislative action in the 111th Congress, the House Administration Committee reported three bills, H.R. 1604 and H.R. 2510, both sponsored by Representative Susan Davis, and H.R. 2393, sponsored by Representative Kevin McCarthy. H.R. 1604 would have extended no-excuse absentee voting by mail (a voter does not need to provide an excuse to vote absentee) to all states and H.R. 2510 would have reimbursed states for the cost of establishing a voluntary, absentee ballot tracking program. H.R. 2393 would have required the Secretary of Defense to collect absentee ballots from overseas military voters for express delivery (a similar provision was enacted in P.L. 111-84) and made other improvements to UOCAVA.

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