(Original	Signature	of Member)

114TH CONGRESS 2D Session



To require the Archivist of the United States to compile all applications, and rescissions of applications, made to the Congress to call a convention, pursuant to article V of the Constitution, and certain related materials, and to transmit them to Congress, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. MESSER (for himself, Mr. BYRNE, Mr. STIVERS, Mr. FRANKS of Arizona, Mrs. McMorris Rodgers, Mr. Polis, Mr. Lipinski, and Mr. RATCLIFFE) introduced the following bill; which was referred to the Committee on ______

A BILL

- To require the Archivist of the United States to compile all applications, and rescissions of applications, made to the Congress to call a convention, pursuant to article V of the Constitution, and certain related materials, and to transmit them to Congress, 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.

- 4 This Act may be cited as the "Article V Records
- 5 Transparency Act of 2016".

SEC. 2. COMPILATION AND TRANSMISSION TO CONGRESS
 OF APPLICATIONS AND RESCISSIONS OF AP PLICATIONS TO CALL A CONVENTION FOR
 PROPOSING AMENDMENTS TO THE CON STITUTION AND RESCISSIONS OF THOSE AP PLICATIONS.
 (a) COMPILATION AND TRANSMISSION.—The Archi-

7 (a) COMPILATION AND TRANSMISSION.—The Archi8 vist of the United States (hereinafter in this Act referred
9 to as the "Archivist") shall, in accordance with this Act—

(1) make an organized compilation, to the extent feasible, of all applications and rescissions of
applications, ever made by States under article V of
the Constitution, to call a convention for proposing
amendments to the Constitution; and

(2) transmit to Congress that compilation, together with both physical and electronic copies of
each such application and rescission.

(b) SOURCES FOR COMPILATION.—In complying with
subsection (a) the Archivist shall use the records contained
in the National Archive and Records Administration and
make all efforts feasible to obtain an official copy of any
application or rescission that may not be in such records.

23 (c) TIMING OF TRANSMITTAL.—

24 (1) Not later than one year after the date of
25 the enactment of this Act, the Archivist shall trans26 mit the first part of the compilation, containing all

the known applications or rescissions made after
 1950.

3 (2) Not later than two years after the date of
4 the enactment of this Act, the Archivist shall trans5 mit the second part of the compilation, containing
6 all the known applications and rescissions made in
7 1950 or earlier.

8 (d) REPORT ON EXTENT OF MISSING APPLICATIONS 9 OR RESCISSIONS.—Not later than two years after the date 10 of the enactment of this Act, the Archivist shall submit 11 to Congress a report detailing the extent of suspected 12 missing applications or rescissions not included in the 13 compilation under subsection (a).

(e) CATALOGING APPLICATIONS.—The Archivist
shall, in compiling the applications and rescissions, catalog
them by year of submission and State, and include that
information in the material transmitted to Congress.

18 SEC. 3. DUTIES OF THE COMMITTEES ON THE JUDICIARY.

(a) APPLICATIONS INCLUDED IN COMPILATION.—
20 Upon receipt by Congress of the compilation described in
21 section 2(a), the respective committees on the judiciary in
22 each House of Congress shall make the applications and
23 rescissions contained in such compilation available on a
24 publicly accessible website.

(b) Applications and Rescissions Not Included 1 2 IN COMPILATION.—The respective committees on the judiciary in each House of Congress shall update the compila-3 4 tion in the public websites maintained by them under sub-5 section (a) to reflect the receipt of any application or re-6 scission submitted under article V of the Constitution to 7 call a convention for proposing amendments to the Con-8 stitution that— 9 (1) was not included in the initial compilation 10 as transmitted under section 2; and 11 (2) is a new application or rescission or other-12 wise comes to the attention of the committee. 13 SEC. 4. APPLICATIONS AND RESCISSIONS ARRIVING AFTER 14 THE TRANSMISSION UNDER SECTION 2. 15 The Congress recommends the following procedures to make uniform and simplify the process by which State 16 17 legislatures make an application, or a rescission of an application, under article V of the Constitution to call a con-18 19 vention for proposing amendments to the Constitution: 20 (1) Officers to transmit and receive ap-21 PLICATIONS.—After the adoption by the legislature 22 of a State of an application or rescission, the sec-23 retary of state of the State, or if there be no such 24 officer, the person who is charged by the State law 25 with such function, should submit to Congress at 5

1	least two copies of the resolution or other measure
2	containing the application or rescission, one copy ad-
3	dressed to the President of the Senate, and one copy
4	to the Speaker of the House of Representatives.
5	(2) Contents of resolution or measure.—
6	Each copy of the resolution or measure should con-
7	tain—
8	(A) its exact text, with the authenticating
9	signature of the relevant officer of the legisla-
10	ture; and
11	(B) the date on which the legislature
12	adopted the resolution or measure.
13	(3) Incomplete application or rescis-
14	SION.— If a State submits an application or rescis-
15	sion in a manner that is inconsistent with this sec-
16	tion, the Clerk of the House or the Secretary of the
17	Senate shall so notify the appropriate State official.
18	That State official may then resubmit the applica-
19	tion.
20	SEC. 5. DEFINITIONS.
21	In this Act—
22	(1) the terms "transmit to Congress"
23	and "submit to Congress" mean transmission or sub-
24	mission, as the case may be, to the Speaker of the
25	House of Representatives, the President of the Sen-

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ate, the Clerk of the House of Representatives, the
 Secretary of the Senate, and the Chairmen and
 Ranking Minority Members of the Committees on
 the Judiciary of the House of Representatives and
 the Senate;

6 (2) the term "application" means any resolu-7 tion or other measure, agreed upon by a State legis-8 lature, that contains a request to Congress to call a 9 convention pursuant to article V of the Constitution; 10 and

(3) the term "rescission" means any resolution
or other measure, agreed upon by a State legislature, that has the purpose of making null and void
an application previously submitted by the State legislature.

16 SEC. 6. NO ADDITIONAL FUNDS AUTHORIZED.

17 No additional funds are authorized to carry out the18 requirements of this Act. Such requirements shall be car-19 ried out using amounts otherwise authorized.