	(Original Signature of Member)
	TH CONGRESS 1ST SESSION H.R.
То	impose requirements on the payment of compensation to professional persons employed in voluntary cases commenced under title III of the Puerto Rico Oversight Management and Economic Stability Act (commonly known as "PROMESA").
	IN THE HOUSE OF REPRESENTATIVES
M	s. Velázquez (for herself and) introduced the following bill; which was referred to the Committee on
	A BILL
То	impose requirements on the payment of compensation to professional persons employed in voluntary cases commenced under title III of the Puerto Rico Oversight Management and Economic Stability Act (commonly known as "PROMESA").
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 "Puerto Rico Recovery

5 Accuracy in Disclosures Act of 2019" or "(PRRADA)".

1	SEC. 2. DISCLOSURE BY PROFESSIONAL PERSONS EM-
2	PLOYED BY COURT ORDER.
3	(a) Required Disclosure.—In a voluntary case
4	commenced under section 304 of the Puerto Rico Over-
5	sight Management and Economic Stability Act (commonly
6	known as "PROMESA"; 48 U.S.C. 2164), no attorneys,
7	accountants, appraisers, auctioneers, agents, consultants,
8	or other professional persons shall be compensated under
9	section 316 of PROMESA (48 U.S.C. 2176) unless prior
10	to making a request for compensation, such a professional
11	person has submitted a verified statement conforming to
12	the disclosure requirements of rule 2014(a) of the Federal
13	Rules of Bankruptcy Procedure setting forth the profes-
14	sional person's connections with the debtor, creditors, any
15	other parties in interest, their respective attorneys and ac-
16	countants, the Oversight Board, and any person employed
17	by the Oversight Board. Such statement shall include in-
18	formation on the identity of each entity or person with
19	whom such professional person has a connection. Such
20	professional person shall be required—
21	(1) to supplement such verified statement as
22	additional relevant information becomes known to
23	such person; and
24	(2) to file annually a notice confirming the ac-
25	curacy of such statement.

1	(b) REVIEW.—The United States Trustee shall re-
2	view each verified statement submitted pursuant to sub-
3	section (a) and may file with the court comments on such
4	verified statements before the professionals filing such
5	statements seek compensation under section 316 of
6	PROMESA (48 U.S.C. 2176). The United States Trustee
7	may also object to compensation applications filed under
8	section 316 of PROMESA (48 U.S.C. 2176) that fail to
9	satisfy the requirements of subsection (d) of this Act.
10	Each person having standing under section 1109 of title
11	11 of the United States Code shall also have standing
12	under this section. The district court shall have jurisdic-
13	tion to adjudicate all matters arising under this section.
14	(c) Retroactivity.—If, at the time subsection (a)
15	is enacted, the court has entered orders approving com-
16	pensation under cases commenced under section 304 of
17	PROMESA (48 U.S.C. 2164) each professional person
18	previously awarded compensation shall file a verified state-
19	ment in accordance with subsection (a) not later than 30
20	days after such person's first request for compensation
21	under section 316 of PROMESA (48 U.S.C. 2176) occur-
22	ring after the date of the enactment of this Act, except
23	that the court may not delay any proceeding in connection
24	with a case commenced under section 304 of PROMESA

1	(48 U.S.C. 2164) pending the filing of such verified state-
2	ments.
3	(d) Limitation on Compensation.—In a voluntary
4	case commenced under section 304 of PROMESA (48
5	U.S.C. 2164), in connection with the review and approval
6	of professional compensation under section 316 of
7	PROMESA (48 U.S.C. 2176), the court may deny allow-
8	ance of compensation for services and reimbursement of
9	expenses, accruing after the date of the enactment of this
10	Act of a professional person if such professional person—
11	(1) has failed to file statements of connections
12	required by subsection (a) or has filed inadequate
13	statements of connections;
14	(2) is at any time during such professional per-
15	son's employment in such case not a disinterested
16	person as defined in section 101(14) of title 11 of
17	the United States Code; or
18	(3) represents, or holds an interest adverse to,
19	the interest of the estate with respect to the matter
20	on which such professional person is employed, ex-
21	cept that the qualification standards for committee
22	professionals shall be those set forth in section
23	1103(b) of title 11 of the United States Code.