

The Moral Algorithm Accountability Act (MAAA)

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Section 1. Title and Purpose

1.1 This Act shall be known as the **Moral Algorithm Accountability Act (MAAA)**.

1.2 The purpose of this Act is to establish the *Moral Algorithm*—as stated by John Adams—as the supreme standard by which all future and reauthorized legislation shall be measured, ensuring that laws serve the common good and prevent concentration of power or private gain at the expense of the people.

Section 2. Moral Algorithm Definition

2.1 The *Moral Algorithm* is hereby defined as follows:

"Government is instituted for the common good; for the protection, safety, prosperity and happiness of the people; and not for the profit, honor, or private interest of any one man, family, or class of men, and to reform, alter, or totally change the same, when their protection, safety, prosperity and happiness require it." – John Adams

Section 3. Scope and Applicability

3.1 All proposed legislation, regulations, executive orders, amendments, and any other government action requiring

authorization shall be examined under the Moral Algorithm prior to being considered for debate, voting, or renewal.

3.2 No new or reauthorized law, regulation, or executive order shall bypass or override the requirements of this Act.

Section 4. Review Process and Scoring

4.1 A **Moral Algorithm Review Board (MARB)** shall be formed, composed of an impartial panel of ethics experts and a publicly audited artificial intelligence (AI) system trained to detect compliance with the Moral Algorithm.

4.2 The MARB shall evaluate each legislative proposal or renewal, assigning a **Compliance Score** based on the extent to which it upholds the principle of government serving *“the protection, safety, prosperity, and happiness of the people.”*

4.3 Any proposed or existing legislation, regulation, or executive order failing to meet a minimum Compliance Score, as determined by the MARB’s published scoring criteria, shall be **automatically disqualified** and prohibited from further consideration or renewal.

4.4 The MARB’s decision is final; no legislative, executive, or judicial authority may override it.

Section 5. Retroactive Review and Reauthorization

5.1 Within one year of this Act’s enactment, the MARB shall conduct a **comprehensive review** of all existing laws, regulations, and executive orders subject to periodic reauthorization.

5.2 Any item failing to meet the MARB’s minimum Compliance Score during reauthorization review shall be immediately nullified and may not be extended, reissued, or otherwise kept in effect.

5.3 The MARB may offer specific revisions to bring an item into

compliance, after which it must undergo a new review and achieve the minimum Compliance Score before being reauthorized.

Section 6. Enforcement and Penalties

6.1 It shall be unlawful for any individual or entity to introduce or reauthorize legislation that bypasses MARB review or attempts to conceal its true impact on public well-being.

6.2 Violations of this Act shall result in immediate nullification of the legislation or order in question. Violators may be subject to legal action, including fines and removal from office if applicable.

Section 7. Effective Date and Non-Revocation Clause

7.1 This Act takes effect immediately upon enactment.

7.2 No subsequent law, regulation, or amendment may diminish, nullify, or otherwise weaken the supremacy of the Moral Algorithm as defined herein. Any attempt to do so shall be deemed invalid and void.

Section 8. Severability

8.1 Should any portion of this Act be declared unconstitutional or unenforceable, all remaining provisions shall remain in full force and effect.