Overview
The first 100 days of the Biden-Harris administration have been marked by unprecedented abortion extremism. Susan B. Anthony List is tracking pro-abortion advocacy and policymaking from both the White House and Congress to ensure activists, legislators, and media understand the sharp contrast between the “unity” President Biden called for in his inaugural address and the extreme policies implemented by the unified pro-abortion government. SBA List is using five categories to track the Biden-Harris-Pelosi-Schumer agenda to:

- Force Taxpayers to Fund the Abortion Industry at Home & Overseas
- Suppress & Eliminate the Rights of Pro-life Americans and Coerce Pro-life Medical Personnel into Participating in Abortion
- Expand Extreme Abortion Policy that Most Americans Reject
- Appoint the Most Pro-Abortion Cabinet in U.S. History
- Change Foundational American Institutions to Expand Abortion

Forcing Taxpayers to Fund the Abortion Industry at Home & Overseas
From the start, the Biden-Harris administration has sought to pay back the abortion lobby that spent millions to elect them. Two of Biden’s early executive orders force American taxpayers to bankroll the abortion industry, domestically and overseas.

- **Repealed the Trump-Pence Administration’s Global Protect Life Policy**
  On January 28, 2021, President Biden issued an executive order forcing American taxpayers to fund groups that promote abortion overseas by repealing the Trump administration’s Global Protect Life policy (formerly the Mexico City Policy). **77% of Americans** – including 55% of Democrats, 85% of Independents, and nearly two thirds of pro-choice respondents – oppose using taxpayer dollars to promote abortion overseas.

- **Began Process of Overturning the Trump-Pence Administration’s Protect Life Rule**
  On April 15, 2021, the Biden-Harris Department of Health & Human Services released text of its proposal to rewrite the rules of the Title X family planning program so it is once again a slush fund for abortion businesses, including Planned Parenthood. The
proposed rule would mandate abortion referrals in direct violation of federal law known as the Weldon Amendment.

- **Forcing American Taxpayers to Fund Abortion in COVID-19 Relief**
  In March, President Biden signed into law the largest expansion of taxpayer-funded abortion since Obamacare. Unlike prior COVID-19 relief bills, the “American Rescue Plan” broke with more than four decades of bipartisan consensus by failing to include Hyde Amendment protections.

**Suppress & Eliminate the Rights of Pro-life Americans and Coerce Pro-life Medical Personnel Into Participating in Abortion**

The unified pro-abortion government wants to suppress the rights of Americans who object to abortion by coercing doctors and nurses to participate in abortions, forcing taxpayers and employers to pay for abortion and abortion-inducing drugs, and more.

- **Create a Federal Abortion Mandate in the Name of “Equality”**
  The Biden-Harris administration issued a Statement of Administration Policy in support of the Equality Act, legislation which, if passed, would allow the unified pro-abortion government to codify a so-called “right” to abortion in law. In addition, Democrats want to ratify the years-long expired Equal Rights Amendment and add it to the Constitution, which would wipe out pro-life legal gains on the state and federal level indefinitely.

- **Overturning President Trump’s Conscience Regulations**
  Executive action undertaken by the Trump-Pence administration strengthened enforcement of federal laws protecting the rights of health care personnel. They also provided long-awaited relief for the Little Sisters of the Poor and others after the Obama-Biden administration tried to force them to provide abortion-inducing drugs in health insurance plans. The Biden administration is expected to dismantle these conscience protections at any time.

**Expand Extreme Abortion Policy That Most Americans Reject**

The White House and Congress are working hand in glove to block popular pro-life measures, while at the same time doing favors for the abortion lobby that jeopardize unborn children as well as the health and safety of their mothers.

- **Blocking Popular Legislation to Stop Abortion On Demand After Five Months**
  President Biden’s allies in Congress have refused to bring the Pain-Capable Unborn Child Protection Act up for a vote in either chamber after the president famously dodged questions on this popular legislation throughout the campaign. The United States is one of only seven countries, including China and North Korea, to allow abortion on demand beyond five months – a point by which research shows babies feel pain.

- **Refusing a Vote on Protections for Babies Born Alive During Failed Abortions**
  The Born-Alive Abortion Survivors Protection Act has been repeatedly blocked by Speaker Pelosi and Leader Schumer. To circumvent this, pro-life Republicans have filed a discharge petition to force a vote in the House. Only five Democrats need to break with their party’s extremism to reach the 218-signature threshold that triggers a vote.

- **Failing to Enforce Safety Regulations for Dangerous Chemical Abortions**
With flagrant disregard for the health and safety of American women and girls, in April the U.S. Food and Drug Administration announced it will not enforce longstanding safety precautions that require doctors to dispense abortion-inducing drugs at an in-person visit. This decision illustrates how pro-abortion activists have exploited the COVID-19 pandemic, working to eliminate safety precautions in order to expand abortion drugs through telehealth.

**Appoint the Most Pro-Abortion Cabinet in U.S. History**
President Biden has appointed pro-abortion radicals to major positions across the executive branch including the departments most integral to abortion policy.

- **Xavier Becerra Heading the Department of Health & Human Services**
  In March Xavier Becerra, a vocal and active pro-abortion advocate, was confirmed to serve as Secretary of Health & Human Services (HHS). When President-elect Biden announced in December 2020 that he would nominate Xavier Becerra to lead HHS, pro-abortion groups swiftly responded to the news, praising Biden’s pick. Planned Parenthood, the nation’s largest abortion business, said, “Mr. Becerra has been a decades-long champion for health care for all, including sexual and reproductive health care access.” NARAL praised the pick saying, “Becerra is committed to safeguarding and advancing reproductive freedom.” Similarly, the Population Connection Action Fund (formerly Zero Population Growth) responded: “Xavier Becerra is a reproductive rights champion.”

- **Shalanda Young Confirmed as Biden’s No. 2 Budget Official**
  At her March 2021 hearing for deputy director of the Office of Management and Budget, Shalanda Young, now acting director at OMB, characterized efforts to repeal the Hyde Amendment and force taxpayers to fund abortion on demand as “economic and racial justice,” ignoring the devastating toll of abortion on black communities where the abortion rate is four times higher than that of their white counterparts.

- **Promoting Abortion on the World’s Stage**
  The abortion lobby cheered the nominations of Antony Blinken for secretary of state and Linda Thomas-Greenfield as ambassador to the U.N. In a press release, Planned Parenthood Action Fund wrote, “We must end the global gag rule and its chilling effects, restore funding for the UN Population Fund… and so much more. Antony Blinken and Linda Thomas-Greenfield have deep foreign policy experience and their work will be critical to championing sexual and reproductive health and rights around the world.”

**Change Foundational American Institutions to Expand Abortion**
From expanding the Supreme Court to a federal takeover of state elections, there is no rule Democrats won’t violate or rewrite to impose their abortion agenda before the 2022 midterm elections, no matter the collateral damage to our nation.

- **Efforts to Destroy Filibuster**
  President Biden supports Chuck Schumer’s efforts to dismantle the legislative filibuster after decades of claiming the opposite stance. Keeping the filibuster is all that prevents the Biden-Harris White House and unified pro-abortion government from accomplishing the worst of their agenda – packing the Supreme Court with pro-abortion justices, forcing
taxpayers to fund abortion on demand, making D.C. a state to add two pro-abortion senators, and seizing control of elections.

- **Federal Takeover of State Elections: H.R. 1/S. 1**
  The U.S. election system is facing an unprecedented credibility crisis after election laws were altered during COVID-19. The [Biden-Harris-backed “For the People Act” (H.R.1/S.1)](https://biden.house.gov) would expand and cement these alterations – resulting in a federal takeover of elections in all 50 states, preventing states from implementing popular safeguards **supported by voters of all stripes**, inserting partisanship in the Federal Elections Commission, forcing pro-life voters to fund pro-abortion candidates, and more.

- **D.C. Statehood**
  The Biden-Harris White House **“strongly supports”** pro-abortion Democrats’ efforts to enact H.R. 51. Passed by the House on April 22, the legislation would make the District of Columbia a state. Removing D.C. from federal jurisdiction would **lead to an increase** of as many as 1,400-1,500 taxpayer-funded abortions per year and is a **political move** to add two seats to the Senate to block pro-life legislation.

- **Efforts to Expand the Supreme Court**
  On April 9, President Biden [announced a commission](https://www.whitehouse.gov) stacked with pro-abortion ideologues to “study” the idea of altering the Court. Days later, his allies in Congress [introduced legislation](https://biden.house.gov) in both chambers to expand the size of the Supreme Court from nine to 13. The late Justice Ruth Bader Ginsburg opposed expanding the size of the Supreme Court, stating, “If anything would make the court look partisan, it would be that — one side saying, ‘When we’re in power, we’re going to enlarge the number of judges, so we would have more people who would vote the way we want them to.’” Further, current Supreme Court Justice Stephen Breyer gave [recent remarks](https://www.whitehouse.gov) saying, “It is wrong to think of the Court as another political institution. And it is doubly wrong to think of its members as junior league politicians…Structural alteration motivated by the perception of political influence can only feed that perception, further eroding that trust.”