(Original Signature of Member)

115TH CONGRESS 1ST SESSION



To reform the process by which Federal agencies analyze and formulate new regulations and guidance documents, to clarify the nature of judicial review of agency interpretations, to ensure complete analysis of potential impacts on small entities of rules, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. GOODLATTE (for himself, Mr. PETERSON, Mr. CHABOT, Mr. MARINO, Mr. RATCLIFFE, and Mr. LUETKEMEYER) introduced the following bill; which was referred to the Committee on _____

A BILL

- To reform the process by which Federal agencies analyze and formulate new regulations and guidance documents, to clarify the nature of judicial review of agency interpretations, to ensure complete analysis of potential impacts on small entities of rules, 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; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Regulatory Accountability Act of 2017".

1 (b) TABLE OF CONTENTS.—The table of contents for

2 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—REGULATORY ACCOUNTABILITY ACT

- Sec. 101. Short title.
- Sec. 102. Definitions.
- Sec. 103. Rule making.
- Sec. 104. Agency guidance; procedures to issue major guidance; presidential authority to issue guidelines for issuance of guidance.
- Sec. 105. Hearings; presiding employees; powers and duties; burden of proof; evidence; record as basis of decision.
- Sec. 106. Actions reviewable.
- Sec. 107. Scope of review.
- Sec. 108. Added definition.
- Sec. 109. Effective date.

TITLE II—SEPARATION OF POWERS RESTORATION ACT

- Sec. 201. Short title.
- Sec. 202. Judicial review of statutory and regulatory interpretations.

TITLE III—SMALL BUSINESS REGULATORY FLEXIBILITY IMPROVEMENTS ACT

- Sec. 301. Short title.
- Sec. 302. Clarification and expansion of rules covered by the regulatory flexibility act.
- Sec. 303. Expansion of report of regulatory agenda.
- Sec. 304. Requirements providing for more detailed analyses.
- Sec. 305. Repeal of waiver and delay authority; additional powers of the Chief Counsel for advocacy.
- Sec. 306. Procedures for gathering comments.
- Sec. 307. Periodic review of rules.
- Sec. 308. Judicial review of compliance with the requirements of the regulatory flexibility act available after publication of the final rule.
- Sec. 309. Jurisdiction of court of appeals over rules implementing the regulatory flexibility act.
- Sec. 310. Establishment and approval of small business concern size standards by Chief Counsel for Advocacy.
- Sec. 311. Clerical amendments.
- Sec. 312. Agency preparation of guides.
- Sec. 313. Comptroller general report.

TITLE IV—REQUIRE EVALUATION BEFORE IMPLEMENTING EXECUTIVE WISHLISTS ACT

- Sec. 401. Short title.
- Sec. 402. Relief pending review.

TITLE V—ALL ECONOMIC REGULATIONS ARE TRANSPARENT ACT

Sec. 501. Short title.

Sec. 502. Office of information and regulatory affairs publication of information relating to rules.

TITLE VI—PROVIDING ACCOUNTABILITY THROUGH TRANSPARENCY ACT

Sec. 601. Short title.

Sec. 602. Requirement to post a 100 word summary to regulations.gov.

1**TITLE I—REGULATORY**2**ACCOUNTABILITY ACT**

3 SEC. 101. SHORT TITLE.

4 This title may be cited as the "Regulatory Account-5 ability Act".

6 SEC. 102. DEFINITIONS.

7 Section 551 of title 5, United States Code, is amend-8 ed—

9 (1) in paragraph (13), by striking "and" at the10 end;

(2) in paragraph (14), by striking the period atthe end and inserting a semicolon; and

13 (3) by adding at the end the following:

14 "(15) 'major rule' means any rule that the Ad15 ministrator of the Office of Information and Regu16 latory Affairs determines is likely to impose—

17 "(A) an annual cost on the economy of
18 \$100,000,000 or more, adjusted annually for
19 inflation;

20 "(B) a major increase in costs or prices for
21 consumers, individual industries, Federal,

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1	State, local, or tribal government agencies, or
2	geographic regions;
3	"(C) significant adverse effects on competi-
4	tion, employment, investment, productivity, in-
5	novation, or on the ability of United States-
6	based enterprises to compete with foreign-based
7	enterprises in domestic and export markets; or
8	"(D) significant impacts on multiple sec-
9	tors of the economy;
10	"(16) 'high-impact rule' means any rule that
11	the Administrator of the Office of Information and
12	Regulatory Affairs determines is likely to impose an
13	annual cost on the economy of \$1,000,000,000 or
14	more, adjusted annually for inflation;
15	"(17) 'negative-impact on jobs and wages rule'
16	means any rule that the agency that made the rule
17	or the Administrator of the Office of Information
18	and Regulatory Affairs determines is likely to—
19	"(A) in one or more sectors of the economy

19 20 that has a 6-digit code under the North Amer-21 ican Industry Classification System, reduce employment not related to new regulatory compli-22 23 ance by 1 percent or more annually during the 24 1-year, 5-year, or 10-year period after imple-25 mentation;

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"(B) in one or more sectors of the economy that has a 6-digit code under the North American Industry Classification System, reduce average weekly wages for employment not related to new regulatory compliance by 1 percent or more annually during the 1-year, 5year, or 10-year period after implementation;

8 "(C) in any industry area (as such term is 9 defined in the Current Population Survey con-10 ducted by the Bureau of Labor Statistics) in 11 which the most recent annual unemployment 12 rate for the industry area is greater than 5 per-13 cent, as determined by the Bureau of Labor 14 Statistics in the Current Population Survey, re-15 duce employment not related to new regulatory 16 compliance during the first year after imple-17 mentation; or

"(D) in any industry area in which the Bureau of Labor Statistics projects in the Occupational Employment Statistics program that the
employment level will decrease by 1 percent or
more, further reduce employment not related to
new regulatory compliance during the first year
after implementation;

1	"(18) 'guidance' means an agency statement of
2	general applicability and future effect, other than a
3	regulatory action, that sets forth a policy on a statu-
4	tory, regulatory or technical issue or an interpreta-
5	tion of a statutory or regulatory issue;
6	"(19) "major guidance" means guidance that the
7	Administrator of the Office of Information and Reg-
8	ulatory Affairs finds is likely to lead to—
9	"(A) an annual cost on the economy of
10	\$100,000,000 or more, adjusted annually for
11	inflation;
12	"(B) a major increase in costs or prices for
13	consumers, individual industries, Federal,
14	State, local or tribal government agencies, or
15	geographic regions;
16	"(C) significant adverse effects on competi-
17	tion, employment, investment, productivity, in-
18	novation, or on the ability of United States-
19	based enterprises to compete with foreign-based
20	enterprises in domestic and export markets; or
21	"(D) significant impacts on multiple sec-
22	tors of the economy;
23	"(20) the 'Information Quality Act' means sec-
24	tion 515 of Public Law 106–554, the Treasury and
25	General Government Appropriations Act for Fiscal

Year 2001, and guidelines issued by the Adminis trator of the Office of Information and Regulatory
 Affairs or other agencies pursuant to the Act; and
 "(21) the 'Office of Information and Regulatory
 Affairs' means the office established under section
 3503 of chapter 35 of title 44 and any successor to
 that office.".

8 SEC. 103. RULE MAKING.

9 (a) Section 553(a) of title 5, United States Code, is
10 amended by striking "(a) This section applies" and insert11 ing "(a) APPLICABILITY.—This section applies".

(b) Section 553 of title 5, United States Code, is
amended by striking subsections (b) through (e) and inserting the following:

15 "(b) RULE MAKING CONSIDERATIONS.—In a rule
16 making, an agency shall make all preliminary and final
17 factual determinations based on evidence and consider, in
18 addition to other applicable considerations, the following:

"(1) The legal authority under which a rule
may be proposed, including whether a rule making
is required by statute, and if so, whether by a specific date, or whether the agency has discretion to
commence a rule making.

"(2) Other statutory considerations applicable
 to whether the agency can or should propose a rule
 or undertake other agency action.

"(3) The specific nature and significance of the 4 5 problem the agency may address with a rule (includ-6 ing the degree and nature of risks the problem poses 7 and the priority of addressing those risks compared 8 to other matters or activities within the agency's ju-9 risdiction), whether the problem warrants new agen-10 cy action, and the countervailing risks that may be 11 posed by alternatives for new agency action.

12 "(4) Whether existing rules have created or 13 contributed to the problem the agency may address 14 with a rule and whether those rules could be amend-15 ed or rescinded to address the problem in whole or 16 part.

"(5) Any reasonable alternatives for a new rule
or other response identified by the agency or interested persons, including not only responses that
mandate particular conduct or manners of compliance, but also—

22 "(A) the alternative of no Federal re-23 sponse;

24 "(B) amending or rescinding existing
25 rules;

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1	"(C) potential regional, State, local, or
2	tribal regulatory action or other responses that
3	could be taken in lieu of agency action; and
4	"(D) potential responses that—
5	"(i) specify performance objectives
6	rather than conduct or manners of compli-
7	ance;
8	"(ii) establish economic incentives to
9	encourage desired behavior;
10	"(iii) provide information upon which
11	choices can be made by the public; or
12	"(iv) incorporate other innovative al-
13	ternatives rather than agency actions that
14	specify conduct or manners of compliance.
15	"(6) Notwithstanding any other provision of
16	law—
17	"(A) the potential costs and benefits asso-
18	ciated with potential alternative rules and other
19	responses considered under section $553(b)(5)$,
20	including direct, indirect, and cumulative costs
21	and benefits and estimated impacts on jobs (in-
22	cluding an estimate of the net gain or loss in
23	domestic jobs), wages, economic growth, innova-
24	tion, economic competitiveness, and impacts on
25	low income populations;

1	"(B) means to increase the cost-effective-
2	ness of any Federal response; and
3	"(C) incentives for innovation, consistency,
4	predictability, lower costs of enforcement and
5	compliance (to government entities, regulated
6	entities, and the public), and flexibility.
7	"(c) Advance Notice of Proposed Rule Making
8	FOR MAJOR RULES, HIGH-IMPACT RULES, NEGATIVE-IM-
9	PACT ON JOBS AND WAGES RULES, AND RULES INVOLV-
10	ING NOVEL LEGAL OR POLICY ISSUES.—In the case of
11	a rule making for a major rule, a high-impact rule, a nega-
12	tive-impact on jobs and wages rule, or a rule that involves
13	a novel legal or policy issue arising out of statutory man-
14	dates, not later than 90 days before a notice of proposed
15	rule making is published in the Federal Register, an agen-
16	cy shall publish advance notice of proposed rule making
17	in the Federal Register. In publishing such advance notice,
18	the agency shall—
19	"(1) include a written statement identifying, at
20	a minimum—
21	"(A) the nature and significance of the
22	problem the agency may address with a rule, in-
23	cluding data and other evidence and informa-
24	tion on which the agency expects to rely for the
25	proposed rule;

1	"(B) the legal authority under which a rule
2	may be proposed, including whether a rule mak-
3	ing is required by statute, and if so, whether by
4	a specific date, or whether the agency has dis-
5	cretion to commence a rule making;
6	"(C) preliminary information available to
7	the agency concerning the other considerations
8	specified in subsection (b);
9	"(D) in the case of a rule that involves a
10	novel legal or policy issue arising out of statu-
11	tory mandates, the nature of and potential rea-
12	sons to adopt the novel legal or policy position
13	upon which the agency may base a proposed
14	rule; and
15	"(E) an achievable objective for the rule
16	and metrics by which the agency will measure
17	progress toward that objective;
18	"(2) solicit written data, views or argument
19	from interested persons concerning the information
20	and issues addressed in the advance notice; and
21	"(3) provide for a period of not fewer than 60
22	days for interested persons to submit such written
23	data, views, or argument to the agency.
24	"(d) Notices of Proposed Rule Making; Deter-
25	MINATIONS OF OTHER AGENCY COURSE.—(1) Before it

1	determines to propose a rule, and following completion of
2	procedures under subsection (c), if applicable, the agency
3	shall consult with the Administrator of the Office of Infor-
4	mation and Regulatory Affairs. If the agency thereafter
5	determines to propose a rule, the agency shall publish a
6	notice of proposed rule making, which shall include—
7	"(A) a statement of the time, place, and nature
8	of public rule making proceedings;
9	"(B) reference to the legal authority under
10	which the rule is proposed;
11	"(C) the terms of the proposed rule;
12	"(D) a description of information known to the
13	agency on the subject and issues of the proposed
14	rule, including but not limited to—
15	"(i) a summary of information known to
16	the agency concerning the considerations speci-
17	fied in subsection (b);
18	"(ii) a summary of additional information
19	the agency provided to and obtained from inter-
20	ested persons under subsection (c);
21	"(iii) a summary of any preliminary risk
22	assessment or regulatory impact analysis per-
23	formed by the agency; and
24	"(iv) information specifically identifying all
25	data, studies, models, and other evidence or in-

1	formation considered or used by the agency in
2	connection with its determination to propose
3	the rule;
4	"(E)(i) a reasoned preliminary determination of
5	need for the rule based on the information described
6	under subparagraph (D);
7	"(ii) an additional statement of whether a rule
8	is required by statute; and
9	"(iii) an achievable objective for the rule and
10	metrics by which the agency will measure progress
11	toward that objective;
12	"(F) a reasoned preliminary determination that
13	the benefits of the proposed rule meet the relevant
14	statutory objectives and justify the costs of the pro-
15	posed rule (including all costs to be considered under
16	subsection $(b)(6)$, based on the information de-
17	scribed under subparagraph (D);
18	"(G) a discussion of—
19	"(i) the alternatives to the proposed rule,
20	and other alternative responses, considered by
21	the agency under subsection (b);
22	"(ii) the costs and benefits of those alter-
23	natives (including all costs to be considered
24	under subsection (b)(6));

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1	"(iii) whether those alternatives meet rel-
2	evant statutory objectives; and
3	"(iv) why the agency did not propose any
4	of those alternatives; and
5	"(H)(i) a statement of whether existing rules
6	have created or contributed to the problem the agen-
7	cy seeks to address with the proposed rule; and
8	"(ii) if so, whether or not the agency proposes
9	to amend or rescind any such rules, and why.
10	All information provided to or considered by the agency,
11	and steps to obtain information by the agency, in connec-
12	tion with its determination to propose the rule, including
13	any preliminary risk assessment or regulatory impact
14	analysis prepared by the agency and all other information
15	prepared or described by the agency under subparagraph
16	(D) and, at the discretion of the President or the Adminis-
17	trator of the Office of Information and Regulatory Affairs,
18	information provided by that Office in consultations with
19	the agency, shall be placed in the docket for the proposed
20	rule and made accessible to the public by electronic means
21	and otherwise for the public's use when the notice of pro-
22	posed rule making is published.
23	$\ensuremath{^{\prime\prime}(2)(A)}$ If the agency undertakes procedures under

23 "(2)(A) If the agency undertakes procedures under
24 subsection (c) and determines thereafter not to propose
25 a rule, the agency shall, following consultation with the

Office of Information and Regulatory Affairs, publish a
 notice of determination of other agency course. A notice
 of determination of other agency course shall include in formation required by paragraph (1)(D) to be included in
 a notice of proposed rule making and a description of the
 alternative response the agency determined to adopt.

7 "(B) If in its determination of other agency course
8 the agency makes a determination to amend or rescind
9 an existing rule, the agency need not undertake additional
10 proceedings under subsection (c) before it publishes a no11 tice of proposed rule making to amend or rescind the exist12 ing rule.

13 All information provided to or considered by the agency, 14 and steps to obtain information by the agency, in connec-15 tion with its determination of other agency course, including but not limited to any preliminary risk assessment or 16 regulatory impact analysis prepared by the agency and all 17 18 other information that would be required to be prepared 19 or described by the agency under paragraph (1)(D) if the agency had determined to publish a notice of proposed rule 20 21 making and, at the discretion of the President or the Ad-22 ministrator of the Office of Information and Regulatory 23 Affairs, information provided by that Office in consulta-24 tions with the agency, shall be placed in the docket for the determination and made accessible to the public by 25

electronic means and otherwise for the public's use when
 the notice of determination is published.

- 3 "(3) After notice of proposed rule making required 4 by this section, the agency shall provide interested persons 5 an opportunity to participate in the rule making through 6 submission of written data, views, or arguments with or 7 without opportunity for oral presentation, except that— 8 "(A) if a hearing is required under paragraph 9 (4)(B) or subsection (e), opportunity for oral presen-10 tation shall be provided pursuant to that require-11 ment; or
- 12 "(B) when other than under subsection (e) of 13 this section rules are required by statute or at the 14 discretion of the agency to be made on the record 15 after opportunity for an agency hearing, sections 16 556 and 557 shall apply, and paragraph (4), the re-17 quirements of subsection (e) to receive comment out-18 side of the procedures of sections 556 and 557, and 19 the petition procedures of subsection (e)(6) shall not 20 apply.

21 The agency shall provide not fewer than 60 days for inter22 ested persons to submit written data, views, or argument
23 (or 120 days in the case of a proposed major or high24 impact rule).

"(4)(A) Within 30 days of publication of notice of
proposed rule making, a member of the public may petition for a hearing in accordance with section 556 to determine whether any evidence or other information upon
which the agency bases the proposed rule fails to comply
with the Information Quality Act.

7 "(B)(i) The agency may, upon review of the petition,
8 determine without further process to exclude from the rule
9 making the evidence or other information that is the sub10 ject of the petition and, if appropriate, withdraw the pro11 posed rule. The agency shall promptly publish any such
12 determination.

13 "(ii) If the agency does not resolve the petition under the procedures of clause (i), it shall grant any such peti-14 15 tion that presents a prima facie case that evidence or other information upon which the agency bases the proposed 16 17 rule fails to comply with the Information Quality Act, hold the requested hearing not later than 30 days after receipt 18 19 of the petition, provide a reasonable opportunity for cross-20 examination at the hearing, and decide the issues pre-21 sented by the petition not later than 60 days after receipt 22 of the petition. The agency may deny any petition that 23 it determines does not present such a prima facie case. 24 "(C) There shall be no judicial review of the agency's disposition of issues considered and decided or determined 25

under subparagraph (B)(ii) until judicial review of the 1 2 agency's final action. There shall be no judicial review of an agency's determination to withdraw a proposed rule 3 4 under subparagraph (B)(i) on the basis of the petition. 5 "(D) Failure to petition for a hearing under this paragraph shall not preclude judicial review of any claim 6 7 based on the Information Quality Act under chapter 7 of 8 this title.

9 "(e) HEARINGS FOR HIGH-IMPACT RULES.—Following notice of a proposed rule making, receipt of com-10 11 ments on the proposed rule, and any hearing held under 12 subsection (d)(4), and before adoption of any high-impact rule, the agency shall hold a hearing in accordance with 13 14 sections 556 and 557, unless such hearing is waived by 15 all participants in the rule making other than the agency. 16 The agency shall provide a reasonable opportunity for 17 cross-examination at such hearing. The hearing shall be limited to the following issues of fact, except that partici-18 19 pants at the hearing other than the agency may waive de-20 termination of any such issue:

21 "(1) Whether the agency's asserted factual
22 predicate for the rule is supported by the evidence.
23 "(2) Whether there is an alternative to the pro24 posed rule that would achieve the relevant statutory
25 objectives at a lower cost (including all costs to be

considered under subsection (b)(6)) than the pro posed rule.

"(3) If there is more than one alternative to the
proposed rule that would achieve the relevant statutory objectives at a lower cost than the proposed
rule, which alternative would achieve the relevant
statutory objectives at the lowest cost.

8 "(4) Whether, if the agency proposes to adopt 9 a rule that is more costly than the least costly alter-10 native that would achieve the relevant statutory ob-11 jectives (including all costs to be considered under 12 subsection (b)(6)), the additional benefits of the 13 more costly rule exceed the additional costs of the 14 more costly rule.

15 "(5) Whether the evidence and other informa16 tion upon which the agency bases the proposed rule
17 meets the requirements of the Information Quality
18 Act.

19 "(6) Upon petition by an interested person who
20 has participated in the rule making, other issues rel21 evant to the rule making, unless the agency deter22 mines that consideration of the issues at the hearing
23 would not advance consideration of the rule or
24 would, in light of the nature of the need for agency
25 action, unreasonably delay completion of the rule

making. An agency shall grant or deny a petition
 under this paragraph within 30 days of its receipt
 of the petition.

4 No later than 45 days before any hearing held under this subsection or sections 556 and 557, the agency shall pub-5 lish in the Federal Register a notice specifying the pro-6 7 posed rule to be considered at such hearing, the issues 8 to be considered at the hearing, and the time and place 9 for such hearing, except that such notice may be issued 10 not later than 15 days before a hearing held under sub-11 section (d)(4)(B).

12 "(f) FINAL RULES.—(1) The agency shall adopt a rule only following consultation with the Administrator of 13 the Office of Information and Regulatory Affairs to facili-14 15 tate compliance with applicable rule making requirements. 16 "(2) The agency shall adopt a rule only on the basis 17 of the best reasonably obtainable scientific, technical, economic, and other evidence and information concerning the 18 19 need for, consequences of, and alternatives to the rule.

"(3)(A) Except as provided in subparagraph (B), the
agency shall adopt the least costly rule considered during
the rule making (including all costs to be considered under
subsection (b)(6)) that meets relevant statutory objectives.
"(B) The agency may adopt a rule that is more costly

24 "(B) The agency may adopt a rule that is more costly25 than the least costly alternative that would achieve the rel-

evant statutory objectives only if the additional benefits
 of the more costly rule justify its additional costs and only
 if the agency explains its reason for doing so based on
 interests of public health, safety or welfare that are clearly
 within the scope of the statutory provision authorizing the
 rule.

7 "(4) When it adopts a final rule, the agency shall
8 publish a notice of final rule making. The notice shall in9 clude—

10 "(A) a concise, general statement of the rule's
11 basis and purpose;

12 "(B) the agency's reasoned final determination 13 of need for a rule to address the problem the agency 14 seeks to address with the rule, including a statement 15 of whether a rule is required by statute and a sum-16 mary of any final risk assessment or regulatory im-17 pact analysis prepared by the agency;

"(C) the agency's reasoned final determination
that the benefits of the rule meet the relevant statutory objectives and justify the rule's costs (including
all costs to be considered under subsection (b)(6));

"(D) the agency's reasoned final determination
not to adopt any of the alternatives to the proposed
rule considered by the agency during the rule making, including—

1	"(i) the agency's reasoned final determina-
2	tion that no alternative considered achieved the
3	relevant statutory objectives with lower costs
4	(including all costs to be considered under sub-
5	section $(b)(6)$) than the rule; or
6	"(ii) the agency's reasoned determination
7	that its adoption of a more costly rule complies
8	with subsection $(f)(3)(B)$;
9	"(E) the agency's reasoned final determina-
10	tion—
11	"(i) that existing rules have not created or
12	contributed to the problem the agency seeks to
13	address with the rule; or
14	"(ii) that existing rules have created or
15	contributed to the problem the agency seeks to
16	address with the rule, and, if so—
17	"(I) why amendment or rescission of
18	such existing rules is not alone sufficient
19	to respond to the problem; and
20	"(II) whether and how the agency in-
21	tends to amend or rescind the existing rule
22	separate from adoption of the rule;
23	"(F) the agency's reasoned final determination
24	that the evidence and other information upon which

the agency bases the rule complies with the Informa tion Quality Act;

3 "(G) the agency's reasoned final determination 4 that the rule meets the objectives that the agency 5 identified in subsection (d)(1)(E)(iii) or that other 6 objectives are more appropriate in light of the full 7 administrative record and the rule meets those ob-8 jectives;

9 "(H) the agency's reasoned final determination 10 that it did not deviate from the metrics the agency 11 included in subsection (d)(1)(E)(iii) or that other 12 metrics are more appropriate in light of the full ad-13 ministrative record and the agency did not deviate 14 from those metrics;

15 "(I)(i) for any major rule, high-impact rule, or 16 negative-impact on jobs and wages rule, the agency's 17 plan for review of the rule no less than every ten 18 years to determine whether, based upon evidence, 19 there remains a need for the rule, whether the rule 20 is in fact achieving statutory objectives, whether the 21 rule's benefits continue to justify its costs, and 22 whether the rule can be modified or rescinded to re-23 duce costs while continuing to achieve statutory ob-24 jectives; and

"(ii) review of a rule under a plan required by
 clause (i) of this subparagraph shall take into ac count the factors and criteria set forth in sub sections (b) through (f) of section 553 of this title;
 and

6 "(J) for any negative-impact on jobs and wages 7 rule, a statement that the head of the agency that 8 made the rule approved the rule knowing about the 9 findings and determination of the agency or the Ad-10 ministrator of the Office of Information and Regu-11 latory Affairs that qualified the rule as a negative 12 impact on jobs and wages rule.

13 All information considered by the agency in connection 14 with its adoption of the rule, and, at the discretion of the 15 President or the Administrator of the Office of Information and Regulatory Affairs, information provided by that 16 17 Office in consultations with the agency, shall be placed in the docket for the rule and made accessible to the public 18 for the public's use no later than when the rule is adopted. 19 20 "(g) EXCEPTIONS FROM NOTICE AND HEARING RE-21 QUIREMENTS.—(1) Except when notice or hearing is re-22 quired by statute, the following do not apply to interpre-23 tive rules, general statements of policy, or rules of agency 24 organization, procedure, or practice:

25 "(A) Subsections (c) through (e).

"(B) Paragraphs (1) through (3) of subsection
 (f).

3 "(C) Subparagraphs (B) through (H) of sub4 section (f)(4).

5 ((2)(A) When the agency for good cause, based upon evidence, finds (and incorporates the finding and a brief 6 7 statement of reasons therefor in the rules issued) that 8 compliance with subsection (c), (d), or (e) or requirements to render final determinations under subsection (f) of this 9 section before the issuance of an interim rule is impracti-10 11 cable or contrary to the public interest, including interests 12 of national security, such subsections or requirements to render final determinations shall not apply to the agency's 13 14 adoption of an interim rule.

15 "(B) If, following compliance with subparagraph (A) of this paragraph, the agency adopts an interim rule, it 16 17 shall commence proceedings that comply fully with subsections (d) through (f) of this section immediately upon 18 19 publication of the interim rule, shall treat the publication of the interim rule as publication of a notice of proposed 20 21 rule making and shall not be required to issue supple-22 mental notice other than to complete full compliance with 23 subsection (d). No less than 270 days from publication 24 of the interim rule (or 18 months in the case of a major rule or high-impact rule), the agency shall complete rule 25

1 making under subsections (d) through (f) of this sub2 section and take final action to adopt a final rule or re3 scind the interim rule. If the agency fails to take timely
4 final action, the interim rule will cease to have the effect
5 of law.

6 "(C) Other than in cases involving interests of na-7 tional security, upon the agency's publication of an interim 8 rule without compliance with subsection (c), (d), or (e) or 9 requirements to render final determinations under subsection (f) of this section, an interested party may seek 10 immediate judicial review under chapter 7 of this title of 11 12 the agency's determination to adopt such interim rule. The record on such review shall include all documents and in-13 formation considered by the agency and any additional in-14 formation presented by a party that the court determines 15 necessary to consider to assure justice. 16

17 "(3) When the agency for good cause finds (and in-18 corporates the finding and a brief statement of reasons 19 therefor in the rules issued) that notice and public proce-20 dure thereon are unnecessary, including because agency 21 rule making is undertaken only to correct a de minimis 22 technical or clerical error in a previously issued rule or 23 for other noncontroversial purposes, the agency may pub-24 lish a rule without compliance with subsection (c), (d), (e), or (f)(1)-(3) and (f)(4)(B)-(F). If the agency receives sig-25

nificant adverse comment within 60 days after publication
 of the rule, it shall treat the notice of the rule as a notice
 of proposed rule making and complete rule making in com pliance with subsections (d) and (f).

5 "(h) ADDITIONAL REQUIREMENTS FOR HEARINGS.— 6 When a hearing is required under subsection (e) or is oth-7 erwise required by statute or at the agency's discretion 8 before adoption of a rule, the agency shall comply with 9 the requirements of sections 556 and 557 in addition to 10 the requirements of subsection (f) in adopting the rule and 11 in providing notice of the rule's adoption.

12 "(i) DATE OF PUBLICATION OF RULE.—The required
13 publication or service of a substantive final or interim rule
14 shall be made not less than 30 days before the effective
15 date of the rule, except—

- 16 "(1) a substantive rule which grants or recog-17 nizes an exemption or relieves a restriction;
- 18 "(2) interpretive rules and statements of policy;19 or

20 "(3) as otherwise provided by the agency for21 good cause found and published with the rule.

22 "(j) RIGHT TO PETITION.—Each agency shall give
23 an interested person the right to petition for the issuance,
24 amendment, or repeal of a rule.

1 "(k) RULE MAKING GUIDELINES.—(1)(A) The Ad-2 ministrator of the Office of Information and Regulatory Affairs shall establish guidelines for the assessment, in-3 4 cluding quantitative and qualitative assessment, of the 5 costs and benefits of proposed and final rules and other 6 economic issues or issues related to risk that are relevant 7 to rule making under this title. The rigor of cost-benefit 8 analysis required by such guidelines shall be commensu-9 rate, in the Administrator's determination, with the eco-10 nomic impact of the rule.

11 "(B) To ensure that agencies use the best available 12 techniques to quantify and evaluate anticipated present 13 and future benefits, costs, other economic issues, and risks 14 as accurately as possible, the Administrator of the Office 15 of Information and Regulatory Affairs shall regularly up-16 date guidelines established under paragraph (1)(A) of this 17 subsection.

18 "(2) The Administrator of the Office of Information 19 and Regulatory Affairs shall also issue guidelines to pro-20 mote coordination, simplification and harmonization of 21 agency rules during the rule making process and other-22 wise. Such guidelines shall assure that each agency avoids 23 regulations that are inconsistent or incompatible with, or 24 duplicative of, its other regulations and those of other Federal agencies and drafts its regulations to be simple 25

and easy to understand, with the goal of minimizing the
 potential for uncertainty and litigation arising from such
 uncertainty.

4 "(3) To ensure consistency in Federal rule making,
5 the Administrator of the Office of Information and Regu6 latory Affairs shall—

7 "(A) issue guidelines and otherwise take action 8 to ensure that rule makings conducted in whole or 9 in part under procedures specified in provisions of 10 law other than those of subchapter II of this title 11 conform to the fullest extent allowed by law with the 12 procedures set forth in section 553 of this title; and 13 "(B) issue guidelines for the conduct of hear-14 ings under subsections 553(d)(4) and 553(e) of this 15 section, including to assure a reasonable opportunity 16 for cross-examination. Each agency shall adopt regu-17 lations for the conduct of hearings consistent with 18 the guidelines issued under this subparagraph.

19 "(4) The Administrator of the Office of Information 20 and Regulatory Affairs shall issue guidelines pursuant to 21 the Information Quality Act to apply in rule making pro-22 ceedings under sections 553, 556, and 557 of this title. 23 In all cases, such guidelines, and the Administrator's spe-24 cific determinations regarding agency compliance with 25 such guidelines, shall be entitled to judicial deference. 1 "(1) INCLUSION IN THE RECORD OF CERTAIN DOCU-MENTS AND INFORMATION.—The agency shall include in 2 the record for a rule making, and shall make available by 3 4 electronic means and otherwise, all documents and infor-5 mation prepared or considered by the agency during the proceeding, including, at the discretion of the President 6 7 or the Administrator of the Office of Information and Reg-8 ulatory Affairs, documents and information communicated 9 by that Office during consultation with the Agency.

10 "(m) MONETARY POLICY EXEMPTION.—Nothing in 11 subsection (b)(6), subparagraphs (F) and (G) of sub-12 section (d)(1), subsection (e), subsection (f)(3), and sub-13 paragraphs (C) and (D) of subsection (f)(5) shall apply to rule makings that concern monetary policy proposed or 14 15 implemented by the Board of Governors of the Federal Reserve System or the Federal Open Market Committee.". 16 17 SEC. 104. AGENCY GUIDANCE; PROCEDURES TO ISSUE 18 MAJOR GUIDANCE; PRESIDENTIAL AUTHOR-19 ITY TO ISSUE GUIDELINES FOR ISSUANCE OF 20 **GUIDANCE.** 21 (a) IN GENERAL.—Chapter 5 of title 5, United 22 States Code, is amended by inserting after section 553 the

23 following new section:

1	"§553a. Agency guidance; procedures to issue major
2	guidance; authority to issue guidelines
3	for issuance of guidance
4	"(a) Before issuing any major guidance, or guidance
5	that involves a novel legal or policy issue arising out of
6	statutory mandates, an agency shall—
7	"(1) make and document a reasoned determina-
8	tion that—
9	"(A) assures that such guidance is under-
10	standable and complies with relevant statutory
11	objectives and regulatory provisions (including
12	any statutory deadlines for agency action);
13	"(B) summarizes the evidence and data on
14	which the agency will base the guidance;
15	"(C) identifies the costs and benefits (in-
16	cluding all costs to be considered during a rule
17	making under section 553(b) of this title) of
18	conduct conforming to such guidance and
19	assures that such benefits justify such costs;
20	and
21	"(D) describes alternatives to such guid-
22	ance and their costs and benefits (including all
23	costs to be considered during a rule making
24	under section 553(b) of this title) and explains
25	why the agency rejected those alternatives; and

1 "(2) confer with the Administrator of the Office 2 Information and Regulatory Affairs on the of 3 issuance of such guidance to assure that the guid-4 ance is reasonable, understandable, consistent with 5 relevant statutory and regulatory provisions and re-6 quirements or practices of other agencies, does not 7 produce costs that are unjustified by the guidance's 8 benefits, and is otherwise appropriate.

9 Upon issuing major guidance, or guidance that involves
10 a novel legal or policy issue arising out of statutory man11 dates, the agency shall publish the documentation required
12 by subparagraph (1) by electronic means and otherwise.
13 "(b) Agency guidance—

- 14 "(1) is not legally binding and may not be re15 lied upon by an agency as legal grounds for agency
 16 action;
- 17 "(2) shall state in a plain, prominent and per-18 manent manner that it is not legally binding; and
- "(3) shall, at the time it is issued or upon request, be made available by the issuing agency to interested persons and the public by electronic means
 and otherwise.

23 Agencies shall avoid the issuance of guidance that is in-24 consistent or incompatible with, or duplicative of, the25 agency's governing statutes or regulations, with the goal

of minimizing the potential for uncertainty and litigation
 arising from such uncertainty.

3 "(c) The Administrator of the Office of Information 4 and Regulatory Affairs shall have authority to issue guidelines for use by the agencies in the issuance of major guid-5 ance and other guidance. Such guidelines shall assure that 6 7 each agency avoids issuing guidance documents that are 8 inconsistent or incompatible with, or duplicative of, the 9 law, its other regulations, or the regulations of other Federal agencies and drafts its guidance documents to be sim-10 ple and easy to understand, with the goal of minimizing 11 the potential for uncertainty and litigation arising from 12 such uncertainty.". 13

(b) CLERICAL AMENDMENT.—The table of sections
for chapter 5 of title 5, United States Code, is amended
by inserting after the item relating to section 553 the following new item:

"553a. Agency guidance; procedures to issue major guidance; authority to issue guidelines for issuance of guidance.".

18 SEC. 105. HEARINGS; PRESIDING EMPLOYEES; POWERS AND
19 DUTIES; BURDEN OF PROOF; EVIDENCE;
20 RECORD AS BASIS OF DECISION.

Section 556 of title 5, United States Code, is amended by striking subsection (e) and inserting the following:
"(e)(1) The transcript of testimony and exhibits, together with all papers and requests filed in the proceeding,

1 constitutes the exclusive record for decision in accordance 2 with section 557 and shall be made available to the parties 3 and the public by electronic means and, upon payment of 4 lawfully prescribed costs, otherwise. When an agency decision rests on official notice of a material fact not appear-5 ing in the evidence in the record, a party is entitled, on 6 7 timely request, to an opportunity to show the contrary. 8 (2) Notwithstanding paragraph (1) of this sub-9 section, in a proceeding held under this section pursuant to section 553(d)(4) or 553(e), the record for decision 10 11 shall also include any information that is part of the

13 "(f) When an agency conducts rule making under this 14 section and section 557 directly after concluding pro-15 ceedings upon an advance notice of proposed rule making under section 553(c), the matters to be considered and 16 17 determinations to be made shall include, among other rel-18 evant matters and determinations, the matters and deter-19 minations described in subsections (b) and (f) of section 20 553.

record of proceedings under section 553.

21 "(g) Upon receipt of a petition for a hearing under 22 this section, the agency shall grant the petition in the case 23 of any major rule, unless the agency reasonably deter-24 mines that a hearing would not advance consideration of 25 the rule or would, in light of the need for agency action, F:\P\JUD\114-2\DF_011.XML

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unreasonably delay completion of the rule making. The 1 2 agency shall publish its decision to grant or deny the petition when it renders the decision, including an explanation 3 of the grounds for decision. The information contained in 4 5 the petition shall in all cases be included in the administrative record. This subsection shall not apply to rule mak-6 7 ings that concern monetary policy proposed or imple-8 mented by the Board of Governors of the Federal Reserve 9 System or the Federal Open Market Committee.".

10 SEC. 106. ACTIONS REVIEWABLE.

Section 704 of title 5, United States Code, is amended—

(1) by striking "Agency action made" and inserting "(a) Agency action made"; and

15 (2) by adding at the end the following: "Denial 16 by an agency of a correction request or, where ad-17 ministrative appeal is provided for, denial of an ap-18 peal, under an administrative mechanism described 19 in subsection (b)(2)(B) of the Information Quality 20 Act, or the failure of an agency within 90 days to 21 grant or deny such request or appeal, shall be final 22 action for purposes of this section.

"(b) Other than in cases involving interests of national security, notwithstanding subsection (a) of this section, upon the agency's publication of an interim rule with-

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out compliance with section 553(c), (d), or (e) or require-1 2 ments to render final determinations under subsection (f) of section 553, an interested party may seek immediate 3 4 judicial review under this chapter of the agency's deter-5 mination to adopt such rule on an interim basis. Review 6 shall be limited to whether the agency abused its discre-7 tion to adopt the interim rule without compliance with sec-8 tion 553(c), (d), or (e) or without rendering final determinations under subsection (f) of section 553.". 9

10 SEC. 107. SCOPE OF REVIEW.

Section 706 of title 5, United States Code is amended—

(1) by striking "To the extent necessary" and
inserting "(a) To the extent necessary";

(2) in paragraph (2)(A) of subsection (b) (as
designated by section 202 of this Act), by inserting
after "in accordance with law" the following: "(including the Information Quality Act)"; and

19 (3) by adding at the end the following:

20 "(c) The court shall not defer to the agency's—

21 "(1) determination of the costs and benefits or 22 other economic or risk assessment of the action, if 23 the agency failed to conform to guidelines on such 24 determinations and assessments established by the

1	Administrator	of	the	Office	of	Information	and	Reg-

2 ulatory Affairs under section 553(k);

3 "(2) determinations made in the adoption of an
4 interim rule; or

5 "(3) guidance.

6 "(d) The court shall review agency denials of peti7 tions under section 553(e)(6) or any other petition for a
8 hearing under sections 556 and 557 for abuse of agency
9 discretion.".

10 SEC. 108. ADDED DEFINITION.

11 Section 701(b) of title 5, United States Code, is12 amended—

13 (1) in paragraph (1), by striking "and" at theend;

(2) in paragraph (2), by striking the period atthe end, and inserting "; and"; and

(3) by adding at the end the following:

18 "(3) 'substantial evidence' means such relevant 19 evidence as a reasonable mind might accept as ade-20 quate to support a conclusion in light of the record 21 considered as a whole, taking into account whatever 22 in the record fairly detracts from the weight of the 23 evidence relied upon by the agency to support its de-24 cision.".

1 SEC. 109. EFFECTIVE DATE.

The amendments made by this title to— 2 3 (1) sections 553, 556, and 704 of title 5, 4 United States Code; 5 (2) subsection (b) of section 701 of such title; 6 (3) paragraphs (1) and (2) of section 706(c) of 7 such title; and 8 (4) subsection (d) of section 706 of such title, 9 shall not apply to any rule makings pending or completed on the date of enactment of this title. 10 TITLE II—SEPARATION OF 11 **POWERS RESTORATION ACT** 12 13 SEC. 201. SHORT TITLE. 14 This title may be cited as the "Separation of Powers Restoration Act". 15 SEC. 202. JUDICIAL REVIEW OF STATUTORY AND REGU-16 17 LATORY INTERPRETATIONS. 18 Section 706 of title 5, United States Code, as amend-19 ed by this Act, is further amended— 20 (1) in subsection (a) (as designated by section 21 107 of this Act)(A) by striking "decide all relevant ques-22 23 tions of law, interpret constitutional and statu-24 tory provisions, and"; and (B) by inserting after "of the terms of an 25

agency action" the following "and decide de

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novo all relevant questions of law, including the 1 2 interpretation of constitutional and statutory provisions, and rules made by agencies. Not-3 4 withstanding any other provision of law, this 5 subsection shall apply in any action for judicial 6 review of agency action authorized under any 7 provision of law. No law may exempt any such 8 civil action from the application of this section 9 except by specific reference to this section"; and 10 (2) by striking "The reviewing court shall—" 11 and inserting the following: 12 "(b) The reviewing court shall—". BUSINESS TITLE III—SMALL 13 REGULATORY FLEXIBILITY 14 **IMPROVEMENTS ACT** 15 SEC. 301. SHORT TITLE. 16 17 This title may be cited as the "Small Business Regulatory Flexibility Improvements Act". 18 19 SEC. 302. CLARIFICATION AND EXPANSION OF RULES COV-20 ERED BY THE REGULATORY FLEXIBILITY 21 ACT. 22 (a) IN GENERAL.—Paragraph (2) of section 601 of 23 title 5, United States Code, is amended to read as follows:

1	"(2) RULE.—The term 'rule' has the meaning
2	given such term in section $551(4)$ of this title, ex-
3	cept that such term does not include—
4	"(A) a rule pertaining to the protection of
5	the rights of and benefits for veterans or part
6	232 of title 32 of the Code of Federal Regula-
7	tions (as in effect on July 1, 2014) or any suc-
8	cessor provisions thereto; or
9	"(B) a rule of particular (and not general)
10	applicability relating to rates, wages, corporate
11	or financial structures or reorganizations there-
12	of, prices, facilities, appliances, services, or al-
13	lowances therefor or to valuations, costs or ac-
14	counting, or practices relating to such rates,

16 or allowances.".

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17 (b) INCLUSION OF RULES WITH INDIRECT EF18 FECTS.—Section 601 of title 5, United States Code, is
19 amended by adding at the end the following new para20 graph:

wages, structures, prices, appliances, services,

21 "(9) ECONOMIC IMPACT.—The term 'economic
22 impact' means, with respect to a proposed or final
23 rule—

24 "(A) any direct economic effect on small
25 entities of such rule; and

 "(B) any indirect economic effect (including compliance costs and effects on revenue) on
 small entities which is reasonably foreseeable and results from such rule (without regard to
 whether small entities will be directly regulated by the rule).".

7 (c) INCLUSION OF RULES WITH BENEFICIAL EF-8 FECTS.—

9 (1) INITIAL REGULATORY FLEXIBILITY ANAL-10 YSIS.—Subsection (c) of section 603 of title 5, 11 United States Code, is amended by striking the first 12 sentence and inserting "Each initial regulatory flexi-13 bility analysis shall also contain a detailed descrip-14 tion of alternatives to the proposed rule which mini-15 mize any adverse significant economic impact or 16 maximize any beneficial significant economic impact 17 on small entities.".

18 (2) FINAL REGULATORY FLEXIBILITY ANAL19 YSIS.—The first paragraph (6) of section 604(a) of
20 title 5, United States Code, is amended by striking
21 "minimize the significant economic impact" and in22 serting "minimize the adverse significant economic
23 impact or maximize the beneficial significant eco24 nomic impact".

(d) INCLUSION OF RULES AFFECTING TRIBAL ORGA NIZATIONS.—Paragraph (5) of section 601 of title 5,
 United States Code, is amended by inserting "and tribal
 organizations (as defined in section 4(1) of the Indian Self Determination and Education Assistance Act (25 U.S.C.
 450b(1)))," after "special districts,".

7 (e) INCLUSION OF LAND MANAGEMENT PLANS AND8 FORMAL RULEMAKING.—

9 (1) INITIAL REGULATORY FLEXIBILITY ANAL10 YSIS.—Subsection (a) of section 603 of title 5,
11 United States Code, is amended in the first sen12 tence—

13 (A) by striking "or" after "proposed14 rule,"; and

(B) by inserting "or publishes a revision or
amendment to a land management plan," after
"United States,".

18 (2) FINAL REGULATORY FLEXIBILITY ANAL19 YSIS.—Subsection (a) of section 604 of title 5,
20 United States Code, is amended in the first sen21 tence—

22 (A) by striking "or" after "proposed rule23 making,"; and

1	(B) by inserting "or adopts a revision or
2	amendment to a land management plan," after
3	"section 603(a),".
4	(3) Land management plan defined.—Sec-
5	tion 601 of title 5, United States Code, is amended
6	by adding at the end the following new paragraph:
7	"(10) Land management plan.—
8	"(A) IN GENERAL.—The term 'land man-
9	agement plan' means—
10	"(i) any plan developed by the Sec-
11	retary of Agriculture under section 6 of
12	the Forest and Rangeland Renewable Re-
13	sources Planning Act of 1974 (16 U.S.C.
14	1604); and
15	"(ii) any plan developed by the Sec-
16	retary of the Interior under section 202 of
17	the Federal Land Policy and Management
18	Act of 1976 (43 U.S.C. 1712).
19	"(B) REVISION.—The term 'revision'
20	means any change to a land management plan
21	which—
22	"(i) in the case of a plan described in
23	subparagraph (A)(i), is made under section
24	6(f)(5) of the Forest and Rangeland Re-

1	newable Resources Planning Act of 1974
2	(16 U.S.C. 1604(f)(5)); or
3	"(ii) in the case of a plan described in
4	subparagraph (A)(ii), is made under sec-
5	tion 1610.5–6 of title 43, Code of Federal
6	Regulations (or any successor regulation).
7	"(C) Amendment.—The term 'amend-
8	ment' means any change to a land management
9	plan which—
10	"(i) in the case of a plan described in
11	subparagraph (A)(i), is made under section
12	6(f)(4) of the Forest and Rangeland Re-
13	newable Resources Planning Act of 1974
14	(16 U.S.C. 1604(f)(4)) and with respect to
15	which the Secretary of Agriculture pre-
16	pares a statement described in section
17	102(2)(C) of the National Environmental
18	Policy Act of 1969 (42 U.S.C.
19	4332(2)(C)); or
20	"(ii) in the case of a plan described in
21	subparagraph (A)(ii), is made under sec-
22	tion 1610.5–5 of title 43, Code of Federal
23	Regulations (or any successor regulation)
24	and with respect to which the Secretary of
25	the Interior prepares a statement described

1	in section 102(2)(C) of the National Envi-
2	ronmental Policy Act of 1969 (42 U.S.C.
3	4332(2)(C)).".
4	(f) Inclusion of Certain Interpretive Rules
5	Involving the Internal Revenue Laws.—
6	(1) IN GENERAL.—Subsection (a) of section
7	603 of title 5, United States Code, is amended by
8	striking the period at the end and inserting "or a
9	recordkeeping requirement, and without regard to
10	whether such requirement is imposed by statute or
11	regulation.".
12	(2) Collection of information.—Paragraph
13	(7) of section 601 of title 5, United States Code, is
14	amended to read as follows:
15	"(7) Collection of information.—The term
16	'collection of information' has the meaning given
17	such term in section 3502(3) of title 44.".
18	(3) Recordkeeping requirement.—Para-
19	graph (8) of section 601 of title 5, United States
20	Code, is amended to read as follows:
21	"(8) Recordkeeping requirement.—The
22	term 'recordkeeping requirement' has the meaning
23	given such term in section $3502(13)$ of title 44.".

1	(g) Definition of Small Organization.—Para-
2	graph (4) of section 601 of title 5, United States Code,
3	is amended to read as follows:
4	"(4) SMALL ORGANIZATION.—
5	"(A) IN GENERAL.—The term 'small orga-
6	nization' means any not-for-profit enterprise
7	which, as of the issuance of the notice of pro-
8	posed rulemaking—
9	"(i) in the case of an enterprise which
10	is described by a classification code of the
11	North American Industrial Classification
12	System, does not exceed the size standard
13	established by the Administrator of the
14	Small Business Administration pursuant to
15	section 3 of the Small Business Act (15)
16	U.S.C. 632) for small business concerns
17	described by such classification code; and
18	"(ii) in the case of any other enter-
19	prise, has a net worth that does not exceed
20	\$7 million and has not more than 500 em-
21	ployees.
22	"(B) LOCAL LABOR ORGANIZATIONS.—In
23	the case of any local labor organization, sub-
24	paragraph (A) shall be applied without regard

1	to any national or international organization of
2	which such local labor organization is a part.
3	"(C) AGENCY DEFINITIONS.—Subpara-
4	graphs (A) and (B) shall not apply to the ex-
5	tent that an agency, after consultation with the
6	Office of Advocacy of the Small Business Ad-
7	ministration and after opportunity for public
8	comment, establishes one or more definitions
9	for such term which are appropriate to the ac-
10	tivities of the agency and publishes such defini-
11	tions in the Federal Register.".
12	SEC. 303. EXPANSION OF REPORT OF REGULATORY AGEN-
10	
13	DA.
13 14	DA. Section 602 of title 5, United States Code, is amend-
14	Section 602 of title 5, United States Code, is amend-
14 15	Section 602 of title 5, United States Code, is amend- ed—
14 15 16	Section 602 of title 5, United States Code, is amend- ed— (1) in subsection (a)—
14 15 16 17	Section 602 of title 5, United States Code, is amend- ed— (1) in subsection (a)— (A) in paragraph (2), by striking ", and"
14 15 16 17 18	Section 602 of title 5, United States Code, is amend- ed— (1) in subsection (a)— (A) in paragraph (2), by striking ", and" at the end and inserting ";";
14 15 16 17 18 19	Section 602 of title 5, United States Code, is amend- ed— (1) in subsection (a)— (A) in paragraph (2), by striking ", and" at the end and inserting ";"; (B) by redesignating paragraph (3) as
 14 15 16 17 18 19 20 	Section 602 of title 5, United States Code, is amend- ed— (1) in subsection (a)— (A) in paragraph (2), by striking ", and" at the end and inserting ";"; (B) by redesignating paragraph (3) as paragraph (4); and
 14 15 16 17 18 19 20 21 	Section 602 of title 5, United States Code, is amend- ed— (1) in subsection (a)— (A) in paragraph (2), by striking ", and" at the end and inserting ";"; (B) by redesignating paragraph (3) as paragraph (4); and (C) by inserting after paragraph (2) the
 14 15 16 17 18 19 20 21 22 	Section 602 of title 5, United States Code, is amend- ed— (1) in subsection (a)— (A) in paragraph (2), by striking ", and" at the end and inserting ";"; (B) by redesignating paragraph (3) as paragraph (4); and (C) by inserting after paragraph (2) the following:

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agency expects to propose or promulgate which is
 likely to have a significant economic impact on a
 substantial number of small entities; and"; and

(2) in subsection (c), to read as follows:

5 "(c) Each agency shall prominently display a plain language summary of the information contained in the 6 7 regulatory flexibility agenda published under subsection 8 (a) on its website within 3 days of its publication in the 9 Federal Register. The Office of Advocacy of the Small Business Administration shall compile and prominently 10 display a plain language summary of the regulatory agen-11 12 das referenced in subsection (a) for each agency on its website within 3 days of their publication in the Federal 13 14 Register.".

15 SEC. 304. REQUIREMENTS PROVIDING FOR MORE DE-16 TAILED ANALYSES.

17 (a) INITIAL REGULATORY FLEXIBILITY ANALYSIS.—
18 Subsection (b) of section 603 of title 5, United States
19 Code, is amended to read as follows:

20 "(b) Each initial regulatory flexibility analysis re21 quired under this section shall contain a detailed state22 ment—

23 "(1) describing the reasons why action by the24 agency is being considered;

1	"(2) describing the objectives of, and legal basis
2	for, the proposed rule;
3	((3) estimating the number and type of small
4	entities to which the proposed rule will apply;
5	"(4) describing the projected reporting, record-
6	keeping, and other compliance requirements of the
7	proposed rule, including an estimate of the classes of
8	small entities which will be subject to the require-
9	ment and the type of professional skills necessary
10	for preparation of the report and record;
11	((5) describing all relevant Federal rules which
12	may duplicate, overlap, or conflict with the proposed
13	rule, or the reasons why such a description could not
14	be provided;
15	"(6) estimating the additional cumulative eco-
16	nomic impact of the proposed rule on small entities
17	beyond that already imposed on the class of small
18	entities by the agency or why such an estimate is
19	not available;
20	((7) describing any disproportionate economic
21	impact on small entities or a specific class of small
22	entities; and
23	"(8) describing any impairment of the ability of
24	small entities to have access to credit.".

25 (b) FINAL REGULATORY FLEXIBILITY ANALYSIS.—

1	(1) IN GENERAL.—Section 604(a) of title 5,
2	United States Code, is amended—
3	(A) in paragraph (4), by striking "an ex-
4	planation" and inserting "a detailed expla-
5	nation";
6	(B) in each of paragraphs (4), (5), and the
7	first paragraph (6), by inserting "detailed" be-
8	fore "description";
9	(C) in the first paragraph (6) , by striking
10	"; and" at the end;
11	(D) in the second paragraph (6), by strik-
12	ing the period and inserting "; and";
13	(E) by redesignating the second paragraph
14	(6) as paragraph (7) ; and
15	(F) by adding at the end the following:
16	"(8) a detailed description of any dispropor-
17	tionate economic impact on small entities or a spe-
18	cific class of small entities.".
19	(2) Inclusion of response to comments on
20	CERTIFICATION OF PROPOSED RULE.—Paragraph
21	(2) of section 604(a) of title 5, United States Code,
22	is amended by inserting "(or certification of the pro-
23	posed rule under section 605(b))" after "initial reg-
24	ulatory flexibility analysis".

(3) PUBLICATION OF ANALYSIS ON WEBSITE.—
 Subsection (b) of section 604 of title 5, United
 States Code, is amended to read as follows:

4 "(b) The agency shall make copies of the final regu-5 latory flexibility analysis available to the public, including placement of the entire analysis on the agency's website, 6 and shall publish in the Federal Register the final regu-7 8 latory flexibility analysis, or a summary thereof which in-9 cludes the telephone number, mailing address, and link to 10 the website where the complete analysis may be ob-11 tained.".

12 (c) CROSS-REFERENCES TO OTHER ANALYSES.—
13 Subsection (a) of section 605 of title 5, United States
14 Code, is amended to read as follows:

15 "(a) A Federal agency shall be treated as satisfying 16 any requirement regarding the content of an agenda or 17 regulatory flexibility analysis under section 602, 603, or 18 604, if such agency provides in such agenda or analysis 19 a cross-reference to the specific portion of another agenda 20 or analysis which is required by any other law and which 21 satisfies such requirement.".

22 (d) CERTIFICATIONS.—Subsection (b) of section 605
23 of title 5, United States Code, is amended—

24 (1) by inserting "detailed" before "statement"25 the first place it appears; and

1 (2) by inserting "and legal" after "factual". 2 (e) QUANTIFICATION REQUIREMENTS.—Section 607 of title 5, United States Code, is amended to read as fol-3 4 lows: 5 "§ 607. Quantification requirements 6 "In complying with sections 603 and 604, an agency 7 shall provide— "(1) a quantifiable or numerical description of 8 9 the effects of the proposed or final rule and alter-10 natives to the proposed or final rule; or 11 "(2) a more general descriptive statement and 12 a detailed statement explaining why quantification is not practicable or reliable.". 13 14 SEC. 305. REPEAL OF WAIVER AND DELAY AUTHORITY; AD-15 DITIONAL POWERS OF THE CHIEF COUNSEL 16 FOR ADVOCACY. 17 (a) IN GENERAL.—Section 608 of title 5, United States Code, is amended to read as follows: 18 19 "§ 608. Additional powers of Chief Counsel for Advo-20 cacy ((a)(1) Not later than 270 days after the date of the 21 22 enactment of this section, the Chief Counsel for Advocacy 23 of the Small Business Administration shall, after oppor-24 tunity for notice and comment under section 553, issue

25 rules governing agency compliance with this chapter. The

Chief Counsel may modify or amend such rules after no tice and comment under section 553. This chapter (other
 than this subsection) shall not apply with respect to the
 issuance, modification, and amendment of rules under this
 paragraph.

6 "(2) An agency shall not issue rules which supple-7 ment the rules issued under subsection (a) unless such 8 agency has first consulted with the Chief Counsel for Ad-9 vocacy to ensure that such supplemental rules comply with 10 this chapter and the rules issued under paragraph (1).

11 "(b) Notwithstanding any other law, the Chief Coun-12 sel for Advocacy of the Small Business Administration may intervene in any agency adjudication (unless such 13 agency is authorized to impose a fine or penalty under 14 15 such adjudication), and may inform the agency of the impact that any decision on the record may have on small 16 17 entities. The Chief Counsel shall not initiate an appeal with respect to any adjudication in which the Chief Coun-18 19 sel intervenes under this subsection.

"(c) The Chief Counsel for Advocacy may file comments in response to any agency notice requesting comment, regardless of whether the agency is required to file
a general notice of proposed rulemaking under section
553.".

25 (b) Conforming Amendments.—

1	(1) Section $611(a)(1)$ of such title is amended
2	by striking "608(b),".
3	(2) Section $611(a)(2)$ of such title is amended
4	by striking "608(b),".
5	(3) Section $611(a)(3)$ of such title is amend-
6	ed—
7	(A) by striking subparagraph (B); and
8	(B) by striking "(3)(A) A small entity"
9	and inserting the following:
10	"(3) A small entity".
11	SEC. 306. PROCEDURES FOR GATHERING COMMENTS.
12	Section 609 of title 5, United States Code, is amend-
13	ed by striking subsection (b) and all that follows through
14	the end of the section and inserting the following:
15	((b)(1) Prior to publication of any proposed rule de-
16	scribed in subsection (e), an agency making such rule shall
17	notify the Chief Counsel for Advocacy of the Small Busi-
18	ness Administration and provide the Chief Counsel with—
19	"(A) all materials prepared or utilized by the
20	agency in making the proposed rule, including the
21	draft of the proposed rule; and
22	"(B) information on the potential adverse and
23	beneficial economic impacts of the proposed rule on
24	small entities and the type of small entities that
25	might be affected.

"(2) An agency shall not be required under para graph (1) to provide the exact language of any draft if
 the rule—

4 "(A) relates to the internal revenue laws of the
5 United States; or

6 "(B) is proposed by an independent regulatory
7 agency (as defined in section 3502(5) of title 44).

8 "(c) Not later than 15 days after the receipt of such
9 materials and information under subsection (b), the Chief
10 Counsel for Advocacy of the Small Business Administra11 tion shall—

12 "(1) identify small entities or representatives of 13 small entities or a combination of both for the pur-14 pose of obtaining advice, input, and recommenda-15 tions from those persons about the potential eco-16 nomic impacts of the proposed rule and the compli-17 ance of the agency with section 603; and

18 "(2) convene a review panel consisting of an 19 employee from the Office of Advocacy of the Small 20 Business Administration, an employee from the 21 agency making the rule, and in the case of an agen-22 cy other than an independent regulatory agency (as 23 defined in section 3502(5) of title 44), an employee 24 from the Office of Information and Regulatory Af-25 fairs of the Office of Management and Budget to re-

view the materials and information provided to the
 Chief Counsel under subsection (b).

3 ((d)(1)) Not later than 60 days after the review panel 4 described in subsection (c)(2) is convened, the Chief Counsel for Advocacy of the Small Business Administration 5 shall, after consultation with the members of such panel, 6 7 submit a report to the agency and, in the case of an agen-8 cy other than an independent regulatory agency (as de-9 fined in section 3502(5) of title 44), the Office of Informa-10 tion and Regulatory Affairs of the Office of Management 11 and Budget.

12 "(2) Such report shall include an assessment of the 13 economic impact of the proposed rule on small entities, including an assessment of the proposed rule's impact on 14 15 the cost that small entities pay for energy, an assessment of the proposed rule's impact on startup costs for small 16 17 entities, and a discussion of any alternatives that will minimize adverse significant economic impacts or maximize 18 beneficial significant economic impacts on small entities. 19 20 "(3) Such report shall become part of the rulemaking 21 record. In the publication of the proposed rule, the agency 22 shall explain what actions, if any, the agency took in re-23 sponse to such report.

24 "(e) A proposed rule is described by this subsection25 if the Administrator of the Office of Information and Reg-

ulatory Affairs of the Office of Management and Budget,
 the head of the agency (or the delegatee of the head of
 the agency), or an independent regulatory agency deter mines that the proposed rule is likely to result in—

5 "(1) an annual effect on the economy of \$100
6 million or more;

7 "(2) a major increase in costs or prices for con8 sumers, individual industries, Federal, State, or local
9 governments, tribal organizations, or geographic re10 gions;

"(3) significant adverse effects on competition,
employment, investment, productivity, innovation, or
on the ability of United States-based enterprises to
compete with foreign-based enterprises in domestic
and export markets; or

16 "(4) a significant economic impact on a sub-17 stantial number of small entities.

18 "(f) Upon application by the agency, the Chief Coun-19 sel for Advocacy of the Small Business Administration 20 may waive the requirements of subsections (b) through (e) 21 if the Chief Counsel determines that compliance with the 22 requirements of such subsections are impracticable, un-23 necessary, or contrary to the public interest.

24 "(g) A small entity or a representative of a small enti-25 ty may submit a request that the agency provide a copy

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of the report prepared under subsection (d) and all mate-1 2 rials and information provided to the Chief Counsel for Advocacy of the Small Business Administration under 3 4 subsection (b). The agency receiving such request shall 5 provide the report, materials and information to the requesting small entity or representative of a small entity 6 7 not later than 10 business days after receiving such re-8 quest, except that the agency shall not disclose any infor-9 mation that is prohibited from disclosure to the public 10 pursuant to section 552(b) of this title.".

11 SEC. 307. PERIODIC REVIEW OF RULES.

12 Section 610 of title 5, United States Code, is amend-13 ed to read as follows:

14 **"§610. Periodic review of rules**

15 "(a) Not later than 180 days after the enactment of this section, each agency shall publish in the Federal Reg-16 ister and place on its website a plan for the periodic review 17 18 of rules issued by the agency which the head of the agency 19 determines have a significant economic impact on a sub-20stantial number of small entities. Such determination shall 21 be made without regard to whether the agency performed 22 an analysis under section 604. The purpose of the review shall be to determine whether such rules should be contin-23 24 ued without change, or should be amended or rescinded, consistent with the stated objectives of applicable statutes, 25

to minimize any adverse significant economic impacts or
maximize any beneficial significant economic impacts on
a substantial number of small entities. Such plan may be
a mended by the agency at any time by publishing the revision in the Federal Register and subsequently placing the
a mended plan on the agency's website.

7 "(b) The plan shall provide for the review of all such 8 agency rules existing on the date of the enactment of this 9 section within 10 years of the date of publication of the plan in the Federal Register and for review of rules adopt-10 ed after the date of enactment of this section within 10 11 years after the publication of the final rule in the Federal 12 Register. If the head of the agency determines that com-13 pletion of the review of existing rules is not feasible by 14 15 the established date, the head of the agency shall so certify in a statement published in the Federal Register and may 16 extend the review for not longer than 2 years after publi-17 18 cation of notice of extension in the Federal Register. Such 19 certification and notice shall be sent to the Chief Counsel for Advocacy of the Small Business Administration and 20 21 the Congress.

"(c) The plan shall include a section that details how
an agency will conduct outreach to and meaningfully include small businesses (including small business concerns
owned and controlled by women, small business concerns

owned and controlled by veterans, and small business con cerns owned and controlled by socially and economically
 disadvantaged individuals (as such terms are defined in
 the Small Business Act)) for the purposes of carrying out
 this section. The agency shall include in this section a plan
 for how the agency will contact small businesses and gath re their input on existing agency rules.

8 "(d) Each agency shall annually submit a report re-9 garding the results of its review pursuant to such plan 10 to the Congress, the Chief Counsel for Advocacy of the Small Business Administration, and, in the case of agen-11 12 cies other than independent regulatory agencies (as de-13 fined in section 3502(5) of title 44) to the Administrator of the Office of Information and Regulatory Affairs of the 14 15 Office of Management and Budget. Such report shall include the identification of any rule with respect to which 16 the head of the agency made a determination described 17 in paragraph (5) or (6) of subsection (e) and a detailed 18 19 explanation of the reasons for such determination.

20 "(e) In reviewing a rule pursuant to subsections (a)
21 through (d), the agency shall amend or rescind the rule
22 to minimize any adverse significant economic impact on
23 a substantial number of small entities or disproportionate
24 economic impact on a specific class of small entities, or
25 maximize any beneficial significant economic impact of the

rule on a substantial number of small entities to the great est extent possible, consistent with the stated objectives
 of applicable statutes. In amending or rescinding the rule,
 the agency shall consider the following factors:
 "(1) The continued need for the rule.

6 "(2) The nature of complaints received by the7 agency from small entities concerning the rule.

8 "(3) Comments by the Regulatory Enforcement
9 Ombudsman and the Chief Counsel for Advocacy of
10 the Small Business Administration.

11 "(4) The complexity of the rule.

"(5) The extent to which the rule overlaps, duplicates, or conflicts with other Federal rules and,
unless the head of the agency determines it to be infeasible, State, territorial, and local rules.

"(6) The contribution of the rule to the cumulative economic impact of all Federal rules on the
class of small entities affected by the rule, unless the
head of the agency determines that such calculations
cannot be made and reports that determination in
the annual report required under subsection (d).

"(7) The length of time since the rule has been
evaluated or the degree to which technology, economic conditions, or other factors have changed in
the area affected by the rule.

1 "(f) Each year, each agency shall publish in the Fed-2 eral Register and on its website a list of rules to be re-3 viewed pursuant to such plan. The agency shall include 4 in the publication a solicitation of public comments on any 5 further inclusions or exclusions of rules from the list, and shall respond to such comments. Such publication shall 6 7 include a brief description of the rule, the reason why the 8 agency determined that it has a significant economic im-9 pact on a substantial number of small entities (without regard to whether it had prepared a final regulatory flexi-10 bility analysis for the rule), and request comments from 11 the public, the Chief Counsel for Advocacy of the Small 12 Business Administration, and the Regulatory Enforce-13 ment Ombudsman concerning the enforcement of the 14 15 rule.".

 16
 SEC. 308. JUDICIAL REVIEW OF COMPLIANCE WITH THE RE

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 QUIREMENTS OF THE REGULATORY FLEXI

 18
 BILITY ACT AVAILABLE AFTER PUBLICATION

 19
 OF THE FINAL RULE.

20 (a) IN GENERAL.—Paragraph (1) of section 611(a)
21 of title 5, United States Code, is amended by striking
22 "final agency action" and inserting "such rule".

(b) JURISDICTION.—Paragraph (2) of such section is
amended by inserting "(or which would have such jurisdic-

tion if publication of the final rule constituted final agency
 action)" after "provision of law,".

3 (c) TIME FOR BRINGING ACTION.—Paragraph (3) of
4 such section is amended—

5 (1) by striking "final agency action" and insert6 ing "publication of the final rule"; and

7 (2) by inserting ", in the case of a rule for
8 which the date of final agency action is the same
9 date as the publication of the final rule," after "ex10 cept that".

(d) INTERVENTION BY CHIEF COUNSEL FOR ADVOCACY.—Subsection (b) of section 612 of title 5, United
States Code, is amended by inserting before the first period "or agency compliance with section 601, 603, 604,
605(b), 609, or 610".

16SEC. 309. JURISDICTION OF COURT OF APPEALS OVER17RULES IMPLEMENTING THE REGULATORY18FLEXIBILITY ACT.

19 (a) IN GENERAL.—Section 2342 of title 28, United20 States Code, is amended—

(1) in paragraph (6), by striking "and" at theend;

(2) in paragraph (7), by striking the period atthe end and inserting "; and"; and

1	(3) by inserting after paragraph (7) the fol-
2	lowing new paragraph:
3	"(8) all final rules under section 608(a) of title
4	5.".
5	(b) Conforming Amendments.—Paragraph (3) of
6	section 2341 of title 28, United States Code, is amended—
7	(1) in subparagraph (D), by striking "and" at
8	the end;
9	(2) in subparagraph (E), by striking the period
10	at the end and inserting "; and"; and
11	(3) by adding at the end the following new sub-
12	paragraph:
13	"(F) the Office of Advocacy of the Small
14	Business Administration, when the final rule is
15	under section 608(a) of title 5.".
16	(c) Authorization To Intervene and Comment
17	ON AGENCY COMPLIANCE WITH ADMINISTRATIVE PROCE-
18	DURE.—Subsection (b) of section 612 of title 5, United
19	States Code, is amended by inserting "chapter 5, and
20	chapter 7," after "this chapter,".

1	SEC. 310. ESTABLISHMENT AND APPROVAL OF SMALL BUSI-
2	NESS CONCERN SIZE STANDARDS BY CHIEF
3	COUNSEL FOR ADVOCACY.
4	(a) IN GENERAL.—Subparagraph (A) of section
5	3(a)(2) of the Small Business Act (15 U.S.C.
6	632(a)(2)(A)) is amended to read as follows:
7	"(A) IN GENERAL.—In addition to the cri-
8	teria specified in paragraph (1)—
9	"(i) the Administrator may specify de-
10	tailed definitions or standards by which a
11	business concern may be determined to be
12	a small business concern for purposes of
13	this Act or the Small Business Investment
14	Act of 1958; and
15	"(ii) the Chief Counsel for Advocacy
16	may specify such definitions or standards
17	for purposes of any other Act.".
18	(b) Approval by Chief Counsel.—Clause (iii) of
19	section $3(a)(2)(C)$ of the Small Business Act (15 U.S.C.
20	632(a)(2)(C)(iii)) is amended to read as follows:
21	"(iii) except in the case of a size
22	standard prescribed by the Administrator,
23	is approved by the Chief Counsel for Advo-
24	cacy.".

(c) INDUSTRY VARIATION.—Paragraph (3) of section
 3(a) of the Small Business Act (15 U.S.C. 632(a)(3)) is
 amended—

4 (1) by inserting "or Chief Counsel for Advo5 cacy, as appropriate" before "shall ensure"; and
6 (2) by inserting "or Chief Counsel for Advo7 cacy" before the period at the end.

8 (d) JUDICIAL REVIEW OF SIZE STANDARDS AP9 PROVED BY CHIEF COUNSEL.—Section 3(a) of the Small
10 Business Act (15 U.S.C. 632(a)) is amended by adding
11 at the end the following new paragraph:

12 "(9) JUDICIAL REVIEW OF STANDARDS AP-13 PROVED BY CHIEF COUNSEL.—In the case of an ac-14 tion for judicial review of a rule which includes a 15 definition or standard approved by the Chief Counsel 16 for Advocacy under this subsection, the party seek-17 ing such review shall be entitled to join the Chief 18 Counsel as a party in such action.".

19 SEC. 311. CLERICAL AMENDMENTS.

20 (a) DEFINITIONS.—Section 601 of title 5, United
21 States Code, is amended—

22 (1) in paragraph (1)—

23 (A) by striking the semicolon at the end24 and inserting a period; and

1	(B) by striking "(1) the term" and insert-
2	ing the following:
3	"(1) AGENCY.—The term";
4	(2) in paragraph (3) —
5	(A) by striking the semicolon at the end
6	and inserting a period; and
7	(B) by striking "(3) the term" and insert-
8	ing the following:
9	"(3) Small business.—The term";
10	(3) in paragraph (5)—
11	(A) by striking the semicolon at the end
12	and inserting a period; and
13	(B) by striking "(5) the term" and insert-
14	ing the following:
15	"(5) Small governmental jurisdiction.—
16	The term"; and
17	(4) in paragraph (6) —
18	(A) by striking "; and" and inserting a pe-
19	riod; and
20	(B) by striking "(6) the term" and insert-
21	ing the following:
22	"(6) SMALL ENTITY.—The term".
23	(b) Incorporations by Reference and Certifi-
24	CATIONS.—The heading of section 605 of title 5, United
25	States Code, is amended to read as follows:

1	"§605. Incorporations by reference and certifi-
2	cations".
3	(c) TABLE OF SECTIONS.—The table of sections for
4	chapter 6 of title 5, United States Code, is amended as
5	follows:
6	(1) By striking the item relating to section 605
7	and inserting the following new item:
	"605. Incorporations by reference and certifications.".
8	(2) By striking the item relating to section 607
9	and inserting the following new item:
	"607. Quantification requirements.".
10	(3) By striking the item relating to section 608
11	and inserting the following:
	"608. Additional powers of Chief Counsel for Advocacy.".
12	(d) Other Clerical Amendments to Chapter
13	6.—Chapter 6 of title 5, United States Code, is amended
14	in section 603(d)—
15	(1) by striking paragraph (2);
16	(2) by striking "(1) For a covered agency," and
17	inserting "For a covered agency,";
18	(3) by striking "(A) any" and inserting "(1)
19	any'';
20	(4) by striking "(B) any" and inserting "(2)
21	any"; and
22	(5) by striking "(C) advice" and inserting "(3)
23	advice".

1 SEC. 312. AGENCY PREPARATION OF GUIDES.

2 Section 212(a)(5) the Small Business Regulatory En3 forcement Fairness Act of 1996 (5 U.S.C. 601 note) is
4 amended to read as follows:

5 "(5) AGENCY PREPARATION OF GUIDES.—The 6 agency shall, in its sole discretion, taking into ac-7 count the subject matter of the rule and the lan-8 guage of relevant statutes, ensure that the guide is 9 written using sufficiently plain language likely to be 10 understood by affected small entities. Agencies may 11 prepare separate guides covering groups or classes of 12 similarly affected small entities and may cooperate 13 with associations of small entities to distribute such 14 guides. In developing guides, agencies shall solicit 15 input from affected small entities or associations of 16 affected small entities. An agency may prepare 17 guides and apply this section with respect to a rule 18 or a group of related rules.".

19 SEC. 313. COMPTROLLER GENERAL REPORT.

Not later than 90 days after the date of enactment of this title, the Comptroller General of the United States shall complete and publish a study that examines whether the Chief Counsel for Advocacy of the Small Business Administration has the capacity and resources to carry out the duties of the Chief Counsel under this title and the amendments made by this title.

IV—REQUIRE TITLE **EVALUA-**1 **BEFORE** TION **IMPLE-**2 **MENTING EXECUTIVE** 3 WISHLISTS ACT 4 5 SEC. 401. SHORT TITLE. 6 This title may be cited as the "Require Evaluation 7 before Implementing Executive Wishlists Act" or as the 8 "REVIEW Act". 9 SEC. 402. RELIEF PENDING REVIEW. 10 Section 705 of title 5, United States Code, is amend-11 ed---(1) by striking "When" and inserting the fol-12 13 lowing: "(a) IN GENERAL.—When"; and 14 15 (2) by adding at the end the following: "(b) HIGH-IMPACT RULES.— 16 17 "(1) DEFINITIONS.—In this subsection— "(A) the term 'Administrator' means the 18 19 Administrator of the Office of Information and 20 **Regulatory Affairs of the Office of Management** 21 and Budget; and 22 "(B) the term 'high-impact rule' means 23 any rule that the Administrator determines may 24 impose an annual cost on the economy of not

less than \$1,000,000,000.

1	"(2) IDENTIFICATION.—A final rule may not be
2	published or take effect until the agency making the
3	rule submits the rule to the Administrator and the
4	Administrator makes a determination as to whether
5	the rule is a high-impact rule, which shall be pub-
6	lished by the agency with the final rule.
7	"(3) Relief.—
8	"(A) IN GENERAL.—Except as provided in
9	subparagraph (B), an agency shall postpone the
10	effective date of a high-impact rule of the agen-
11	cy until the final disposition of all actions seek-
12	ing judicial review of the rule.
13	"(B) FAILURE TO TIMELY SEEK JUDICIAL
14	REVIEW.—Notwithstanding section 553(i), if no
15	person seeks judicial review of a high-impact
16	rule—
17	"(i) during any period explicitly pro-
18	vided for judicial review under the statute
19	authorizing the making of the rule; or
20	"(ii) if no such period is explicitly pro-
21	vided for, during the 60-day period begin-
22	ning on the date on which the high-impact
23	rule is published in the Federal Register,
24	the high-impact rule may take effect as early as
25	the date on which the applicable period ends.

"(4) RULE OF CONSTRUCTION.—Nothing in
 this subsection may be construed to impose any limi tation under law on any court against the issuance
 of any order enjoining the implementation of any
 rule.".
 TITLE V—ALL ECONOMIC REGU- LATIONS ARE TRANSPARENT

8 **ACT**

9 SEC. 501. SHORT TITLE.

10 This title may be cited as the "All Economic Regula-11 tions are Transparent Act" or the "ALERT Act".

12 SEC. 502. OFFICE OF INFORMATION AND REGULATORY AF-

13 FAIRS PUBLICATION OF INFORMATION RE14 LATING TO RULES.

(a) AMENDMENT.—Title 5, United States Code, is
amended by inserting after chapter 6, the following new
chapter:

18 "CHAPTER 6A—OFFICE OF INFORMATION

19 AND REGULATORY AFFAIRS PUBLICA-

- 20 TION OF INFORMATION RELATING TO
- 21 RULES
 - "Sec. 651. Agency monthly submission to office of information and regulatory affairs.

"Sec. 652. Office of information and regulatory affairs publications.

"Sec. 653. Requirement for rules to appear in agency-specific monthly publication.

"Sec. 654. Definitions.

1	"SEC. 651. AGENCY MONTHLY SUBMISSION TO OFFICE OF
2	INFORMATION AND REGULATORY AFFAIRS.
3	"On a monthly basis, the head of each agency shall
4	submit to the Administrator of the Office of Information
5	and Regulatory Affairs (referred to in this chapter as the
6	'Administrator'), in such a manner as the Administrator
7	may reasonably require, the following information:
8	"(1) For each rule that the agency expects to
9	propose or finalize during the 12-month period fol-
10	lowing the month covered by the monthly submis-
11	sion:
12	"(A) A summary of the nature of the rule,
13	including the regulation identifier number and
14	the docket number for the rule.
15	"(B) The objectives of and legal basis for
16	the issuance of the rule, including—
17	"(i) any statutory or judicial deadline;
18	and
19	"(ii) whether the legal basis restricts
20	or precludes the agency from conducting
21	an analysis of the costs or benefits of the
22	rule during the rule making, and if not,
23	whether the agency plans to conduct an
24	analysis of the costs or benefits of the rule
25	during the rule making.

1	"(C) Whether the agency plans to claim an
2	exemption from the requirements of section 553
3	pursuant to section $553(g)(2)(A)$.
4	"(D) The stage of the rule making as of
5	the date of submission.
6	"(E) Whether the rule is subject to review
7	under section 610.
8	"(2) For any rule for which the agency expects
9	to finalize during the 12-month period following the
10	month covered by the monthly submission and has
11	issued a general notice of proposed rule making—
12	"(A) an approximate schedule for com-
13	pleting action on the rule;
14	"(B) an estimate of whether the rule will
15	cost—
16	"(i) less than \$50,000,000;
17	"(ii) \$50,000,000 or more but less
18	than \$100,000,000;
19	"(iii) \$100,000,000 or more but less
20	than \$500,000,000;
21	"(iv) \$500,000,000 or more but less
22	than \$1,000,000,000;
23	"(v) \$1,000,000,000 or more but less
24	than \$5,000,000,000;

1	"(vi) \$5,000,000,000 or more but less
2	than \$10,000,000,000; or
3	"(vii) \$10,000,000,000 or more; and
4	"(C) any estimate of the economic effects
5	of the rule, including the imposition of un-
6	funded mandates and any estimate of the net
7	effect that the rule will have on the number of
8	jobs in the United States, that was considered
9	in drafting the rule, or, if no such estimate is
10	available, a statement affirming that no infor-
11	mation on the economic effects, including the
12	effect on the number of jobs, of the rule has
13	been considered.
14	"SEC. 652. OFFICE OF INFORMATION AND REGULATORY AF-
15	FAIRS PUBLICATIONS.
16	"(a) Agency-Specific Information Published
17	MONTHLY.—Not later than 30 days after the submission
18	of information pursuant to section 651, the Administrator
19	shall make such information publicly available on the
20	Internet.
21	"(b) Cumulative Assessment of Agency Rule
22	Making Published Annually.—
23	"(1) Publication in the federal reg-

24 ISTER.—Not later than October 1 of each year, the

1	Administrator shall publish in the Federal Register
2	the following, with respect to the previous year:
3	"(A) The information that the Adminis-
4	trator received from the head of each agency
5	under section 651.
6	"(B) The number of rules and a list of
7	each such rule—
8	"(i) that was proposed by each agen-
9	cy, including, for each such rule, an indica-
10	tion of whether the issuing agency con-
11	ducted an analysis of the costs or benefits
12	of the rule; and
13	"(ii) that was finalized by each agen-
14	cy, including for each such rule an indica-
15	tion of whether—
16	"(I) the issuing agency conducted
17	an analysis of the costs or benefits of
18	the rule;
19	"(II) the agency claimed an ex-
20	emption from the procedures under
21	section 553 pursuant to section
22	553(g)(2)(A); and
23	"(III) the rule was issued pursu-
24	ant to a statutory mandate or the rule

1	making is committed to agency discre-
2	tion by law.
3	"(C) The number of agency actions and a
4	list of each such action taken by each agency
5	that—
6	"(i) repealed a rule;
7	"(ii) reduced the scope of a rule;
8	"(iii) reduced the cost of a rule; or
9	"(iv) accelerated the expiration date
10	of a rule.
11	"(D) The total cost (without reducing the
12	cost by any offsetting benefits) of all rules pro-
13	posed or finalized, the total cost of any un-
14	funded mandates imposed by all such rules, and
15	the number of rules for which an estimate of
16	the cost of the rule was not available.
17	"(2) Publication on the internet.—Not
18	later than October 1 of each year, the Administrator
19	shall make publicly available on the Internet the fol-
20	lowing:
21	"(A) The analysis of the costs or benefits,
22	if conducted, for each proposed rule or final
23	rule issued by an agency for the previous year.

1	"(B) The docket number and regulation
2	identifier number for each proposed or final
3	rule issued by an agency for the previous year.
4	"(C) The number of rules and a list of
5	each such rule reviewed by the Director of the
6	Office of Management and Budget for the pre-
7	vious year, and the authority under which each
8	such review was conducted.
9	"(D) The number of rules and a list of
10	each such rule for which the head of an agency
11	completed a review under section 610 for the
12	previous year.
13	"(E) The number of rules and a list of
14	each such rule submitted to the Comptroller
15	General under section 801.
16	"(F) The number of rules and a list of
17	each such rule for which a resolution of dis-
18	approval was introduced in either the House of
19	Representatives or the Senate under section
20	802.
21	"SEC. 653. REQUIREMENT FOR RULES TO APPEAR IN AGEN-
22	CY-SPECIFIC MONTHLY PUBLICATION.
23	"(a) IN GENERAL.—Subject to subsection (b), a rule
24	may not take effect until the information required to be
25	made publicly available on the Internet regarding such

1	rule pursuant to section 652(a) has been so available for
2	not less than 6 months.
3	"(b) EXCEPTIONS.—The requirement of subsection
4	(a) shall not apply in the case of a rule—
5	((1) for which the agency issuing the rule
6	claims an exception under section $553(g)(2)(A)$; or
7	((2) which the President determines by Execu-
8	tive order should take effect because the rule is—
9	"(A) necessary because of an imminent
10	threat to health or safety or other emergency;
11	"(B) necessary for the enforcement of
12	criminal laws;
13	"(C) necessary for national security; or
14	"(D) issued pursuant to any statute imple-
15	menting an international trade agreement.
16	"SEC. 654. DEFINITIONS.
17	"In this chapter, the terms 'agency', 'agency action',
18	'rule', and 'rule making' have the meanings given those
19	terms in section 551, and the term 'unfunded mandate'

21 tion 421(6) of the Congressional Budget Act of 1974 (2
22 U.S.C. 658(6)).".

20 has the meaning given the term 'Federal mandate' in sec-

23 (b) TECHNICAL AND CONFORMING AMENDMENT.—24 The table of chapters for part I of title 5, United States

Code, is amended by inserting after the item relating to 1 2 chapter 5, the following: "6. The Analysis of Regulatory Functions 601 "6A. Office of Information and Regulatory Affairs Publication of Information Relating to Rules 651". 3 (c) EFFECTIVE DATES.— 4 (1) AGENCY MONTHLY SUBMISSION TO THE OF-5 FICE INFORMATION AND OF REGULATORY AF-6 FAIRS.—The first submission required pursuant to 7 section 651 of title 5, United States Code, as added by subsection (a), shall be submitted not later than 8 9 30 days after the date of the enactment of this title, 10 and monthly thereafter. 11 (2)CUMULATIVE ASSESSMENT OFAGENCY 12 RULE MAKING.— 13 (A) IN GENERAL.—Subsection (b) of sec-14 tion 652 of title 5, United States Code, as 15 added by subsection (a), shall take effect on the 16 date that is 60 days after the date of the enact-17 ment of this title. 18 (B) DEADLINE.—The first requirement to 19 publish or make available, as the case may be, 20 under subsection (b) of section 652 of title 5,

United States Code, as added by subsection (a),
shall be the first October 1 after the effective
date of such subsection.

1 (C) FIRST PUBLICATION.—The require-2 ment under section 652(b)(2)(A) of title 5, United States Code, as added by subsection (a), 3 4 shall include for the first publication, any anal-5 ysis of the costs or benefits conducted for a 6 proposed or final rule, for the 10 years before 7 the date of the enactment of this title. (3) REQUIREMENT FOR RULES TO APPEAR IN 8

9 AGENCY-SPECIFIC MONTHLY PUBLICATION.—Section 10 653 of title 5, United States Code, as added by sub-11 section (a), shall take effect on the date that is 8 12 months after the date of the enactment of this title. TITLE VI—PROVIDING ACCOUNT-13 THROUGH ABILITY **TRANS-**14 **PARENCY ACT** 15

16 SEC. 601. SHORT TITLE.

17 This title may be cited as the "Providing Account-18 ability Through Transparency Act".

19SEC. 602. REQUIREMENT TO POST A 100 WORD SUMMARY20TO REGULATIONS.GOV.

21 Section 553(d)(1) of title 5, United States Code, as

22 inserted by section 103(b) of this Act, is amended—

23 (1) in subparagraph (G)(iv) by striking "; and"

and inserting ";";

1	(2) in subparagraph (H)(ii), by striking the pe-
2	riod at the end and inserting "; and"; and
3	(3) by inserting after subparagraph (H) the fol-
4	lowing:
5	"(I) the internet address of a summary of
6	not more than 100 words in length of the pro-
7	posed rule, in plain language, that shall be
8	posted on the internet website under section
9	206(d) of the E–Government Act of 2002 (44 $$
10	U.S.C. 3501 note) (commonly known as regula-
11	tions.gov).".