

## 115TH CONGRESS 1ST SESSION

## S. 951

To reform the process by which Federal agencies analyze and formulate new regulations and guidance documents, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

APRIL 26, 2017

Mr. PORTMAN (for himself, Ms. HEITKAMP, Mr. HATCH, and Mr. MANCHIN) introduced the following bill; which was read twice and referred to the Committee on Homeland Security and Governmental Affairs

## A BILL

To reform the process by which Federal agencies analyze and formulate new regulations and guidance documents, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Regulatory Account-
- 5 ability Act of 2017".
- 6 SEC. 2. DEFINITIONS.
- 7 Section 551 of title 5, United States Code, is amend-
- 8 ed—

1	(1) in paragraph (5), by striking "rule making"
2	and inserting "rulemaking";
3	(2) in paragraph (6), by striking "rule making"
4	and inserting "rulemaking";
5	(3) in paragraph (13), by striking "and" at the
6	$\mathrm{end};$
7	(4) in paragraph (14), by striking the period at
8	the end and inserting a semicolon; and
9	(5) by adding at the end the following:
10	"(15) 'guidance' means an agency statement of
11	general applicability, other than a rule, that—
12	"(A) is not intended to have the force and
13	effect of law; and
14	"(B) sets forth a policy on a statutory,
15	regulatory, or technical issue or an interpreta-
16	tion of a statutory or regulatory issue;
17	"(16) 'high-impact rule' means any rule that
18	the Administrator determines is likely to cause an
19	annual effect on the economy of \$1,000,000,000 or
20	more, adjusted once every 5 years to reflect in-
21	creases in the Consumer Price Index for All Urban
22	Consumers, as published by the Bureau of Labor
23	Statistics of the Department of Labor;
24	"(17) 'major guidance' means guidance that the
25	Administrator finds is likely to lead to—

1	"(A) an annual effect on the economy of
2	\$100,000,000 or more, adjusted once every 5
3	years to reflect increases in the Consumer Price
4	Index for All Urban Consumers, as published
5	by the Bureau of Labor Statistics of the De-
6	partment of Labor;
7	"(B) a major increase in costs or prices for
8	consumers, individual industries, Federal,
9	State, local, or tribal government agencies, or
10	geographic regions; or
11	"(C) significant adverse effects on competi-
12	tion, employment, investment, productivity, in-
13	novation, public health and safety, or the ability
14	of United States-based enterprises to compete
15	with foreign-based enterprises in domestic and
16	export markets;
17	"(18) 'major rule' means any rule that the Ad-
18	ministrator determines is likely to cause—
19	"(A) an annual effect on the economy of
20	\$100,000,000 or more, adjusted once every 5
21	years to reflect increases in the Consumer Price
22	Index for All Urban Consumers, as published
23	by the Bureau of Labor Statistics of the De-
24	partment of Labor;

1	"(B) a major increase in costs or prices for
2	consumers, individual industries, Federal,
3	State, local, or tribal government agencies, or
4	geographic regions; or
5	"(C) significant adverse effects on competi-
6	tion, employment, investment, productivity, in-
7	novation, public health and safety, or the ability
8	of United States-based enterprises to compete
9	with foreign-based enterprises in domestic and
10	export markets;
11	"(19) 'Office of Information and Regulatory Af-
12	fairs' means the office established under section
13	3503 of title 44 and any successor to that office;
14	and
15	"(20) 'Administrator' means the Administrator
16	of the Office of Information and Regulatory Af-
17	fairs.".
18	SEC. 3. RULEMAKING.
19	Section 553 of title 5, United States Code, is amend-
20	ed—
21	(1) in the section heading, by striking "Rule
22	making" and inserting "Rulemaking";
23	(2) in subsection (a), by striking "(a) This sec-
24	tion applies" and inserting "(a) APPLICABILITY—
25	This section applies"; and

1	(3) by striking subsections (b) through (e) and
2	inserting the following:
3	"(b) Rulemaking Considerations.—In a rule
4	making, an agency shall consider, in addition to other ap-
5	plicable considerations, the following:
6	"(1) The legal authority under which a rule
7	may be proposed, including whether rulemaking is
8	required by statute or is within the discretion of the
9	agency.
10	"(2) The nature and significance of the problem
11	the agency intends to address with a rule.
12	"(3) Whether existing Federal laws or rules
13	have created or contributed to the problem the agen-
14	cy may address with a rule and, if so, whether those
15	Federal laws or rules could be amended or rescinded
16	to address the problem in whole or in part.
17	"(4) A reasonable number of alternatives for a
18	new rule that meet the statutory objective, including
19	substantial alternatives or other responses identified
20	by interested persons, with the consideration of 3 al-
21	ternatives presumed to be reasonable.
22	"(5) For any major rule or high-impact rule
23	unless prohibited by law, the potential costs and

benefits associated with potential alternative rules

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1	and other responses considered under paragraph (4),
2	including quantitative and qualitative analyses of—
3	"(A) the direct costs and benefits;
4	"(B) the nature and degree of risks ad-
5	dressed by the rule and the countervailing risks
6	that might be posed by agency action; and
7	"(C) to the extent practicable, the cumu-
8	lative and indirect costs and benefits.
9	"(c) Notice of Proposed Rulemaking.—
10	"(1) In general.—If an agency determines
11	that the objectives of the agency require the agency
12	to issue a rule, the agency shall notify the Adminis-
13	trator and publish a notice of proposed rulemaking
14	in the Federal Register, which shall include—
15	"(A) a statement of the time, place, and
16	nature of any public rulemaking proceedings;
17	"(B) reference to the legal authority under
18	which the rule is proposed;
19	"(C) the text of the proposed rule;
20	"(D) a summary of information known to
21	the agency concerning the considerations de-
22	scribed in subsection (b); and
23	"(E) where otherwise consistent with appli-
24	cable law, for any major rule or high-impact
25	rule—

1	"(i) a reasoned preliminary expla-
2	nation regarding how—
3	"(I) the proposed rule meets the
4	statutory objectives; and
5	"(II) the benefits of the proposed
6	rule justify the costs; and
7	"(ii) a discussion of—
8	"(I) the costs and benefits of al-
9	ternatives considered by the agency
10	under subsection (b)(4);
11	"(II) whether the alternatives
12	considered by the agency under sub-
13	section (b)(4) meet relevant statutory
14	objectives; and
15	"(III) the reasons why the agen-
16	cy did not propose an alternative con-
17	sidered by the agency under sub-
18	section $(b)(4)$ .
19	"(2) Accessibility.—
20	"(A) IN GENERAL.—Except as provided in
21	subparagraph (B), not later than the date on
22	which an agency publishes a notice of proposed
23	rulemaking under paragraph (1), all studies,
24	models, scientific literature, and other informa-
25	tion developed or relied upon by the agency,

1	and actions taken by the agency to obtain that
2	information, in connection with the determina-
3	tion of the agency to propose the rule that is
4	the subject of the rulemaking shall be placed in
5	the docket for the proposed rule and made ac-
6	cessible to the public.
7	"(B) Exception.—Subparagraph (A)
8	shall not apply with respect to information that
9	is exempt from disclosure under section 552(b).
10	"(3) Information quality.—If an agency
11	proposes a rule that rests upon scientific, technical,
12	or economic information, the agency shall propose
13	the rule on the basis of the best reasonably available
14	scientific, technical, or economic information.
15	"(4) Public comment.—
16	"(A) IN GENERAL.—After publishing a no-
17	tice of proposed rulemaking under paragraph
18	(1), an agency shall provide interested persons
19	an opportunity to participate in the rulemaking
20	through the submission of written material,
21	data, views, or arguments with or without op-
22	portunity for oral presentation, except that—
23	"(i) if a public hearing is convened
24	under subsection (e), reasonable oppor-

tunity for oral presentation shall be pro-

25

1	vided at the public hearing as provided in
2	subsection (e); and
3	"(ii) when, other than as provided in
4	subsection (e), a rule is required by statute
5	to be made on the record after opportunity
6	for an agency hearing—
7	"(I) sections 556 and 557 shall
8	apply; and
9	"(II) the petition procedures of
10	subsection (e) shall not apply.
11	"(B) TIMELINE.—An agency shall provide
12	not less than 60 days, or, with respect to a pro-
13	posed major rule or a proposed high-impact
14	rule, not less than 90 days, for interested per-
15	sons to submit written material, data, views, or
16	arguments under subparagraph (A).
17	"(5) Change of classification after pub-
18	LICATION OF NOTICE.—If, after an agency submits
19	the notification and publishes the notice of proposed
20	rulemaking required under paragraph (1), a pro-
21	posed rule is determined to be a major rule or a
22	high-impact rule, the agency shall—
23	"(A) publish a notice in the Federal Reg-
24	ister with respect to the change of the classi-
25	fication of the rule; and

1	"(B) allow interested persons an additional
2	opportunity of not less than 30 days to com-
3	ment on—
4	"(i) the rule; and
5	"(ii) the change of the classification of
6	the rule.
7	"(6) Prohibition on Certain Communica-
8	TIONS.—
9	"(A) In general.—Except as provided in
10	subparagraph (B), after an agency publishes a
11	notice of proposed rulemaking required under
12	paragraph (1), or after an agency publishes a
13	notice of initiation of rulemaking under sub-
14	section (d)(1)(B), the agency, and any indi-
15	vidual acting in an official capacity on behalf of
16	the agency, may not communicate, and a person
17	who receives Federal funds from the agency
18	may not use those funds to communicate,
19	through written, oral, electronic, or other
20	means, to the public with respect to the pro-
21	posed rule in a manner that—
22	"(i) directly advocates, in support of
23	or against the proposed rule, for the sub-
24	mission of information that will form part
25	of the record for the proposed rule:

1	"(ii) appeals to the public, or solicits
2	a third party, to undertake advocacy in
3	support of or against the proposed rule; or
4	"(iii) is directly or indirectly for the
5	purpose of publicity or propaganda within
6	the United States in a manner that Con-
7	gress has not authorized.
8	"(B) Exception.—The prohibition under
9	subparagraph (A) shall not apply to a commu-
10	nication that requests comments on, or provides
11	information regarding, a proposed rule in an
12	impartial manner.
13	"(d) Initiation of Rulemaking for Major and
14	HIGH-IMPACT RULES.—
15	"(1) Notice for major and high-impact
16	RULES.—When an agency determines to initiate a
17	rulemaking that may result in a major rule or a
18	high-impact rule, the agency shall—
19	"(A) establish an electronic docket for that
20	rulemaking, which may have a physical counter-
21	part; and
22	"(B) publish a notice of initiation of rule-
23	making in the Federal Register, which shall—

1	"(i) briefly describe the subject and
2	objectives of, and the problem to be solved
3	by, the rule;
4	"(ii) reference the legal authority
5	under which the rule would be proposed;
6	"(iii) invite interested persons to pro-
7	pose alternatives and other ideas regarding
8	how best to accomplish the objectives of
9	the agency in the most effective manner;
10	and
11	"(iv) indicate how interested persons
12	may submit written material for the dock-
13	et.
14	"(2) Accessibility.—All information provided
15	to the agency under paragraph (1) shall be promptly
16	placed in the docket and made accessible to the pub-
17	lie.
18	"(3) APPLICABILITY.—With respect to the al-
19	ternatives and other ideas proposed under paragraph
20	(1)(B)(iii)—
21	"(A) the alternatives and other ideas are
22	for the benefit of—
23	"(i) the agency receiving the alter-
24	natives and other ideas; and
25	"(ii) the public; and

1	"(B) the agency receiving the alternatives
2	and other ideas may respond to the alternatives
3	and other ideas.
4	"(4) Timetable.—
5	"(A) In general.—With respect to a
6	rulemaking for a major rule or a high-impact
7	rule, the agency proposing the rule shall estab-
8	lish a timetable for the rulemaking that—
9	"(i) includes intermediate and final
10	completion dates for actions of the agency;
11	and
12	"(ii) shall be published in the elec-
13	tronic docket established under paragraph
14	(1)(A) with respect to the rulemaking.
15	"(B) Consideration of factors.—In
16	establishing the timetable required under sub-
17	paragraph (A), an agency shall consider rel-
18	evant factors, including—
19	"(i) the size and complexity of the
20	rulemaking;
21	"(ii) the resources available to the
22	agency;
23	"(iii) the national significance of the
24	rulemaking; and

1	"(iv) all statutory requirements that
2	govern the timing of the rulemaking.
3	"(C) Report required.—
4	"(i) In general.—An agency that
5	fails to meet an intermediate or final com-
6	pletion date for an action established under
7	subparagraph (A) shall submit to Congress
8	and the Director of the Office of Manage-
9	ment and Budget a report regarding why
10	the agency failed to meet the completion
11	date.
12	"(ii) Contents; publication in
13	FEDERAL REGISTER.—A report submitted
14	under clause (i) shall—
15	"(I) include an amended time-
16	table for the rulemaking; and
17	$(\Pi)$ be published—
18	"(aa) in the Federal Reg-
19	ister; and
20	"(bb) in the electronic dock-
21	et established under paragraph
22	(1)(A) with respect to the rule-
23	making.
24	"(5) Notice of Determination of other
25	AGENCY COURSE.—

1	"(A) IN GENERAL.—If, after publishing
2	the notice required under paragraph (1), an
3	agency determines not to issue a major rule or
4	a high-impact rule, the agency shall, after con-
5	sulting with the Administrator—
6	"(i) publish a notice of determination
7	of other agency course; and
8	"(ii) if the agency intends to issue a
9	rule, comply with the procedures required
10	under subsection (c).
11	"(B) Contents.—A notice of determina-
12	tion of other agency course published under
13	subparagraph (A)(i) shall include—
14	"(i) a description of the alternative re-
15	sponse the agency has determined to
16	adopt; and
17	"(ii) if the agency intends to issue a
18	rule, any information required under sub-
19	section (c).
20	"(e) Public Hearing for High-Impact Rules
21	AND CERTAIN MAJOR RULES.—
22	"(1) Petition for public hearing.—
23	"(A) In general.—Before the date on
24	which the comment period closes with respect to
25	a proposed high-impact rule or a proposed

1	major rule described in section 551(18)(A), an
2	interested person may petition the agency that
3	proposed the rule to hold a public hearing in ac-
4	cordance with this subsection.
5	"(B) Petition for public hearing for
6	HIGH-IMPACT RULES.—
7	"(i) Granting of Petition.—Not
8	later than 30 days after the date on which
9	an agency receives a petition submitted
10	under subparagraph (A) with respect to a
11	high-impact rule, the agency shall grant
12	the petition if the petition shows that—
13	"(I) the proposed rule is based
14	on conclusions with respect to 1 or
15	more specific scientific, technical, eco-
16	nomic, or other complex factual issues
17	that are genuinely disputed;
18	"(II) with respect to a rule that
19	the agency is required to reissue not
20	less frequently than once every 3
21	years, the interested person submit-
22	ting the petition could not have raised
23	the disputed factual issues described
24	in subclause (I) during the 5-year pe-

1	riod preceding the date on which the
2	petition is submitted; and
3	"(III) the resolution of the dis-
4	puted factual issues described in sub-
5	clause (I) would likely have an effect
6	on—
7	"(aa) the costs and benefits
8	of the proposed rule; or
9	"(bb) whether the proposed
10	rule achieves the statutory pur-
11	pose.
12	"(ii) Denial of Petition.—If an
13	agency denies a petition submitted under
14	clause (i) in whole or in part, the agency
15	shall include in the rulemaking record an
16	explanation for the denial sufficient for ju-
17	dicial review, including—
18	"(I) findings by the agency
19	that—
20	"(aa) there is no genuine
21	dispute as to the factual issues
22	raised by the petition; or
23	"(bb) with respect to a rule
24	that the agency is required to re-
25	issue not less frequently than

1	once every 3 years, the interested
2	person submitting the petition
3	could have raised the disputed
4	factual issues in the petition dur-
5	ing the 5-year period preceding
6	the date on which the petition is
7	submitted; and
8	"(II) a reasoned determination
9	by the agency that the factual issues
10	raised by the petition, even if subject
11	to genuine dispute and not subject to
12	subclause (I)(bb), will not have an ef-
13	fect on—
14	"(aa) the costs and benefits
15	of the proposed rule; or
16	"(bb) whether the proposed
17	rule achieves the statutory pur-
18	pose.
19	"(iii) Inclusion in the record.—A
20	petition submitted under subparagraph (A)
21	with respect to a high-impact rule and the
22	decision of an agency with respect to the
23	petition shall be included in the rulemaking
24	record.

1	"(C) Petition for public hearing for
2	CERTAIN MAJOR RULES.—
3	"(i) IN GENERAL.—In the case of a
4	major rule described in section 551(18)(A),
5	any interested person may petition for a
6	hearing under this subsection on the
7	grounds and within the time limitation de-
8	scribed in subparagraph (B)(i).
9	"(ii) Agency authority to deny
10	PETITION.—An agency may deny a petition
11	submitted to the agency under clause (i) if
12	the agency reasonably determines that—
13	"(I) a hearing—
14	"(aa) would not advance the
15	consideration of the proposed
16	rule by the agency; or
17	"(bb) would, in light of the
18	need for agency action, unreason-
19	ably delay completion of the rule-
20	making; or
21	"(II) with respect to a rule that
22	the agency is required to reissue not
23	less frequently than once every 3
24	years, the interested person submit-
25	ting the petition could have raised the

1	disputed factual issues in the petition
2	during the 5-year period preceding the
3	date on which the petition is sub-
4	mitted.
5	"(iii) Inclusion in the record.—A
6	petition submitted under clause (i) and the
7	decision of an agency with respect to the
8	petition shall be included in the rulemaking
9	record.
10	"(2) Notice of Hearing.—Not later than 45
11	days before the date on which a hearing is held
12	under this subsection, an agency shall publish in the
13	Federal Register a notice specifying—
14	"(A) the proposed rule to be considered at
15	the hearing; and
16	"(B) the factual issues to be considered at
17	the hearing.
18	"(3) Hearing requirements.—
19	"(A) Limited nature of hearing.—A
20	hearing held under this subsection shall be lim-
21	ited to—
22	"(i) the specific factual issues raised
23	in a petition granted in whole or in part
24	under paragraph (1); and

1	"(ii) any other factual issues the reso-
2	lution of which an agency, in the discretion
3	of the agency, determines will advance con-
4	sideration by the agency of the proposed
5	rule.
6	"(B) Procedures.—
7	"(i) Burden of proof.—Except as
8	otherwise provided by statute, a proponent
9	of a rule has the burden of proof in a hear-
10	ing held under this subsection.
11	"(ii) Admission of Evidence.—In a
12	hearing held under this subsection, any
13	documentary or oral evidence may be re-
14	ceived, except that an agency, as a matter
15	of policy, shall provide for the exclusion of
16	immaterial or unduly repetitious evidence.
17	"(iii) Adoption of Rules Gov-
18	ERNING HEARINGS.—To govern a hearing
19	held under this subsection, each agency
20	shall adopt rules that provide for—
21	"(I) the appointment of an agen-
22	cy official or administrative law judge
23	to preside at the hearing;
24	"(II) the presentation by inter-
25	ested parties of relevant documentary

1	or oral evidence, unless the evidence is
2	immaterial or unduly repetitious;
3	"(III) a reasonable and adequate
4	opportunity for cross-examination by
5	interested parties concerning genu-
6	inely disputed factual issues raised by
7	the petition, provided that, in the case
8	of multiple interested parties with the
9	same or similar interests, the agency
10	may require the use of common coun-
11	sel where the common counsel may
12	adequately represent the interests that
13	will be significantly affected by the
14	proposed rule; and
15	"(IV) when appropriate, and to
16	the extent practicable, the consolida-
17	tion of proceedings with respect to
18	multiple petitions submitted under
19	this subsection into a single hearing.
20	"(C) Record of Hearing.—A transcript
21	of testimony and exhibits, together with all pa-
22	pers and requests filed in the hearing, shall
23	constitute the exclusive record for decision of
24	the factual issues addressed in a hearing held
25	under this subsection.

1	"(4) Judicial review.—
2	"(A) In general.—Failure to petition for
3	a hearing under this subsection shall not pre-
4	clude judicial review of any claim that could
5	have been raised in the hearing petition or at
6	the hearing.
7	"(B) TIMING OF JUDICIAL REVIEW.—
8	There shall be no judicial review of the disposi-
9	tion of a petition by an agency under this sub-
10	section until judicial review of the final action
11	of the agency.
12	"(f) Final Rules.—
13	"(1) Effectiveness of major or high-im-
14	PACT RULE.—
15	"(A) In general.—Except as provided in
16	subparagraph (B), in a rulemaking for a major
17	rule or a high-impact rule, an agency shall
18	adopt the most cost-effective rule that—
19	"(i) is considered under subsection
20	(b)(4); and
21	"(ii) meets relevant statutory objec-
22	tives.
23	"(B) Exception.—In a rulemaking for a
24	major rule or a high-impact rule, an agency
25	may adopt a rule that is more costly than the

1	most cost-effective alternative that would
2	achieve the relevant statutory objectives only
3	if—
4	"(i) the additional benefits of the
5	more costly rule justify the additional costs
6	of that rule;
7	"(ii) the agency specifically identifies
8	each additional benefit described in clause
9	(i) and the cost of each such additional
10	benefit; and
11	"(iii) the agency explains why the
12	agency adopted a rule that is more costly
13	than the most cost-effective alternative.
14	"(2) Publication of notice of final rule-
15	MAKING.—When an agency adopts a final rule, the
16	agency shall publish a notice of final rulemaking in
17	the Federal Register, which shall include—
18	"(A) a concise, general statement of the
19	basis and purpose of the rule;
20	"(B) a reasoned determination by the
21	agency regarding the considerations described
22	in subsection (b);
23	"(C) a response to each significant issue
24	raised in the comments on the proposed rule;
25	and

1	"(D) with respect to a major rule or a
2	high-impact rule, a reasoned determination by
3	the agency that—
4	"(i) the benefits of the rule advance
5	the relevant statutory objectives and justify
6	the costs of the rule; and
7	"(ii)(I) no alternative considered
8	would achieve the relevant statutory objec-
9	tives in a more cost-effective manner than
10	the rule; or
11	"(II) the adoption by the agency of a
12	more costly rule complies with paragraph
13	(1)(B).
14	"(3) Information quality.—If an agency
15	rulemaking rests upon scientific, technical, or eco-
16	nomic information, the agency shall adopt a final
17	rule on the basis of the best reasonably available sci-
18	entific, technical, or economic information.
19	"(4) Accessibility.—
20	"(A) IN GENERAL.—Except as provided in
21	subparagraph (B), not later than the date on
22	which an agency publishes a notice of final rule-
23	making under paragraph (2), all studies, mod-
24	els, scientific literature, and other information
25	developed or relied upon by the agency, and ac-

1	tions taken by the agency to obtain that infor-
2	mation, in connection with the determination of
3	the agency to finalize the rule that is the sub-
4	ject of the rulemaking shall be placed in the
5	docket for the rule and made accessible to the
6	public.
7	"(B) Exception.—Subparagraph (A)
8	shall not apply with respect to information that
9	is exempt from disclosure under section 552(b)
10	"(5) Rules adopted at the end of a presi-
11	DENTIAL ADMINISTRATION.—
12	"(A) In general.—During the 60-day per
13	riod beginning on a transitional inauguration
14	day (as defined in section 3349a), with respect
15	to any final rule that had been placed on file
16	for public inspection by the Office of the Fed-
17	eral Register or published in the Federal Reg
18	ister as of the date of the inauguration, but
19	which had not become effective by the date of
20	the inauguration, the agency issuing the rule
21	may, by order, delay the effective date of the
22	rule for not more than 90 days for the purpose
23	of obtaining public comment on whether—
24	"(i) the rule should be amended or re-
25	scinded; or

1	"(ii) the effective date of the rule
2	should be further delayed.
3	"(B) OPPORTUNITY FOR COMMENT.—If an
4	agency delays the effective date of a rule under
5	subparagraph (A), the agency shall give the
6	public not less than 30 days to submit com-
7	ments.
8	"(g) Applicability.—
9	"(1) Primacy of Certain Rulemaking Con-
10	SIDERATIONS AND PROCEDURES IN OTHER FEDERAL
11	LAWS.—
12	"(A) Considerations.—If a rulemaking
13	is authorized under a Federal law that requires
14	an agency to consider, or prohibits an agency
15	from considering, a factor in a manner that is
16	inconsistent with, or that conflicts with, the re-
17	quirements under this section, for the purposes
18	of this section, the requirement or prohibition,
19	as applicable, in that other Federal law shall
20	apply to the agency in the rulemaking.
21	"(B) Procedural requirements.—If a
22	rulemaking is authorized under a Federal law
23	that requires an agency to follow or use, or pro-
24	hibits an agency from following or using, a pro-
25	cedure in a manner that is duplicative of, or

1	that conflicts with, a procedural requirement
2	under this section, for the purposes of this sec-
3	tion, the requirement or prohibition, as applica-
4	ble, in that other Federal law shall apply to the
5	agency in the rulemaking.
6	"(2) Guidance and Rules of Organiza-
7	TION.—Except as otherwise provided by law, this
8	section shall not apply to guidance or rules of agen-
9	cy organization, procedure, or practice.
10	"(3) Exceptions for good cause.—
11	"(A) FINDING OF GOOD CAUSE.—
12	"(i) In general.—If an agency for
13	good cause finds that compliance with sub-
14	section (e), (d), (e), or $(f)(2)(B)$ before
15	issuing a final rule is unnecessary, imprac-
16	ticable, or contrary to the public interest,
17	that subsection shall not apply and the
18	agency may issue the final rule or an in-
19	terim final rule, as applicable, under sub-
20	paragraph (B) or (C).
21	"(ii) Incorporation of good cause
22	FINDING.—If an agency makes a finding
23	under clause (i), the agency shall include
24	that finding and a brief statement with re-

spect to the reasons for that finding in the

25

1	final rule or interim final rule, as applica-
2	ble, issued by the agency.
3	"(B) DIRECT FINAL RULES.—
4	"(i) In general.—Except as pro-
5	vided in clause (ii), if an agency makes a
6	finding under subparagraph (A)(i) that
7	compliance with subsection (c), (d), (e), or
8	(f)(2)(B) before issuing a final rule is un-
9	necessary, the agency shall, before issuing
10	the final rule—
11	"(I) publish in the Federal Reg-
12	ister the text of the final rule, the
13	brief statement required under sub-
14	paragraph (A)(ii), and a notice of op-
15	portunity for public comment;
16	"(II) establish a comment period
17	of not less than 30 days for any inter-
18	ested person to submit written mate-
19	rial, data, views, or arguments with
20	respect to the final rule; and
21	"(III) provide notice of the date
22	on which the rule will take effect.
23	"(ii) Exception.—An agency that
24	made a finding described in clause (i) may
25	choose not to follow the requirements

1	under that clause if the agency determines
2	that following the requirements would not
3	expedite the issuance of the final rule.
4	"(iii) Adverse comments.—If an
5	agency receives significant adverse com-
6	ments with respect to a rule during the
7	comment period established under clause
8	(i)(II), the agency shall—
9	"(I) withdraw the notice of final
10	rulemaking published by the agency
11	with respect to the rule; and
12	"(II) complete rulemaking in ac-
13	cordance with subsections (c), (d), (e),
14	and (f), as applicable.
15	"(C) Interim final rules.—
16	"(i) In General.—If an agency for
17	good cause finds that compliance with sub-
18	section (c), (d), (e), or $(f)(2)(B)$ before
19	issuing a final rule is impracticable or con-
20	trary to the public interest, the agency
21	shall issue an interim final rule by—
22	"(I) publishing the interim final
23	rule and a request for public comment
24	in the portion of the Federal Register
25	relating to final rules; and

1	"(II) providing a cross-reference
2	in the portion of the Federal Register
3	relating to proposed rules that re-
4	quests public comment with respect to
5	the rule not later than 60 days after
6	the rule is published under subclause
7	(I).
8	"(ii) Interim period.—
9	"(I) IN GENERAL.—Not later
10	than 180 days after the date on which
11	an agency issues an interim final rule
12	under clause (i), the agency shall—
13	"(aa) rescind the interim
14	rule;
15	"(bb) initiate rulemaking in
16	accordance with subsections (c)
17	through (f); or
18	"(ce) take final action to
19	adopt a final rule.
20	"(II) No force or effect.—If,
21	as of the end of the 180-day period
22	described in subclause (I), an agency
23	fails to take an action described in
24	item (aa), (bb), or (cc) of that sub-
25	clause, the interim final rule issued by

1	the agency shall have no force or ef-
2	fect.
3	"(4) Exemption for monetary policy.—
4	This section shall not apply to a rulemaking or to
5	guidance that concerns monetary policy proposed or
6	implemented by the Board of Governors of the Fed-
7	eral Reserve System or the Federal Open Market
8	Committee.
9	"(h) Date of Publication.—A final rule, a direct
10	final rule described in subsection (g)(3)(B), or an interim
11	final rule described in subsection (g)(3)(C) shall be pub-
12	lished not later than 30 days (or, in the case of a major
13	rule or a high-impact rule, not later than 60 days) before
14	the effective date of the rule, except—
15	"(1) for guidance; or
16	"(2) as otherwise provided by an agency for
17	good cause and as published with the rule.
18	"(i) Right To Petition and Review of Rules.—
19	Each agency shall—
20	"(1) give interested persons the right to petition
21	for the issuance, amendment, or repeal of a rule;
22	and
23	"(2) on a continuing basis, invite interested
24	persons to submit, by electronic means, suggestions

1	for rules that warrant retrospective review and pos-
2	sible modification or repeal.
3	"(j) Rulemaking Guidelines.—
4	"(1) Assessment of Rules.—
5	"(A) In General.—The Administrator
6	shall establish guidelines for the assessment, in-
7	cluding the quantitative and qualitative assess-
8	ment, of—
9	"(i) the costs and benefits of proposed
10	and final rules;
11	"(ii) the cost-effectiveness of proposed
12	and final rules;
13	"(iii) other economic issues that are
14	relevant to rulemaking under this section
15	or other sections of this part; and
16	"(iv) risk assessments that are rel-
17	evant to rulemaking under this section and
18	other sections of this part.
19	"(B) AGENCY ANALYSIS OF RULES.—
20	"(i) In general.—The rigor of the
21	cost-benefit analysis required by the guide-
22	lines established under subparagraph (A)
23	shall be commensurate, as determined by
24	the Administrator, with the economic im-
25	pact of a rule.

1	"(ii) RISK ASSESSMENT GUIDE-
2	LINES.—Guidelines for a risk assessment
3	described in subparagraph (A)(iv) shall in-
4	clude criteria for—
5	"(I) selecting studies and models;
6	"(II) evaluating and weighing
7	evidence; and
8	"(III) conducting peer reviews.
9	"(C) UPDATING GUIDELINES.—Not less
10	frequently than once every 10 years, the Ad-
11	ministrator shall update the guidelines estab-
12	lished under subparagraph (A) to enable each
13	agency to use the best available techniques to
14	quantify and evaluate present and future bene-
15	fits, costs, other economic issues, and risks as
16	objectively and accurately as practicable.
17	"(2) SIMPLIFICATION OF RULES.—
18	"(A) ISSUANCE OF GUIDELINES.—The Ad-
19	ministrator shall issue guidelines to promote co-
20	ordination, simplification, and harmonization of
21	agency rules during the rulemaking process.
22	"(B) REQUIREMENTS.—The guidelines
23	issued by the Administrator under subpara-
24	graph (A) shall advise each agency to—

1	"(i) avoid rules that are inconsistent
2	or incompatible with, or duplicative of,
3	other regulations of the agency and those
4	of other agencies; and
5	"(ii) draft the rules of the agency to
6	be simple and easy to understand, with the
7	goal of minimizing the potential for uncer-
8	tainty and litigation arising from the un-
9	certainty.
10	"(3) Consistency in Rulemaking.—
11	"(A) In General.—To promote consist-
12	ency in rulemaking, the Administrator shall—
13	"(i) issue guidelines to ensure that
14	rulemaking conducted in whole or in part
15	under procedures specified in provisions of
16	law other than those under this section
17	conform with the procedures set forth in
18	this section to the fullest extent allowed by
19	law; and
20	"(ii) issue guidelines for the conduct
21	of hearings under subsection (e), which
22	shall provide a reasonable opportunity for
23	cross-examination.
24	"(B) AGENCY ADOPTION OF REGULA-
25	TIONS.—Each agency shall adopt regulations

1	for the conduct of hearings consistent with the
2	guidelines issued under this paragraph.
3	"(k) Agency Guidance; Procedures To Issue
4	Major Guidance; Authority To Issue Guidelines
5	FOR ISSUANCE OF GUIDANCE.—
6	"(1) In general.—Agency guidance shall—
7	"(A) not be used by an agency to foreclose
8	consideration of issues as to which the guidance
9	expresses a conclusion;
10	"(B) state that the guidance is not legally
11	binding; and
12	"(C) at the time the guidance is issued, or
13	upon request, be made available by the issuing
14	agency to interested persons and the public.
15	"(2) Procedures to issue major guid-
16	ANCE.—Before issuing any major guidance, an agen-
17	cy shall—
18	"(A) make and document a reasoned deter-
19	mination that—
20	"(i) such guidance is understandable
21	and complies with relevant statutory objec-
22	tives and regulatory provisions; and
23	"(ii) identifies the costs and benefits,
24	including all costs and benefits to be con-
25	sidered during a rulemaking under sub-

1	section (b), of requiring conduct con-
2	forming to such guidance and assures that
3	such benefits justify such costs; and
4	"(B) confer with the Administrator on the
5	issuance of the major guidance to ensure that
6	the guidance—
7	"(i) is reasonable;
8	"(ii) is understandable;
9	"(iii) is consistent with relevant statu-
10	tory and regulatory provisions and require-
11	ments or practices of other agencies;
12	"(iv) does not produce costs that are
13	unjustified by the benefits of the major
14	guidance; and
15	"(v) is otherwise appropriate.
16	"(3) Issuance of updated guidance.—
17	"(A) In General.—The Administrator
18	shall issue updated guidelines for use by agen-
19	cies in the issuance of guidance documents.
20	"(B) REQUIREMENTS.—The guidelines
21	issued by the Administrator under subpara-
22	graph (A) shall advise each agency—
23	"(i) not to issue guidance documents
24	that are inconsistent or incompatible with.

1	or duplicative of, other rules of the agency
2	and those of other agencies;
3	"(ii) to draft the guidance documents
4	of the agency to be simple and easy to un-
5	derstand, with the goal of minimizing the
6	potential for uncertainty and litigation
7	arising from the uncertainty; and
8	"(iii) how to develop and implement a
9	strategy to ensure the proper use of guid-
10	ance by the agency.
11	"(l) Major Rule and High-Impact Rule Frame-
12	WORKS.—
13	"(1) In general.—Beginning on the date that
14	is 180 days after the date of enactment of this sub-
15	section, when an agency publishes in the Federal
16	Register—
17	"(A) a proposed major rule or a proposed
18	high-impact rule, the agency shall include a po-
19	tential framework for assessing the rule, which
20	shall include a general statement of how the
21	agency intends to measure the effectiveness of
22	the rule; or
23	"(B) a final major rule or a final high-im-
24	pact rule, the agency shall include a framework

1	for assessing the rule under paragraph (2),
2	which shall include—
3	"(i) a clear statement of the regu-
4	latory objectives of the rule, including a
5	summary of the benefit and cost of the
6	rule;
7	"(ii) the methodology by which the
8	agency plans to analyze the rule, including
9	metrics by which the agency can meas-
10	ure—
11	"(I) the effectiveness and bene-
12	fits of the rule in producing the regu-
13	latory objectives of the rule; and
14	"(II) the impacts, including any
15	costs, of the rule on regulated and
16	other impacted entities;
17	"(iii) a plan for gathering data re-
18	garding the metrics described in clause (ii)
19	on an ongoing basis, or at periodic times,
20	including a method by which the agency
21	will invite the public to participate in the
22	review process and seek input from other
23	agencies; and
24	"(iv) a specific timeframe, as appro-
25	priate to the rule and not more than 10

1	years after the effective date of the rule,
2	under which the agency shall conduct the
3	assessment of the rule in accordance with
4	paragraph (2)(A).
5	"(2) Assessment.—
6	"(A) IN GENERAL.—Each agency shall as-
7	sess the data collected under paragraph
8	(1)(B)(iii), using the methodology set forth in
9	paragraph (1)(B)(ii) or any other appropriate
10	methodology developed after the issuance of a
11	final major rule or a final high-impact rule to
12	better determine whether the regulatory objec-
13	tive was achieved, with respect to the rule—
14	"(i) to analyze how the actual benefits
15	and costs of the rule may have varied from
16	those anticipated at the time the rule was
17	issued; and
18	"(ii) to determine whether—
19	"(I) the rule is accomplishing the
20	regulatory objective of the rule;
21	"(II) the rule has been rendered
22	unnecessary, taking into consider-
23	ation—
24	"(aa) changes in the subject
25	area affected by the rule; and

1	"(bb) whether the rule over-
2	laps, duplicates, or conflicts
3	with—
4	"(AA) other rules; or
5	"(BB) to the extent
6	feasible, State and local gov-
7	ernment regulations;
8	"(III) the rule needs to be modi-
9	fied in order to accomplish the regu-
10	latory objective; and
11	"(IV) other alternatives to the
12	rule or modification of the rule could
13	better achieve the regulatory objective
14	while imposing a smaller burden on
15	society or increase cost-effectiveness,
16	taking into consideration any cost al-
17	ready incurred.
18	"(B) DIFFERENT METHODOLOGY.—If an
19	agency uses a methodology other than the
20	methodology under paragraph (1)(B)(ii) to as-
21	sess data under subparagraph (A), the agency
22	shall include as part of the notice required to
23	be published under subparagraph (D) an expla-
24	nation of the changes in circumstances that ne-
25	cessitated the use of that other methodology

1	"(C) Subsequent assessments.—
2	"(i) In general.—Except as pro-
3	vided in clause (ii), if, after an assessment
4	of a major rule or a high-impact rule
5	under subparagraph (A), an agency deter-
6	mines that the rule will remain in effect
7	with or without modification, the agency
8	shall—
9	"(I) determine a specific time, as
10	appropriate to the rule and not more
11	than 10 years after the date on which
12	the agency completes the assessment,
13	under which the agency shall conduct
14	another assessment of the rule in ac-
15	cordance with subparagraph (A); and
16	"(II) if the assessment conducted
17	under subclause (I) does not result in
18	a repeal of the rule, periodically assess
19	the rule in accordance with subpara-
20	graph (A) to ensure that the rule con-
21	tinues to meet the regulatory objec-
22	tive.
23	"(ii) Exemption.—The Adminis-
24	trator may exempt an agency from con-
25	ducting a subsequent assessment of a rule

1	under clause (i) if the Administrator deter-
2	mines that there is a foreseeable and ap-
3	parent need for the rule beyond the time-
4	frame required under clause (i)(I).
5	"(D) Publication.—Not later than 180
6	days after the date on which an agency com-
7	pletes an assessment of a major rule or a high-
8	impact rule under subparagraph (A), the agen-
9	cy shall publish a notice of availability of the re-
10	sults of the assessment in the Federal Register,
11	including the specific time for any subsequent
12	assessment of the rule under subparagraph
13	(C)(i), if applicable.
14	"(3) OIRA OVERSIGHT.—The Administrator
15	shall—
16	"(A) issue guidance for agencies regarding
17	the development of the framework under para-
18	graph (1) and the conduct of the assessments
19	under paragraph (2)(A);
20	"(B) oversee the timely compliance of
21	agencies with this subsection;
22	"(C) ensure that the results of each assess-
23	ment conducted under paragraph (2)(A) are—
24	"(i) published promptly on a central-
25	ized Federal website; and

1	"(ii) noticed in the Federal Register
2	in accordance with paragraph (2)(D);
3	"(D) encourage and assist agencies to
4	streamline and coordinate the assessment of
5	major rules or high-impact rules with similar or
6	related regulatory objectives;
7	"(E) exempt an agency from including the
8	framework required under paragraph (1)(B)
9	when publishing a final major rule or a final
10	high-impact rule if the Administrator deter-
11	mines that compliance with paragraph (1)(B) is
12	unnecessary, impracticable, or contrary to the
13	public interest, as described in subsection
14	(g)(3)(A)(i); and
15	"(F) extend the deadline specified by an
16	agency for an assessment of a major rule or a
17	high-impact rule under paragraph $(1)(B)(iv)$ or
18	paragraph (2)(C)(i)(I) for a period of not more
19	than 90 days if the agency justifies why the
20	agency is unable to complete the assessment by
21	that deadline.
22	"(4) Rule of Construction.—Nothing in
23	this subsection shall be construed to affect—
24	"(A) the authority of an agency to assess
25	or modify a major rule or a high-impact rule of

1	the agency earlier than the end of the time-
2	frame specified for the rule under paragraph
3	(1)(B)(iv); or
4	"(B) any other provision of law that re-
5	quires an agency to conduct retrospective re-
6	views of rules issued by the agency.
7	"(5) Applicability.—
8	"(A) In general.—This subsection shall
9	not apply to—
10	"(i) a major rule or a high-impact
11	rule of an agency—
12	"(I) that the Administrator re-
13	viewed before the date of enactment of
14	this subsection;
15	"(II) for which the agency is re-
16	quired to conduct a retrospective re-
17	view under any other provision of law
18	that meets or exceeds the require-
19	ments of this subsection, as deter-
20	mined by the Administrator; or
21	"(III) for which the authorizing
22	statute is subject to periodic reauthor-
23	ization by Congress not less fre-
24	quently than once every 10 years;

1	"(ii) interpretative rules, general
2	statements of policy, or rules of agency or-
3	ganization, procedure, or practice;
4	"(iii) routine and administrative rules;
5	or
6	"(iv) a rule that is reviewed under
7	section 2222 of the Economic Growth and
8	Regulatory Paperwork Reduction Act of
9	1996 (12 U.S.C. 3311).
10	"(B) DIRECT AND INTERIM FINAL MAJOR
11	RULE OR HIGH-IMPACT RULE.—In the case of a
12	major rule or a high-impact rule of an agency
13	for which the agency is not required to issue a
14	notice of proposed rulemaking in response to an
15	emergency or a statutorily imposed deadline,
16	the agency shall publish the framework required
17	under paragraph (1)(B) in the Federal Register
18	not later than 180 days after the date on which
19	the agency publishes the rule.
20	"(6) Recommendations to congress.—If,
21	under an assessment conducted under paragraph
22	(2), an agency determines that a major rule or a
23	high-impact rule should be modified or repealed, the
24	agency may submit to Congress recommendations
25	for legislation to amend applicable provisions of law

1	if the agency is prohibited from modifying or repeal-
2	ing the rule under another provision of law.
3	"(7) Judicial Review.—
4	"(A) In general.—Judicial review of
5	agency compliance with this subsection is lim-
6	ited to whether an agency—
7	"(i) published the framework for as-
8	sessment of a major rule or a high-impact
9	rule in accordance with paragraph (1); or
10	"(ii) completed and published the re-
11	quired assessment of a major rule or a
12	high-impact rule in accordance with sub-
13	paragraphs (A) and (D) of paragraph (2).
14	"(B) Remedy available.—In granting
15	relief in an action brought under subparagraph
16	(A), a court may only issue an order remanding
17	the major rule or the high-impact rule, as appli-
18	cable, to the agency to comply with paragraph
19	(1) or subparagraph (A) or (D) of paragraph
20	(2), as applicable.
21	"(C) Effective date of major rule.—
22	If, in an action brought under subparagraph
23	(A)(i), a court determines that the agency did
24	not comply, the major rule or the high-impact

1	rule, as applicable, shall take effect notwith-
2	standing any order issued by the court.
3	"(D) Administrator.—Any determina-
4	tion, action, or inaction of the Administrator
5	under this subsection shall not be subject to ju-
6	dicial review.".
7	SEC. 4. SCOPE OF REVIEW.
8	Section 706 of title 5, United States Code, is amend-
9	ed—
10	(1) in the first sentence of the matter preceding
11	paragraph (1), by striking "To the extent nec-
12	essary" and inserting "(a) In General.—To the
13	extent necessary"; and
14	(2) in subsection (a), as so designated—
15	(A) in paragraph (1), by striking "and" at
16	the end;
17	(B) in paragraph (2)—
18	(i) in the matter preceding subpara-
19	graph (A), by inserting ", or, when appro-
20	priate, remand a matter to an agency with-
21	out setting aside," after "set aside"; and
22	(ii) in subparagraph (F), by striking
23	the period at the end and inserting ";
24	and"; and

- 1 (C) by striking the flush text following
- 2 paragraph (2)(F) and inserting the following:
- 3 "(3) with respect to the review of a high-impact
- 4 rule, as defined in section 551(16), determine wheth-
- 5 er the factual findings of the agency issuing the rule
- 6 are supported by substantial evidence.
- 7 "(b) Review of Entire Record; Prejudicial
- 8 Error.—In making a determination under subsection (a),
- 9 the court shall review the whole record or those parts of
- 10 it cited by a party, and due account shall be taken of the
- 11 rule of prejudicial error.
- 12 "(c) Preclusion of Review.—The determination
- 13 of whether a rule is a major rule within the meaning of
- 14 subparagraphs (B) and (C) of section 551(18) shall not
- 15 be subject to judicial review.
- 16 "(d) REVIEW OF CERTAIN GUIDANCE.—Agency guid-
- 17 ance that does not interpret a statute or rule may be re-
- 18 viewed only under subsection (a)(2)(D).
- 19 "(e) AGENCY INTERPRETATION OF RULES.—The
- 20 weight that a reviewing court gives an interpretation by
- 21 an agency of a rule of that agency shall depend on the
- 22 thoroughness evident in the consideration of the rule by
- 23 the agency, the validity of the reasoning of the agency,
- 24 and the consistency of the interpretation with earlier and
- 25 later pronouncements.".

## 1 SEC. 5. ADDED DEFINITIONS.

- 2 Section 701(b) of title 5, United States Code, is
- 3 amended—
- 4 (1) in paragraph (1)(H), by striking "and" at
- 5 the end;
- 6 (2) by redesignating paragraph (2) as para-
- 7 graph (3);
- 8 (3) by inserting after paragraph (1) the fol-
- 9 lowing:
- 10 "(2) 'guidance' has the meaning given the term
- 11 in section 551;";
- 12 (4) in paragraph (3), as so redesignated, by
- striking the period at the end and inserting "; and";
- 14 and
- 15 (5) by adding at the end the following:
- 16 "(4) 'substantial evidence' means such relevant
- evidence as a reasonable mind might accept as ade-
- quate to support a conclusion in light of the record
- 19 considered as a whole.".
- 20 SEC. 6. APPLICATION.
- The amendments made by this Act to sections 553,
- 22 701(b), and 706 of title 5, United States Code, shall not
- 23 apply to any rulemaking, as defined in section 551 of title
- 24 5, United States Code, as amended by section 2 of this
- 25 Act, that is pending or completed as of the date of enact-
- 26 ment of this Act.

## 1 SEC. 7. TECHNICAL AND CONFORMING AMENDMENTS.

- 2 (a) Consumer Product Safety Act.—Section 9(i)
- 3 of the Consumer Product Safety Act (15 U.S.C. 2058(i))
- 4 is amended, in the first sentence, by striking "section
- 5 553(e)" and inserting "section 553(i)".
- 6 (b) Defense Production Act of 1950.—Section
- 7 709(b)(1) of the Defense Production Act of 1950 (50
- 8 U.S.C. 4559(b)(1)) is amended by striking "for not less
- 9 than 30 days, consistent with the requirements of section
- 10 553(b)" and inserting "in a manner consistent with the
- 11 requirements of section 553(c)".
- 12 (c) Endangered Species Act of 1973.—Section
- 13 4(b)(3) of the Endangered Species Act of 1973 (16 U.S.C.
- 14 1533(b)(3)) is amended—
- 15 (1) in subparagraph (A), in the first sentence,
- by striking "section 553(e)" and inserting "section
- 17 553(i)"; and
- 18 (2) in subparagraph (D)(i), in the first sen-
- tence, by striking "section 553(e)" and inserting
- 20 "section 553(i)".
- 21 (d) Expedited Funds Availability Act.—Section
- 22 609(a) of the Expedited Funds Availability Act (12 U.S.C.
- 23 4008(a)) is amended, in the matter preceding paragraph
- 24 (1), by striking "section 553(c)" and inserting "section
- 25 553".

- 1 (e) Federal Hazardous Substances Act.—Sec-
- 2 tion 3 of the Federal Hazardous Substances Act (15
- 3 U.S.C. 1262) is amended—
- 4 (1) in subsection (e)(1), by striking "(other
- 5 than clause (B) of the last sentence of subsection (b)
- of such section) of title 5 of the United States Code"
- 7 and inserting "of title 5, United States Code, other
- 8 than subsection (g)(3) of such section,"; and
- 9 (2) in subsection (j), by striking "section
- 10 553(e)" and inserting "section 553(i)".
- 11 (f) FLAMMABLE FABRICS ACT.—The Flammable
- 12 Fabrics Act (15 U.S.C. 1191 et seq.) is amended—
- 13 (1) in section 4(k) (15 U.S.C. 1193(k)), in the
- first sentence, by striking "section 553(e)" and in-
- serting "section 553(i)"; and
- 16 (2) in section 16(e)(2) (15 U.S.C. 1203(e)(2)),
- by striking "section 553(b)" and inserting "section
- 18 553(c)".
- 19 (g) General Education Provisions Act.—Sec-
- 20 tion 411 of the General Education Provisions Act (20
- 21 U.S.C. 1221e-4) is amended, in the second sentence, by
- 22 striking "Notwithstanding the exception provided under
- 23 section 553(b) of title 5, such" and inserting "Such".

- 1 (h) Housing and Community Development Act
- 2 OF 1992.—The Housing and Community Development
- 3 Act of 1992 (12 U.S.C. 4501 et seq.) is amended—
- 4 (1) in section 643(b)(3) (42 U.S.C.
- 5 13603(b)(3)), in the first sentence, by striking
- 6 "(notwithstanding subsections (a)(2), (b)(B), and
- 7 (d)(3) of such section)" and inserting "(notwith-
- 8 standing subsections (a)(2), (g)(3), and (h)(2) of
- 9 such section)"; and
- 10 (2) in section 685 (42 U.S.C. 13643), in the
- second sentence, by striking "(notwithstanding sub-
- sections (a)(2), (b)(B), and (d)(3) of such section)"
- and inserting "(notwithstanding subsections (a)(2),
- 14 (g)(3), and (h)(2) of such section)".
- 15 (i) Marine Mammal Protection Act of 1972.—
- 16 Section 109(d)(2) of the Marine Mammal Protection Act
- 17 of 1972 (16 U.S.C. 1379(d)(2)) is amended, in the second
- 18 sentence, by striking "subsection (d) of such section 553"
- 19 and inserting "subsection (h) of such section 553".
- 20 (j) McKinney-Vento Homeless Assistance
- 21 Act.—Section 433 of the McKinney-Vento Homeless As-
- 22 sistance Act (42 U.S.C. 11387) is amended, in the second
- 23 sentence, by striking "(notwithstanding subsections
- 24 (a)(2), (b)(B), and (d)(3) of such section)" and inserting

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"(notwithstanding subsections (a)(2), (g)(3), and (h)(2) of
 2
    such section)".
 3
         (k) Native American Programs Act of 1974.—
 4
    Section 814 of the Native American Programs Act of 1974
 5
    (42 U.S.C. 2992b-1) is amended—
 6
             (1) in subsection (b)—
 7
                  (A) by striking paragraph (1);
 8
                  (B) by redesignating paragraphs (2) and
 9
             (3) as paragraphs (1) and (2), respectively;
10
                  (C) in paragraph (1), as so redesignated—
11
                       (i) in the matter preceding subpara-
12
                  graph (A), by striking "Subparagraph (B)
13
                  of the last sentence of section 553(b)" and
                  inserting "Section 553(g)(3)"; and
14
15
                       (ii) by striking "(other than an inter-
16
                  pretative rule or a general statement of
17
                  policy)"; and
18
                  (D) in paragraph (2), as so redesignated,
             in the matter preceding subparagraph (A)—
19
                       (i) by striking "The first 2 sentences
20
                  of section 553(b)" and inserting "Section
21
22
                  553(c)"; and
                       (ii) by striking "an interpretative rule,
23
24
                  a general statement of policy, or"; and
25
             (2) in subsection (c)—
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1	(A) in the matter preceding paragraph (1),
2	by striking "section 553(d)" and inserting "sec-
3	tion 553(h)"; and
4	(B) in the flush text following paragraph
5	(2), by striking "the first 2 sentences of section
6	553(b)" and inserting "section 553(c)".
7	(l) Natural Gas Policy Act of 1978.—Section
8	502(b) of the Natural Gas Policy Act of 1978 (15 U.S.C.
9	3412(b)) is amended, in the third sentence, by striking
10	"section $553(d)(3)$ " and inserting "section $553(h)(2)$ ".
11	(m) Noise Control Act of 1972.—Section 6(c)(2)
12	of the Noise Control Act of 1972 (42 U.S.C. 4905(c)(2))
13	is amended by striking "the first sentence of section
14	553(c) of title 5" and inserting "section 553(c)(4)(A) of
15	title 5".
16	(n) Poison Prevention Packaging Act of
17	1970.—The Poison Prevention Packaging Act of 1970 (15
18	U.S.C. 1471 et seq.) is amended—
19	(1) in section 5(a) (15 U.S.C. 1474(a)), in the
20	first sentence, by striking "other than paragraph
21	(3)(B) of the last sentence of subsection (b) of such
22	section' and inserting "other than subsection (g)(3)
23	of such section"; and

- 1 (2) in section 7(c)(2) (15 U.S.C. 1476(c)(2)),
- 2 by striking "section 553(b)" and inserting "section
- 3 553(c)".
- 4 (o) Poultry Products Inspection Act.—Section
- 5 14(c) of the Poultry Products Inspection Act (21 U.S.C.
- 6 463(c)) is amended by striking "section 553(c) of title 5,
- 7 United States Code" and inserting "section 553(c)(4) of
- 8 title 5, United States Code,".
- 9 (p) Rural Electrification Act of 1936.—Sec-
- 10 tion 206(a)(1) of the Rural Electrification Act of 1936
- 11 (7 U.S.C. 927(a)(1)) is amended by striking "subsections
- 12 (b) through (e)" and inserting "subsections (b) through
- 13 (k)".
- 14 (q) SOCIAL SECURITY ACT.—The Social Security Act
- 15 (42 U.S.C. 301 et seq.) is amended—
- 16 (1) in section 221(j) (42 U.S.C. 421(j)), in the
- 17 flush text following paragraph (3), by striking "in
- accordance with section 553(b)(A) of title 5, United
- 19 States Code" and all that follows through "and
- statements" and inserting "in accordance with sec-
- tion 553(g)(2) of title 5, United States Code, of
- 22 guidance or rules of agency organization, procedure,
- or practice relating to consultative examinations if
- such guidance and rules"; and

1	(2) in section $1871(b)(2)$ (42 U.S.C.
2	1395hh(b)(2)), by striking subparagraph (C) and in-
3	serting the following:
4	"(C) subsection (e) of section 553 of title
5	5, United States Code, does not apply pursuant
6	to subsection (g)(3) of such section.".
7	(r) TITLE 5, UNITED STATES CODE.—Title 5,
8	United States Code, is amended—
9	(1) in section 556(d), in the sixth sentence, by
10	striking "rule making" and inserting "rulemaking";
11	(2) in section 557(b), in the fourth sentence of
12	the matter preceding paragraph (1), by striking
13	"rule making" and inserting "rulemaking";
14	(3) in section 562(11), by striking "means 'rule
15	making' as that term is defined in section 551(5) of
16	this title" and inserting "has the meaning given the
17	term in section 551";
18	(4) in section 601(2), by striking "section
19	553(b)" and inserting "section 553(c)";
20	(5) in section 1103(b)(1), by striking "section
21	553(b)(1), (2), and (3)" and inserting "section
22	553(c)"; and
23	(6) in section 1105, by striking "subsections
24	(b), (c), and (d)" and inserting "subsections (b)
25	through (h) and (j)".

- 1 (s) TITLE 41, UNITED STATES CODE.—Section
- 2 8503(a)(2) of title 41, United States Code, is amended
- 3 by striking "section 553(b) to (e)" and inserting "section
- 4 553".
- 5 (t) TITLE 46, UNITED STATES CODE.—Section
- 6 14104(b) of title 46, United States Code, is amended, in
- 7 the second sentence, by striking "shall be considered to
- 8 be an interpretive regulation for purposes of section 553
- 9 of title 5" and inserting "shall be subject to section 553
- 10 of title 5".
- 11 (u) TOXIC SUBSTANCES CONTROL ACT.—Section
- 12 19(c)(1)(B)(ii) of the Toxic Substances Control Act (15
- 13 U.S.C. 2618(c)(1)(B)(ii)) is amended by striking "section
- 14 553(c)" and inserting "section 553(f)(2)".

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