119TH CONGRESS 1ST SESSION **S**.

To improve agency rulemaking, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

Mr. LANKFORD (for himself and Mr. JOHNSON) introduced the following bill; which was read twice and referred to the Committee on

## A BILL

To improve agency rulemaking, 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".

6 SEC. 2. DEFINITIONS.

7 Section 551 of title 5, United States Code, is amend8 ed—

9 (1) in paragraph (5), by striking "rule making"10 and inserting "rulemaking";

1	(2) in paragraph (6), by striking "rule making"
2	and inserting "rulemaking";
3	(3) in paragraph (13), by striking "and" at the
4	end;
5	(4) in paragraph (14), by striking the period at
6	the end and inserting a semicolon; and
7	(5) by adding at the end the following:
8	"(15) 'guidance' means an agency statement of
9	general applicability that—
10	"(A) is not intended to have the force and
11	effect of law; and
12	"(B) sets forth a policy on a statutory,
13	regulatory, or technical issue or an interpreta-
14	tion of a statutory or regulatory issue;
15	"(16) 'major guidance' means guidance that the
16	Administrator finds is—
17	"(A) likely to lead to—
18	"(i) any annual effect on the economy;
19	"(ii) a major increase in costs or
20	prices for consumers, individual industries,
21	Federal, State, local, or Tribal government
22	agencies, or geographic regions; or
23	"(iii) significant adverse effects on
24	competition, employment, investment, pro-
25	ductivity, innovation, public health and

1	safety, or the ability of United States-
2	based enterprises to compete with foreign-
3	based enterprises in domestic and export
4	markets; or
5	"(B) a departure from a prior statutory in-
6	terpretation or agency policy;
7	"(17) 'major rule' means any rule that the Ad-
8	ministrator determines is likely to—
9	"(A) cause an annual effect on the econ-
10	omy of \$100,000,000 or more;
11	"(B) cause a major increase in costs or
12	prices for consumers, individual industries, Fed-
13	eral, State, local, or Tribal government agen-
14	cies, or geographic regions;
15	"(C) cause significant adverse effects on
16	competition, employment, investment, produc-
17	tivity, innovation, public health and safety, or
18	the ability of United States-based enterprises to
19	compete with foreign-based enterprises in do-
20	mestic and export markets; or
21	"(D) raise novel legal or policy issues aris-
22	ing out of legal mandates;
23	"(18) 'Office of Information and Regulatory Af-
24	fairs' means the office established under section

1	3503 of title 44 and any successor to that office;
2	and
3	"(19) 'Administrator' means the Administrator
4	of the Office of Information and Regulatory Af-
5	fairs.".
6	SEC. 3. RULEMAKING.
7	Section 553 of title 5, United States Code, is amend-
8	ed—
9	(1) in the section heading, by striking " <b>Rule</b>
10	making" and inserting "Rulemaking";
11	(2) in subsection (a), by striking "(a) This sec-
12	tion applies" and inserting the following:
13	"(a) APPLICABILITY.—This section applies"; and
14	(3) by striking subsections (b) through (e) and
15	inserting the following:
16	"(b) RULEMAKING CONSIDERATIONS.—In a rule-
17	making, an agency shall consider, in addition to other ap-
18	plicable considerations, the following:
19	"(1) The legal authority under which a rule
20	may be proposed, including whether rulemaking is
21	required by statute or is within the discretion of the
22	agency.
23	((2) The nature and significance of the problem
24	the agency intends to address with a rule.

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1	"(3) Whether existing Federal laws or rules
2	have created or contributed to the problem the agen-
3	cy may address with a rule and, if so, whether those
4	Federal laws or rules could be amended or rescinded
5	to address the problem in whole or in part.
6	"(4) A reasonable number of alternatives for or
7	to a new rule, with the consideration of 3 alter-
8	natives presumed to be reasonable, that—
9	"(A) meet the objectives of the statutory
10	provision on which the rulemaking relies, in-
11	cluding substantial alternatives or other re-
12	sponses identified by the agency or by inter-
13	ested persons; and
14	"(B) consider not only mandating par-
15	ticular conduct or manners of compliance, but
16	also—
17	"(i) specifying performance objectives;
18	"(ii) establishing economic incentives,
19	including marketable permits, to encourage
20	desired behavior;
21	"(iii) establishing disclosure require-
22	ments that will provide information upon
23	which choices can be made by the public;
24	or

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1	"(iv) adopting other means of meeting
2	the objectives of the statutory provision on
3	which the rulemaking relies without man-
4	dating particular conduct or manners of
5	compliance.
6	"(5) For any major rule, unless prohibited by
7	law, the potential costs and benefits associated with
8	potential alternative rules and other responses con-
9	sidered under paragraph (4), including quantitative
10	and qualitative analyses of—
11	"(A) the direct costs and benefits, with
12	costs and benefits measured over equal time pe-
13	riods;
14	"(B) the nature and degree of risks ad-
15	dressed by the rule and the countervailing risks
16	that might be posed by agency action; and
17	"(C) to the extent practicable, the cumu-
18	lative costs and benefits and the indirect costs
19	and benefits, and an analysis of the effects that
20	the rule is anticipated to have on entities that
21	purchase products or services from, sell prod-
22	ucts or services to, or otherwise conduct busi-
23	ness with entities to which the rule will apply.
24	"(c) Notice of Proposed Rulemaking.—

"(1) IN GENERAL.—If an agency determines
that the objectives of the agency require the agency
to issue a rule, the agency shall—
"(A) submit a notice of proposed rule-
making to the Administrator for review;
"(B) refrain from publishing the notice
until the Administrator concludes the review
under subparagraph (A); and
"(C) at the conclusion of review by the Ad-
ministrator, publish a notice of proposed rule-
making in the Federal Register, which shall in-
clude—
"(i) a statement of the time, place,
and nature of any public rulemaking pro-
ceedings;
"(ii) a reference to the legal authority
under which the rule is proposed, including
the specific statutory provision on which
the rulemaking relies;
"(iii) the text of the proposed rule;
"(iv) a summary of information
known to the agency concerning the con-
siderations described in subsection (b); and
"(v) where otherwise consistent with
applicable law, for any major rule—

	<u> </u>
1	"(I) a reasoned preliminary ex-
2	planation regarding how—
3	"(aa) the proposed rule
4	meets the objectives of the statu-
5	tory provision on which the rule-
6	making relies; and
7	"(bb) the benefits of the
8	proposed rule justify the costs;
9	"(II) a discussion of—
10	"(aa) the costs and benefits
11	of alternatives considered by the
12	agency under subsection (b)(4);
13	"(bb) whether the alter-
14	natives considered by the agency
15	under subsection $(b)(4)$ meet the
16	objectives of the statutory provi-
17	sion on which the rulemaking re-
18	lies; and
19	"(cc) the reasons why the
20	agency did not propose an alter-
21	native considered by the agency
22	under subsection $(b)(4)$ ; and
23	"(III) a solicitation of public
24	comment, including on all issues and
25	alternatives discussed under sub-

1	clauses (I) and (II) and subsection
2	(k)(1)(A).
3	"(2) Accessibility.—
4	"(A) IN GENERAL.—Not later than the
5	date on which an agency publishes a notice of
6	proposed rulemaking under paragraph (1), all
7	studies, models, scientific literature, and other
8	information developed or relied upon by the
9	agency, and actions taken by the agency to ob-
10	tain that information, in connection with the
11	determination of the agency to propose the rule
12	that is the subject of the rulemaking shall be
13	placed in the docket for the proposed rule and
14	made accessible to the public.
15	"(B) INFORMATION CONTROLLED BY NON-
16	GOVERNMENTAL PERSON.—With respect to any
17	information to which a nongovernmental person
18	holds a legal right to prohibit or limit reproduc-
19	tion, distribution, or public display, the infor-
20	mation shall be—
21	"(i) placed in the docket through cita-
22	tion or incorporation by reference, includ-
23	ing a specification of the identity of the
24	nongovernmental person who holds a legal
25	right to prohibit or limit reproduction, dis-

tribution, or public display of the informa-
tion and the means by which a member of
the public may request a full copy of the
information from that holder; and
"(ii) considered made accessible to the
public after a placement described in
clause (i), provided that the nongovern-
mental person who holds a legal right to
prohibit or limit reproduction, distribution,
or public display of the information makes
the information reasonably available upon
request in a timely manner to any member
of the public who requests a copy of the in-
formation.
"(C) EXCEPTION.—Subparagraphs (A)
and (B) shall not apply with respect to informa-
tion that is exempt from disclosure under sec-
tion 552(b).
"(3) INFORMATION QUALITY.—If an agency
proposes a rule that rests upon scientific, technical,
or economic information, the agency shall—
"(A) propose the rule on the basis of the
best publicly available scientific, technical, or
economic information; and

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1	"(B) to the maximum extent practicable,
2	use that information in compliance with the
3	guidelines issued under section 515 of the
4	Treasury and General Government Appropria-
5	tions Act, 2001 (Public Law 106–554; 114
6	Stat. 2763A–154).
7	"(4) Public comment.—
8	"(A) IN GENERAL.—After publishing a no-
9	tice of proposed rulemaking under paragraph
10	(1), an agency shall provide interested persons
11	an opportunity to participate in the rulemaking
12	through the submission of written material,
13	data, views, or arguments with or without op-
14	portunity for oral presentation, except that
15	when a rule is required by statute to be made
16	on the record after opportunity for an agency
17	hearing, sections 556 and 557 shall apply.
18	"(B) TIMELINE.—
19	"(i) IN GENERAL.—Subject to sub-
20	paragraph (C), an agency shall provide not
21	less than 60 days, or, with respect to a
22	proposed major rule, not less than 90 days,
23	for interested persons to submit written
24	material, data, views, or arguments under
25	subparagraph (A).

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1	"(ii) Adequate review period.—If
2	a proposed rule relies on information
3	placed in the docket through citation or in-
4	corporation by reference as described in
5	paragraph (3)(B), the comment period re-
6	quired under clause (i) shall be adequate
7	to allow interested persons to receive and
8	review that information to inform their
9	submission.
10	"(C) Responsive comment period for
11	MAJOR RULES.—With respect to a proposed
12	major rule, an interested person who made a
13	submission under subparagraph (A) during the
14	comment period under subparagraph (B) with
15	respect to the rule may, during the period be-
16	ginning on the day after the date on which that
17	comment period closes and ending on the date
18	that is 30 days after that day, respond to any
19	other submission made by any other interested
20	person under subparagraph (A) during the ini-
21	tial comment period.
22	"(D) Accessibility.—All comments and
23	responses submitted under this paragraph shall

be promptly placed in the docket and made ac-25 cessible to the public.

1	"(5) Change of classification after pub-
2	LICATION OF NOTICE.—If, after an agency submits
3	for review and publishes the notice of proposed rule-
4	making required under paragraph (1), a proposed
5	rule is determined to be a major rule, the agency
6	shall—
7	"(A) publish a notice in the Federal Reg-
8	ister with respect to the change of the classi-
9	fication of the rule; and
10	"(B) allow interested persons an additional
11	opportunity of not less than 30 days to com-
12	ment on—
13	"(i) the rule; and
14	"(ii) the change of the classification of
15	the rule.
16	"(6) Requirements for certain commu-
17	NICATIONS.—
18	"(A) PROHIBITION.—Except as provided
19	in subparagraph (C), after an agency publishes
20	a notice of proposed rulemaking required under
21	paragraph (1), or after an agency publishes a
22	notice of initiation of rulemaking under sub-
23	section $(d)(1)(B)$ , the agency, and any indi-
24	vidual acting in an official capacity on behalf of
25	the agency, may not communicate, and a person

who receives Federal funds from the agency
may not use those funds to communicate,
through written, oral, electronic, or other
means, to the public with respect to the pro-
posed rule in a manner that—
"(i) directly advocates, in support of
or against the proposed rule, for the sub-
mission of information that will form part
of the record for the proposed rule;
"(ii) appeals to the public, or solicits
a third party, to undertake advocacy in
support of or against the proposed rule; or
"(iii) is directly or indirectly for the
purpose of publicity or propaganda within
the United States in a manner that Con-
gress has not authorized.
"(B) EX PARTE COMMUNICATIONS.—All ex
parte communications between an agency and
any stakeholder that may benefit from a pro-
posed rule of the agency shall be published in
the Federal Register with the notice of pro-
posed rulemaking for that rule.
"(C) EXCEPTION.—The prohibition under
subparagraph (A) shall not apply to a commu-
nication that requests comments on, or provides

10
information regarding, a proposed rule in an
impartial manner.
"(d) Advanced Notice of Proposed Rule-
MAKING FOR MAJOR RULES.—
"(1) NOTICE FOR MAJOR RULES.—When an
agency determines to initiate a rulemaking that may
result in a major rule, the agency shall—
"(A) establish an electronic docket for that
rulemaking, which may have a physical counter-
part; and
"(B) publish an advanced notice of pro-
posed rulemaking in the Federal Register,
which shall, at a minimum—
"(i) briefly describe the nature and
significance of the problem the agency may
address with the rule, including any data
or categories of data that the agency has
identified as relevant or that the agency in-
tends to consult for the rule;
"(ii) refer to the legal authority under
which the rule would be proposed, includ-
ing the specific statutory provision that au-
thorizes the rulemaking;
"(iii) invite interested persons to pro-
pose alternatives and other ideas regarding

1	how best to accomplish the objectives of
2	the agency in the most effective manner;
3	"(iv) solicit written data, views, and
4	arguments from interested persons con-
5	cerning the information and issues identi-
6	fied in the advanced notice;
7	"(v) provide for a period of not less
8	than 30 days for interested persons to sub-
9	mit written data, views, and arguments de-
10	scribed in clause (iv) to the agency; and
11	"(vi) appear in the Federal Register
12	not later than 90 days before the date on
13	which the agency publishes a notice of pro-
14	posed rulemaking for the rule.
15	"(2) Accessibility.—All information provided
16	to the agency under paragraph (1) shall be promptly
17	placed in the docket and made accessible to the pub-
18	lic, unless the information—
19	"(A) is information to which the submitter
20	does not hold a legal right to authorize disclo-
21	sure; or
22	"(B) is exempt from disclosure under sec-
23	tion $552(b)$ .

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1	"(3) Applicability.—With respect to the al-
2	ternatives and other ideas proposed under paragraph
3	(1)(B)(iii)—
4	"(A) the alternatives and other ideas are
5	for the benefit of—
6	"(i) the agency receiving the alter-
7	natives and other ideas; and
8	"(ii) the public; and
9	"(B) the agency receiving the alternatives
10	and other ideas may respond to the alternatives
11	and other ideas.
12	"(4) TIMETABLE.—
13	"(A) IN GENERAL.—After considering any
14	written material submitted by interested per-
15	sons under paragraph (1), if an agency deter-
16	mines to proceed with a rulemaking for a major
17	rule, the agency proposing the rule shall estab-
18	lish a timetable for the rulemaking that—
19	"(i) contains intermediate completion
20	dates for actions of the agency, includ-
21	ing—
22	"(I) the anticipated date on
23	which the agency shall publish the no-
24	tice required under subsection $(c)(1)$
25	with respect to the rule; and

10
"(II) the duration of the com-
ment period required under subsection
(c)(4), including the date on which the
comment period shall end; and
"(ii) includes a final completion date
for actions by the agency.
"(B) PUBLICATION.—The timetable re-
quired under subparagraph (A) shall be pub-
lished in the electronic docket established under
paragraph $(1)(A)$ with respect to the rule-
making.
"(C) Consideration of factors.—In
establishing the timetable required under sub-
paragraph (A), an agency shall consider rel-
evant factors, including—
"(i) the size and complexity of the
rulemaking;
"(ii) the resources available to the
agency;
"(iii) the national significance of the
rulemaking; and
"(iv) all statutory requirements that
govern the timing of the rulemaking.
"(D) Report required.—

1	"(i) IN GENERAL.—An agency that
2	fails to meet an intermediate or final com-
3	pletion date for an action established under
4	subparagraph (A) shall submit to Congress
5	and the Director of the Office of Manage-
6	ment and Budget a report regarding why
7	the agency failed to meet the completion
8	date.
9	"(ii) Contents; publication in
10	FEDERAL REGISTER.—A report submitted
11	under clause (i) shall—
12	"(I) include an amended time-
13	table for the rulemaking; and
14	"(II) be published—
15	"(aa) in the Federal Reg-
16	ister; and
17	"(bb) in the electronic dock-
18	et established under paragraph
19	(1)(A) with respect to the rule-
20	making.
21	"(E) CHANGES TO INTERMEDIATE DATES
22	PUBLISHED IN ELECTRONIC DOCKET.—If an
23	agency changes an intermediate completion date
24	for an action of the agency established under
25	subparagraph (A)(i), the agency shall publish in

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the electronic docket established under para-
graph (1)(A)—
"(i) the updated completion date for
the action; and
"(ii) a brief explanation regarding the
reason for the change to the completion
date.
"(5) Notice of determination of other
AGENCY COURSE.—
"(A) IN GENERAL.—If, after publishing
the notice required under paragraph (1), an
agency determines not to issue a major rule,
the agency shall—
"(i) publish a notice of determination
of other agency course; and
"(ii) if the agency intends to issue a
rule, comply with the procedures required
under subsection (c).
"(B) CONTENTS.—A notice of determina-
tion of other agency course published under
subparagraph (A)(i) shall include—
"(i) a description of the alternative re-
sponse the agency has determined to
adopt; and

1	"(ii) if the agency intends to issue a
2	rule, any information required under sub-
3	section (c).
4	"(e) FINAL RULES.—
5	"(1) Net benefits of major rule.—
6	"(A) IN GENERAL.—Except as provided in
7	subparagraph (B), in a rulemaking for a major
8	rule, an agency shall adopt the alternative con-
9	sidered under subsection $(b)(5)$ that maximizes
10	net benefits, taking into consideration—
11	"(i) cumulative regulatory cost bur-
12	dens; and
13	"(ii) only benefits that arise within
14	the scope of the statutory provision that
15	authorizes the rulemaking.
16	"(B) EXCEPTIONS.—In a rulemaking for a
17	major rule, an agency may adopt an alternative
18	other than as required under subparagraph (A)
19	only if—
20	"(i) the Administrator approves the
21	adoption by the agency of the alternative;
22	and
23	"(ii) the alternative is adopted to—
24	"(I) account for costs or benefits
25	that cannot be quantified, including

1	costs or benefits related to constitu-
2	tional or civil rights, provided that the
3	agency identifies all such costs and
4	benefits and explains why those costs
5	and benefits justify the adoption of
6	the alternative; or
7	"(II) achieve additional benefits
8	or cost reductions, provided that the
9	agency—
10	"(aa) identifies—
11	"(AA) all such addi-
12	tional benefits and the asso-
13	ciated costs of those bene-
14	fits; and
15	"(BB) all such cost re-
16	ductions and the associated
17	benefits of those cost reduc-
18	tions; and
19	"(bb) explains why—
20	"(AA) the additional
21	benefits justify the addi-
22	tional costs; or
23	"(BB) the additional
24	cost reductions justify any
25	benefits foregone.

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1	"(C) RULE OF CONSTRUCTION.—Nothing
2	in subparagraph (A) may be construed to pre-
3	clude an agency from including in an alter-
4	native adopted pursuant to such subparagraph
5	changes made as a result of agency analysis or
6	review performed under chapter 6 of this title.
7	"(2) Publication of notice of final rule-
8	MAKING.—After submitting a final rule to the Ad-
9	ministrator for review and obtaining a certification
10	from the Administrator that the review has con-
11	cluded, the agency shall publish a notice of final
12	rulemaking in the Federal Register, which shall in-
13	clude—
14	"(A) a concise, general statement of the
15	basis and purpose of the rule and a reference
16	to the legal authority under which the rule is
17	made, including the specific statutory provision
18	on which the rulemaking relies;
19	"(B) a reasoned determination by the
20	agency regarding the considerations described
21	in subsection (b);
22	"(C) a response to each significant issue
23	raised in the comments on the proposed rule;
24	"(D) the internet address of a summary of
25	not more than 100 words in length of the pro-

1	posed rule, in plain language, that shall be
2	posted on the internet website under section
3	206(d) of the E-Government Act of $2002$ (44
4	U.S.C. 3501 note) (commonly known as regula-
5	tions.gov); and
6	"(E) with respect to a major rule, a rea-
7	soned determination by the agency that—
8	"(i) the benefits of the rule advance
9	the relevant objectives of the statutory pro-
10	vision on which the rulemaking relies and
11	justify the costs of the rule; and
12	"(ii)(I) no other alternative considered
13	would achieve the relevant objectives of the
14	statutory provision on which the rule-
15	making relies in a manner that more
16	greatly maximizes net benefits as required
17	under paragraph (1)(A); or
18	"(II) the adoption by the agency of a
19	more costly or less costly rule complies
20	with paragraph $(1)(B)$ .
21	"(3) INFORMATION QUALITY.—If an agency
22	rulemaking rests upon scientific, technical, or eco-
23	nomic information, the agency shall—

1	"(A) adopt a final rule on the basis of the
2	best reasonably available scientific, technical, or
3	economic information; and
4	"(B) to the maximum extent practicable,
5	use that information in compliance with the
6	guidelines issued under section 515 of the
7	Treasury and General Government Appropria-
8	tions Act, 2001 (Public Law 106–554; 114
9	Stat. 2763A–154).
10	"(4) Accessibility.—
11	"(A) IN GENERAL.—Not later than the
12	date on which an agency publishes a notice of
13	final rulemaking under paragraph (2), all stud-
14	ies, models, scientific literature, and other in-
15	formation developed or relied upon by the agen-
16	cy, and actions taken by the agency to obtain
17	that information, in connection with the deter-
18	mination of the agency to finalize the rule that
19	is the subject of the rulemaking shall be placed
20	in the docket for the rule and made accessible
21	to the public.
22	"(B) INFORMATION CONTROLLED BY NON-
23	GOVERNMENTAL PERSON.—With respect to any
24	information to which a nongovernmental person
25	holds a legal right to prohibit or limit reproduc-

1	tion, distribution, or public display, the infor-
2	mation shall be—
3	"(i) placed in the docket through cita-
4	tion or incorporation by reference, includ-
5	ing a specification of the identity of the
6	nongovernmental person who holds a legal
7	right to prohibit or limit reproduction, dis-
8	tribution, or public display of the informa-
9	tion and the means by which a member of
10	the public may request a full copy of the
11	information from that holder; and
12	"(ii) considered made accessible to the
13	public after a placement described in
14	clause (i), provided that the nongovern-
15	mental person who holds a legal right to
16	prohibit or limit reproduction, distribution,
17	or public display of the information makes
18	the information reasonably available upon
19	request in a timely manner.
20	"(C) EXCEPTION.—Subparagraphs (A)
21	and (B) shall not apply with respect to informa-
22	tion that is exempt from disclosure under sec-
23	tion 552(b).
24	"(5) Rules adopted at the end of a presi-
25	DENTIAL ADMINISTRATION.—

1	"(A) IN GENERAL.—During the 60-day pe-
2	riod beginning on a transitional inauguration
3	day (as defined in section 3349a), with respect
4	to any final rule that had been placed on file
5	for public inspection by the Office of the Fed-
6	eral Register or published in the Federal Reg-
7	ister as of the date of the inauguration, but
8	which had not become effective by the date of
9	the transitional inauguration day, the agency
10	issuing the rule may, by order, delay the effec-
11	tive date of the rule for not more than 90 days
12	for the purpose of obtaining public comment on
13	whether—
14	"(i) the rule should be amended or re-
15	scinded; or
16	"(ii) the effective date of the rule
17	should be further delayed.
18	"(B) OPPORTUNITY FOR COMMENT.—If an
19	agency delays the effective date of a rule under
20	subparagraph (A), the agency shall give the
21	public not less than 30 days to submit com-
22	ments.
23	"(C) CITATION TO CONGRESSIONAL
24	RECORD.—Not later than 30 days after a final
25	rule described in subparagraph (A) goes into ef-

1	fect, or, in the case of a final rule described in
2	subparagraph (A) that is a major rule, not later
3	than the date on which the final rule goes into
4	effect, the agency promulgating the rule shall
5	publish in the Federal Register a citation to the
6	Congressional record for the submission re-
7	quired under section $801(a)(1)(A)$ of this title
8	with respect to the final rule.
9	"(f) Applicability.—
10	"(1) PRIMACY OF CERTAIN RULEMAKING CON-
11	SIDERATIONS AND PROCEDURES IN OTHER FEDERAL
12	LAWS.—
13	"(A) CONSIDERATIONS.—If a rulemaking
14	is authorized under a Federal law that requires
15	an agency to consider, or prohibits an agency
16	from considering, a factor in a manner that is
17	inconsistent with, or that conflicts with, the re-
18	quirements under this section, for the purposes
19	of this section, the requirement or prohibition,
20	as applicable, in that other Federal law shall
21	apply to the agency in the rulemaking.
22	"(B) PROCEDURAL REQUIREMENTS.—If a
23	rulemaking is authorized under a Federal law
24	that requires an agency to follow or use, or pro-
25	hibits an agency from following or using, a pro-

	20
1	cedure in a manner that is duplicative of, or
2	that conflicts with, a procedural requirement
3	under this section, for the purposes of this sec-
4	tion, the requirement or prohibition, as applica-
5	ble, in that other Federal law shall apply to the
6	agency in the rulemaking.
7	"(2) GUIDANCE AND RULES OF ORGANIZA-
8	TION.—Except as otherwise provided by law, this
9	section shall not apply to guidance or rules of agen-
10	cy organization, procedure, or practice.
11	"(3) Exceptions for good cause.—
12	"(A) FINDING OF GOOD CAUSE.—
13	"(i) IN GENERAL.—If an agency for
14	good cause finds that compliance with sub-
15	section (c), (d), or (e)(2)(B) before issuing
16	a final rule is unnecessary, impracticable,
17	or contrary to the public interest, that sub-
18	section shall not apply and the agency may
19	issue the final rule or an interim final rule,
20	as applicable, under subparagraph (B) or
21	(C).
22	"(ii) Incorporation of good cause
23	FINDING.—If an agency makes a finding
24	under clause (i), the agency shall include
25	that finding and a detailed statement with

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

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

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

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1	item (aa), (bb), or (cc) of that sub-
2	clause, the interim final rule issued by
3	the agency shall have no force or ef-
4	fect.
5	"(4) EXEMPTION FOR MONETARY POLICY
6	This section shall not apply to a rulemaking or to
7	guidance that concerns monetary policy proposed or
8	implemented by the Board of Governors of the Fed-
9	eral Reserve System or the Federal Open Market
10	Committee.
11	"(5) RULE OF CONSTRUCTION.—Nothing in
12	this subsection shall be construed to modify, alter, or
13	abridge exclusive rights held pursuant to title 17.
14	"(g) DATE OF PUBLICATION.—A final rule, a direct
15	final rule described in subsection $(f)(3)(B)$ , or an interim
16	final rule described in subsection $(f)(3)(C)$ shall be pub-
17	lished not later than 30 days (or, in the case of a major
18	rule, not later than 60 days) before the effective date of
19	the rule, except—
20	"(1) for guidance; or
21	((2) as otherwise provided by an agency for
22	good cause and as published with the rule.
23	"(h) Right to Petition and Review of Rules.—
24	Each agency shall—

1	((1)) give interested persons the right to petition
2	for the issuance, amendment, or repeal of a rule;
3	and
4	"(2) on a continuing basis, invite interested
5	persons to submit, by electronic means, suggestions
6	for rules that warrant retrospective review and pos-
7	sible modification or repeal.
8	"(i) Rulemaking Guidelines.—
9	"(1) Assessment of rules.—
10	"(A) IN GENERAL.—The Administrator
11	shall establish guidelines regarding rulemaking
12	as follows:
13	"(i) IDENTIFICATION OF NEED FOR
14	RULES.—Guidelines setting forth how
15	needs for rulemaking should be identified,
16	including-
17	"(I) whether rulemaking is made
18	necessary by compelling public need,
19	such as material failures of private
20	markets or public institutions to pro-
21	tect or improve the health and safety
22	of the public, the environment, or the
23	well-being of the public; and
24	"(II) whether rulemaking needs
25	could be lessened by reliance on po-

tential State, local, Tribal, or regional regulatory action or other responses that could be taken in lieu of agency action. "(ii) ASSESSMENT OF RULES.—Guide- lines setting forth how the assessment, in- cluding the quantitative and qualitative as-
that could be taken in lieu of agency action. "(ii) ASSESSMENT OF RULES.—Guide- lines setting forth how the assessment, in-
action. "(ii) ASSESSMENT OF RULES.—Guide- lines setting forth how the assessment, in-
"(ii) Assessment of Rules.—Guide- lines setting forth how the assessment, in-
lines setting forth how the assessment, in-
cluding the quantitative and qualitative as-
sessment, of proposed and final rules
should occur, including how to determine—
"(I) the costs and benefits of
proposed and final rules and alter-
natives to them, including quantifiable
and non-quantifiable costs and bene-
fits;
"(II) whether proposed and final
rules maximize net benefits;
"(III) estimated impacts on jobs,
wages, competition, innovation, rural
populations, and low-income popu-
lations;
"(IV) other economic issues that
are relevant to rulemaking under this
section or other sections of this part;
section of other sections of this part,

1	"(V) risk assessments that are
2	relevant to rulemaking under this sec-
3	tion and other sections of this part.
4	"(iii) NUMBERS OF ALTERNATIVES.—
5	Guidelines regarding when it may be rea-
6	sonable to consider in a rulemaking more
7	alternatives than the number presumed to
8	be reasonable under subsection $(b)(4)$ .
9	"(iv) Adoption of alternatives
10	FOR MAJOR RULES.—Guidelines regarding
11	when it may be appropriate, in a rule-
12	making for a major rule, to adopt an alter-
13	native final rule under subsection
14	(e)(1)(B).
15	"(v) Administrator review.—
16	Guidelines regarding the efficient submis-
17	sion and review of proposed and final rules
18	under subsections $(c)(1)$ and $(e)(2)$ .
19	"(B) AGENCY ANALYSIS OF RULES.—
20	"(i) IN GENERAL.—The rigor of the
21	cost-benefit analysis required or rec-
22	ommended by the guidelines established
23	under subparagraph (A) shall be commen-
24	surate, as determined by the Adminis-
25	trator, with the economic impact of a rule.
1	"(ii) RISK ASSESSMENT GUIDE-
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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	identify, quantify, and evaluate the need for
15	rulemaking and present and future benefits,
16	costs, other economic issues, and risks as objec-
17	tively and accurately as practicable.
18	"(2) SIMPLIFICATION OF RULES.—
19	"(A) ISSUANCE OF GUIDELINES.—The Ad-
20	ministrator shall issue guidelines to promote co-
21	ordination, simplification, and harmonization of
22	agency rules during the rulemaking process.
23	"(B) REQUIREMENTS.—The guidelines
24	issued by the Administrator under subpara-
25	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	issue guidelines to ensure that rulemaking con-
14	ducted in whole or in part under procedures
15	specified in provisions of law other than those
16	under this section conform with the procedures
17	set forth in this section to the fullest extent al-
18	lowed by law.
19	"(B) AGENCY ADOPTION OF REGULA-
20	TIONS.—Each agency shall adopt regulations
21	for the conduct of hearings consistent with the
22	guidelines issued under this paragraph.
23	"(j) Agency Guidance; Procedures to Issue
24	MAJOR GUIDANCE; AUTHORITY TO ISSUE GUIDELINES
25	FOR ISSUANCE OF GUIDANCE.—

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1	"(1) IN GENERAL.—Agency guidance shall—
2	"(A) not be used by an agency to foreclose
3	consideration of issues as to which the guidance
4	expresses a conclusion;
5	"(B) state that the guidance is not legally
6	binding by including the phrase 'The contents
7	of this document do not have the force and ef-
8	fect of law and do not, of themselves, bind the
9	public or the agency. This document is intended
10	only to provide clarity to the public regarding
11	existing requirements under the law or agency
12	policies.' on the first page of the document; and
13	"(C) be published in a single location on
14	an internet website designated by the Director
15	at the time the guidance is issued.
16	"(2) PROCEDURES TO ISSUE MAJOR GUID-
17	ANCE.—Before issuing any major guidance, an agen-
18	cy shall make and document a reasoned determina-
19	tion that—
20	"(A) such guidance is understandable and
21	complies with relevant statutory objectives and
22	regulatory provisions; and
23	"(B) identifies the costs and benefits, in-
24	cluding all costs and benefits to be considered
25	during a rulemaking as required under sub-

1	section (b), of requiring conduct conforming to
2	such guidance and assures that such benefits
3	justify such costs.
4	"(3) Issuance of updated guidance.—
5	"(A) IN GENERAL.—The Administrator
6	shall issue updated guidelines for use by agen-
7	cies in the issuance of guidance documents.
8	"(B) REQUIREMENTS.—The guidelines
9	issued by the Administrator under subpara-
10	graph (A) shall advise each agency—
11	"(i) not to issue guidance documents
12	that are inconsistent or incompatible with,
13	or duplicative of, other rules of the agency
14	and those of other agencies;
15	"(ii) to draft the guidance documents
16	of the agency to be simple and easy to un-
17	derstand, with the goal of minimizing the
18	potential for uncertainty and litigation
19	arising from the uncertainty; and
20	"(iii) how to develop and implement a
21	strategy to ensure the proper use of guid-
22	ance by the agency.
23	"(k) Major Rule Frameworks.—
24	"(1) IN GENERAL.—Beginning on the date that
25	is 180 days after the date of enactment of this sub-

1	section, when an agency publishes in the Federal
2	Register—
3	"(A) a proposed major rule, the agency
4	shall include a potential framework for assess-
5	ing the rule, which shall include a general state-
6	ment of how the agency intends to measure the
7	effectiveness of the rule; or
8	"(B) a final major rule, the agency shall
9	include a framework for assessing the rule
10	under paragraph (2), which shall include—
11	"(i) a clear statement of the regu-
12	latory objectives of the rule, including a
13	summary of the expected and predicted
14	benefits and costs of the rule;
15	"(ii) the methodology by which the
16	agency plans to analyze the rule, including
17	metrics by which the agency can meas-
18	ure—
19	((I) the effectiveness and bene-
20	fits of the rule in producing the regu-
21	latory objectives of the rule; and
22	"(II) the impacts, including any
23	costs, of the rule on regulated and
24	other impacted entities;

1	"(iii) a plan for gathering data re-
2	garding the metrics described in clause (ii)
3	on an ongoing basis, or at periodic times,
4	including a method by which the agency
5	will invite the public to participate in the
6	review process and seek input from other
7	agencies; and
8	"(iv) a specific timeframe, as appro-
9	priate to measure the full impact of the
10	rule but not more than 10 years after the
11	effective date of the rule, under which the
12	agency shall conduct the assessment of the
13	rule in accordance with paragraph $(2)(A)$ .
14	"(2) Assessment.—
15	"(A) IN GENERAL.—Each agency shall as-
16	sess the data collected under paragraph
17	(1)(B)(iii), using the methodology set forth in
18	paragraph (1)(B)(ii) or any other appropriate
19	methodology developed after the issuance of a
20	final major rule to better determine whether the
21	regulatory objective was achieved, with respect
22	to the rule—
23	"(i) to analyze how the actual benefits
24	and costs of the rule may have varied from

1	those anticipated at the time the rule was
2	issued; and
3	"(ii) to determine whether—
4	"(I) the rule is accomplishing the
5	regulatory objective of the rule;
6	"(II) the rule has been rendered
7	unnecessary, taking into consider-
8	ation—
9	"(aa) changes in the subject
10	area affected by the rule; and
11	"(bb) whether the rule over-
12	laps, duplicates, or conflicts
13	with—
14	"(AA) other rules; or
15	"(BB) to the extent
16	feasible, State and local gov-
17	ernment regulations;
18	"(III) the rule needs to be modi-
19	fied in order to accomplish the regu-
20	latory objective; and
21	"(IV) other alternatives to the
22	rule or modification of the rule could
23	better achieve the regulatory objective
24	while imposing a smaller burden on
25	society or increase cost-effectiveness,

1	taking into consideration any cost al-
2	ready incurred.
3	"(B) DIFFERENT METHODOLOGY.—If an
4	agency uses a methodology other than the
5	methodology under paragraph (1)(B)(ii) to as-
6	sess data under subparagraph (A), the agency
7	shall include as part of the notice required to
8	be published under subparagraph (D) an expla-
9	nation of the changes in circumstances that ne-
10	cessitated the use of that other methodology.
11	"(C) Subsequent Assessments.—
12	"(i) IN GENERAL.—Except as pro-
13	vided in clause (ii), if, after an assessment
14	of a major rule under subparagraph (A),
15	an agency determines that the rule will re-
16	main in effect with or without modifica-
17	tion, the agency shall—
18	"(I) determine a specific time, as
19	appropriate to the rule and not more
20	than 10 years after the date on which
21	the agency completes the assessment,
22	under which the agency shall conduct
23	another assessment of the rule in ac-
24	cordance with subparagraph (A); and

"(II) if the assessment conducted
under subclause (I) does not result in
a repeal of the rule, periodically assess
the rule in accordance with subpara-
graph (A) to ensure that the rule con-
tinues to meet the regulatory objec-
tive.
"(ii) EXEMPTION.—The Adminis-
trator may exempt an agency from con-
ducting a subsequent assessment of a rule
under clause (i) if the Administrator deter-
mines that there is a foreseeable and ap-
parent need for the rule beyond the time-
frame required under clause (i)(I).
"(D) PUBLICATION.—Not later than 180
days after the date on which an agency com-
pletes an assessment of a major rule under sub-
paragraph (A), the agency shall publish a notice
of availability of the results of the assessment
in the Federal Register, including the specific
time for any subsequent assessment of the rule
under subparagraph (C)(i), if applicable.
"(3) OIRA OVERSIGHT.—The Administrator
shall—

1	"(A) issue guidance for agencies regarding
2	the development of the framework under para-
3	graph (1) and the conduct of the assessments
4	under paragraph (2)(A);
5	"(B) oversee the timely compliance of
6	agencies with this subsection;
7	"(C) ensure that the results of each assess-
8	ment conducted under paragraph (2)(A) are—
9	"(i) published promptly on a central-
10	ized Federal website; and
11	"(ii) noticed in the Federal Register
12	in accordance with paragraph $(2)(D)$ ;
13	"(D) ensure that agencies streamline and
14	coordinate the assessment of major rules with
15	similar or related regulatory objectives;
16	"(E) exempt an agency from including the
17	framework required under paragraph (1)(B)
18	when publishing a final major rule if the Ad-
19	ministrator determines that compliance with
20	paragraph (1)(B) is unnecessary, impracticable,
21	or contrary to the public interest, as described
22	in subsection $(f)(3)(A)(i)$ ; and
23	"(F) extend the deadline specified by an
24	agency for an assessment of a major rule under
25	paragraph (1)(B)(iv) or paragraph (2)(C)(i)(I)

1	for a period of not more than 90 days if the
2	agency justifies why the agency is unable to
3	complete the assessment by that deadline.
4	"(4) RULE OF CONSTRUCTION.—Nothing in
5	this subsection shall be construed to affect—
6	"(A) the authority of an agency to assess
7	or modify a major rule of the agency earlier
8	than the end of the timeframe specified for the
9	rule under paragraph (1)(B)(iv); or
10	"(B) any other provision of law that re-
11	quires an agency to conduct retrospective re-
12	views of rules issued by the agency.
13	"(5) Applicability.—
14	"(A) IN GENERAL.—This subsection shall
15	not apply to—
16	"(i) a major rule of an agency—
17	"(I) that the Administrator re-
18	viewed before the date of enactment of
19	this subsection;
20	"(II) for which the agency is re-
21	quired to conduct a retrospective re-
22	view under any other provision of law
23	that meets or exceeds the require-
24	ments of this subsection, as deter-
25	mined by the Administrator; or

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1	"(III) for which the authorizing
2	statute is subject to periodic reauthor-
3	ization by Congress not less fre-
4	quently than once every 10 years;
5	"(ii) guidance;
6	"(iii) routine and administrative rules;
7	or
8	"(iv) a rule that is reviewed under
9	section 2222 of the Economic Growth and
10	Regulatory Paperwork Reduction Act of
11	1996 (12 U.S.C. 3311).
12	"(B) DIRECT AND INTERIM FINAL MAJOR
13	RULE.—In the case of a major rule of an agen-
14	cy for which the agency is not required to issue
15	a notice of proposed rulemaking in response to
16	an emergency or a statutorily imposed deadline,
17	the agency shall publish the framework required
18	under paragraph (1)(B) in the Federal Register
19	not later than 180 days after the date on which
20	the agency publishes the rule.
21	"(6) Recommendations to congress.—If,
22	under an assessment conducted under paragraph
23	(2), an agency determines that a major rule should
24	be modified or repealed, the agency may submit to
25	Congress recommendations for legislation to amend

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1	applicable provisions of law if the agency is prohib-
2	ited from modifying or repealing the rule under an-
3	other provision of law.
4	"(7) JUDICIAL REVIEW.—
5	"(A) IN GENERAL.—Judicial review of
6	agency compliance with this subsection is lim-
7	ited to whether an agency—
8	"(i) published the framework for as-
9	sessment of a major rule in accordance
10	with paragraph (1); or
11	"(ii) completed and published the re-
12	quired assessment of a major rule in ac-
13	cordance with subparagraphs (A) and (D)
14	of paragraph (2).
15	"(B) REMEDY AVAILABLE.—In granting
16	relief in an action brought under subparagraph
17	(A), a court may only issue an order remanding
18	the major rule to the agency to comply with
19	paragraph $(1)$ or subparagraph $(A)$ or $(D)$ of
20	paragraph (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 shall take effect not-
25	withstanding any order issued by the court.

1 "(1) AUTHORITIES AND RESPONSIBILITIES OF THE 2 OFFICE OF INFORMATION AND REGULATORY AFFAIRS.— 3 "(1) IN GENERAL.—The Administrator shall 4 provide meaningful guidance and oversight, which 5 may include review by the Office of Information and 6 Regulatory Affairs, to ensure that each agency 7 issues rules in accordance with the requirements 8 under this section and other applicable law and do 9 not conflict with the policies or actions of another 10 agency. 11 "(2) NOTIFICATION.—If the Administrator de-12 termines that a major rule of an agency does not comply with the principles and requirements of this 13 14 section, is not consistent with other applicable laws, 15 or conflicts with the policies or actions of another 16 agency, the Administrator shall— 17 "(A) identify areas of noncompliance; "(B) notify the agency; and 18 19 "(C) request that the agency comply before 20 the agency finalizes the major rule concerned. "(3) ANNUAL STATEMENT TO CONGRESS ON 21 22 AGENCY COMPLIANCE.—The Administrator shall submit to Congress, including the Committee on 23 24 Homeland Security and Governmental Affairs of the 25 Senate and the Committee on Oversight and Ac-

1	countability of the House of Representatives, an an-
2	nual written report that, for the 1-year period pre-
3	ceding the report—
4	"(A) details compliance by each agency
5	with the requirements of this section that relate
6	to major rules, including activities undertaken
7	at the request of the Administrator to improve
8	compliance; and
9	"(B) contains an appendix detailing com-
10	pliance by each agency.
11	"(m) RULE OF CONSTRUCTION.—Nothing in this sec-
12	tion shall be construed to limit the scope of the authority
13	of the Office of Information and Regulatory Affairs under
14	subchapter I of chapter 35 of title 44, section 515 of the
15	Treasury and General Government Appropriations Act,
16	2001 (Public Law 106–554; 114 Stat. 2763A–154), chap-
17	ter 8 of this title, or any other law or Executive Order.".
18	SEC. 4. SCOPE OF REVIEW.
19	Section 706 of title 5, United States Code, is amend-
20	ed—
21	(1) in the first sentence of the matter preceding
22	paragraph (1), by striking "To the extent nec-
23	essary" and inserting the following:
24	"(a) IN GENERAL.—To the extent necessary"; and
25	(2) in subsection (a), as so designated—

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1	(A) in paragraph (1), by striking "and" at
2	the end;
3	(B) in paragraph (2), in the matter pre-
4	ceding subparagraph (A), by inserting ", or,
5	when appropriate, remand a matter to an agen-
6	cy without setting aside," after "set aside"; and
7	(C) by striking the flush text following
8	paragraph $(2)(F)$ and inserting the following:
9	"(b) Review of Entire Record; Prejudicial
10	ERROR.—In making a determination under subsection (a),
11	the court shall review the whole record or those parts of
12	the record cited by a party, and due account shall be taken
13	of the rule of prejudicial error.
14	"(c) Preclusion of Review.—
15	"(1) IN GENERAL.—Any action or inaction of
16	the Administrator under subchapter II of chapter 5,
17	except sections 552 and 552a, shall not be subject
18	to judicial review.
19	"(2) RULE OF CONSTRUCTION.—The preclusion
20	of judicial review under this subsection shall not be
21	construed or used to construe any other provision of
22	law to provide any cause of action against the Ad-
23	ministrator, except as explicitly provided by law.

"(d) REVIEW OF CERTAIN GUIDANCE.—Agency guid ance that does not interpret a statute or rule may be re viewed only under subsection (a)(2)(D).

4 "(e) Agency Interpretation of Rules.—

5 "(1) STANDARD OF REVIEW.—Unless expressly 6 required otherwise by statute, the reviewing court 7 shall decide all questions of law de novo, with due 8 regard for the views of the agency administering the 9 statute and any other agency involved in the decision 10 making process.

11 "(2) WEIGHT.—The weight that a reviewing 12 court gives an interpretation by an agency of a rule 13 of that agency shall depend on the thoroughness evi-14 dent in the consideration of the rule by the agency, 15 the validity of the reasoning of the agency, and the 16 consistency of the interpretation with earlier and 17 later pronouncements.".

## 18 SEC. 5. ADDED DEFINITIONS.

19 Section 701(b) of title 5, United States Code, is20 amended—

(1) in paragraph (1)(H), by striking "and" at
the end;

- 23 (2) in paragraph (2)—
- 24 (A) by inserting "'guidance'," after "'re25 lief',"; and

1	$\frac{34}{(\mathbf{P})}$ by stuilting the period at the end and
	(B) by striking the period at the end and
2	inserting "; and"; and
3	(3) by adding at the end the following:
4	"(3) 'substantial evidence' means such relevant
5	evidence, including the quality and quality, as a rea-
6	sonable mind might accept as adequate to support a
7	conclusion in light of the record considered as a
8	whole.".
9	SEC. 6. APPLICATION.
10	The amendments made by this Act to sections 553,
11	701(b), and 706 of title 5, United States Code, shall not
12	apply to any rulemaking, as defined in section 551 of title
13	5, United States Code, as amended by section 2 of this
14	Act, that is pending or completed as of the date of enact-
15	ment of this Act.
16	SEC. 7. RULE OF CONSTRUCTION WITH RESPECT TO COPY-
16 17	SEC. 7. RULE OF CONSTRUCTION WITH RESPECT TO COPY- RIGHTS.
17	RIGHTS.
17 18	<b>RIGHTS.</b> Nothing in this Act, or in the amendments made by
17 18 19	<b>RIGHTS.</b> Nothing in this Act, or in the amendments made by this Act, may be construed as altering, modifying, or
17 18 19 20	<b>RIGHTS.</b> Nothing in this Act, or in the amendments made by this Act, may be construed as altering, modifying, or abridging an exclusive right granted under title 17, United
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	RIGHTS. Nothing in this Act, or in the amendments made by this Act, may be construed as altering, modifying, or abridging an exclusive right granted under title 17, United States Code.
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	RIGHTS. Nothing in this Act, or in the amendments made by this Act, may be construed as altering, modifying, or abridging an exclusive right granted under title 17, United States Code. SEC. 8. TECHNICAL AND CONFORMING AMENDMENTS.

amended, in the third sentence, by striking "section
 706(2)(E)" and inserting "section 706(a)(2)(E)".

3 (b) ANTARCTIC MARINE LIVING RESOURCES CON4 VENTION ACT OF 1984.—The Antarctic Marine Living
5 Resources Convention Act of 1984 (16 U.S.C. 2431 et
6 seq.) is amended—

7 (1) in section 307(b)(1) (16 U.S.C.
8 2436(b)(1)), by striking "subsections (b), (c), and
9 (d)" and inserting "subsections (c) and (g)"; and

10 (2) in section 308(c), in the third sentence, by
11 striking "section 706(2)(E)" and inserting "section
12 706(a)(2)(E)".

(c) ATLANTIC TUNAS CONVENTION ACT OF 1975.—
14 Section 6(c)(2)(B) of the Atlantic Tunas Convention Act
15 of 1975 (16 U.S.C. 971d(c)(2)(B)) is amended by striking
16 "subsections (b) and (c) of section 553" and inserting
17 "section 553(c)".

(d) CARES ACT.—Section 1114 of the CARES Act
(15 U.S.C. 9012) is amended by striking "section 553(b)"
and inserting "section 553(c)".

(e) CLEAN AIR ACT.—Section 307(d)(3) of the Clean
Air Act (42 U.S.C. 7607(d)(3)) is amended by striking
"section 553(b)" and inserting "section 553(c)".

1	(f) Congressional Accountability Act of						
2	1995.—The Congressional Accountability Act of 1995 (2						
3	U.S.C. 1301 et seq.) is amended—						
4	(1) in section 303(b) (2 U.S.C. 1383(b)), in the						
5	second sentence, by striking "section 553(b)" and						
6	inserting "section 553(c)";						
7	(2) in section 304 (2 U.S.C. 1384)—						
8	(A) in subsection (b)(1), by striking "sec-						
9	tion 553(b)" and inserting "section 553(c)";						
10	(B) in subsection (d)(3), by striking "sec-						
11	tion $553(d)(3)$ " and inserting "section						
12	553(g)(2)''; and						
13	(C) in subsection (e), by striking "section						
14	553(b)(B)" and inserting "section 553(f)"; and						
15	(3) in section 409 (2 U.S.C. 1409), in the first						
16	sentence						
17	(A) by striking "section $706(2)$ " and in-						
18	serting "section 706(a)(2)"; and						
19	(B) by striking "section $706(2)(B)$ " and						
20	inserting "section 706(a)(2)(B)".						
21	(g) Consumer Product Safety Act.—Section 9(i)						
22	of the Consumer Product Safety Act (15 U.S.C. 2058(i))						
23	is amended, in the first sentence, by striking "section						
24							

(h) DEEP SEABED HARD MINERAL RESOURCES
 ACT.—Section 302(b) of the Deep Seabed Hard Mineral
 Resources Act (30 U.S.C. 1462(b)) is amended, in the
 third sentence, by striking "section 706(2)(E)" and in serting "section 706(a)(2)(E)".

6 (i) 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)".

(j) ENDANGERED SPECIES ACT OF 1973.—Section
4(b)(3) of the Endangered Species Act of 1973 (16 U.S.C.
1533(b)(3)) is amended—

(1) in subparagraph (A), in the first sentence,
by striking "section 553(e)" and inserting "section
553(h)"; and

18 (2) in subparagraph (D)(i), in the first sen19 tence, by striking "section 553(e)" and inserting
20 "section 553(h)".

(k) ENERGY POLICY ACT OF 1992.—Section 106(e)
of the Energy Policy Act of 1992 (42 U.S.C. 12712 note)
is amended by striking "(b)(B), and (d)(3)" and inserting
"(f)(3), and (g)(2)".

(1) EXPEDITED FUNDS AVAILABILITY ACT.—Section
 609(a) of the Expedited Funds Availability Act (12 U.S.C.
 4008(a)) is amended, in the matter preceding paragraph
 (1), by striking "section 553(c)" and inserting "section
 553".

(m) FAMILY AND MEDICAL LEAVE ACT OF 1993.—
7 Section 110(a)(3) of the Family and Medical Leave Act
8 of 1993 (29 U.S.C. 2620(a)(3)) is amended, in the matter
9 preceding subparagraph (A), by striking "sections
10 553(b)(B) and section 553(d)(3)" and inserting "sub11 sections (f)(3) and (g)(2) of section 553".

(n) FASTENER QUALITY ACT.—Section 6(b)(3) of
the Fastener Quality Act (15 U.S.C. 5408(b)(3)) is
amended, in the second sentence, by striking "section
706(2)" and inserting "section 706(a)(2)".

(o) FEDERAL FOOD, DRUG, AND COSMETIC ACT.—
17 Section 912(b) of the Federal Food, Drug, and Cosmetic
18 Act (21 U.S.C. 387l(b)) is amended, in the second sen19 tence, by striking "section 706(2)(A)" and inserting "sec20 tion 706(a)(2)(A)".

(p) FEDERAL HAZARDOUS SUBSTANCES ACT.—Section 3 of the Federal Hazardous Substances Act (15
U.S.C. 1262) is amended—

24 (1) in subsection (e)—

1	(A) in paragraph $(1)$ , in the first sentence,					
2	by striking "(other than clause (B) of the last					
3	sentence of subsection (b) of such section) of					
4	title 5 of the United States Code" and inserting					
5	"of title 5, United States Code, other than sub-					
6	section (f)(3) of such section,"; and					
7	(B) in paragraph $(3)(C)$ , by striking					
8	"paragraph (2) of section 706" and inserting					
9	"section 706(a)(2)"; and					
10	(2) in subsection (j), in the first sentence, by					
11	striking "section 553(e)" and inserting "section					
12	553(h)".					
13	(q) Federal Trade Commission Act.—Section					
14	18(e) of the Federal Trade Commission Act (15 U.S.C.					
15	57a(e)) is amended—					
16	(1) in paragraph $(3)$ , in the second sentence of					
17	the matter preceding subparagraph (A), by striking					
18	"section $706(2)$ " and inserting "section $706(a)(2)$ ";					
19	and					
20	(2) in paragraph $(5)(C)$ , in the second sentence,					
21	by striking "Section 706(2)(E)" and inserting "Sec-					
22	tion 706(a)(2)(E)".					
23	(r) FLAMMABLE FABRICS ACT.—The Flammable					
24	Fabrics Act (15 U.S.C. 1191 et seq.) is amended—					

(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(h)"; and

4 (2) in section 16(c)(2) (f15 U.S.C. 1203(c)(2)),
5 by striking "section 553(b)" and inserting "section
6 553(c)".

7 (s) GENERAL EDUCATION PROVISIONS ACT.—Sec8 tion 411 of the General Education Provisions Act (20
9 U.S.C. 1221e-4) is amended, in the second sentence, by
10 striking "Notwithstanding the exception provided under
11 section 553(b) of title 5, such" and inserting "Such".

(t) HIGH SEAS FISHING COMPLIANCE ACT OF
13 1995.—Section 108(d) of the High Seas Fishing Compli14 ance Act of 1995 (16 U.S.C. 5507(d)) is amended, in the
15 third sentence, by striking "section 706(2)" and inserting
16 "section 706(a)(2)".

(u) HIGHER EDUCATION ACT OF 1965.—Section
492(b)(2) of the Higher Education Act of 1965 (20
U.S.C. 1098a(b)(2)) is amended by striking "section
553(b)(3)(B)" and inserting "section 553(f)(3)".

(v) HOUSING AND COMMUNITY DEVELOPMENT ACT
OF 1992.—The Housing and Community Development
Act of 1992 (12 U.S.C. 4501 et seq.) is amended—

24 (1) in section 643(b)(3) (42 U.S.C.
25 13603(b)(3)), in the first sentence, by striking

1	"(notwithstanding subsections $(a)(2)$ , $(b)(B)$ , and					
2	(d)(3) of such section)" and inserting "(notwith-					
3	standing subsections $(a)(2)$ , $(f)(3)$ , and $(g)(2)$ of					
4	such section)"; and					
5	(2) in section 685 (42 U.S.C. 13643), in the					
6	second sentence, by striking "(notwithstanding sub-					
7	sections $(a)(2)$ , $(b)(B)$ , and $(d)(3)$ of such section)"					
8	and inserting "(notwithstanding subsections $(a)(2)$ ,					
9	(f)(3), and $(g)(2)$ of such section)".					
10	(w) INTERCOUNTRY ADOPTION ACT OF 2000.—The					
11	Intercounty Adoption Act of 2000 (42 U.S.C. 14901 et					
12	seq.) is amended—					
13	(1) in section $203(a)(3)$ (42 U.S.C.					
14	14923(a)(3)), by striking "Subsections (b), (c), and					
15	(d) of section" and inserting "Section 553"; and					
16	(2) in section $401(a)(2)$ (42 U.S.C.					
17	14941(a)(2)), by striking "Subsections (b), (c), and					
18	(d) of section" and inserting "Section 553".					
19	(x) International Banking Act of 1978.—Sec-					
20	tion $7(f)(2)$ of the International Banking Act of 1978 (12					
21	U.S.C. 3105(f)(2)) is amended by striking "paragraph					
22	(2)(F)" and inserting "subsection (a)(2)(F)".					
23	(y) Magnuson-Stevens Fishery Conservation					
24	and Management Act.—Section 308(b) of the Magnu-					
25	son-Stevens Fishery Conservation and Management Act					

(16 U.S.C. 1858(b)) is amended, in the third sentence, 1 2 by striking "section 706(2)" and inserting "section 706(a)(2)". 3 4 (z) MARINE MAMMAL PROTECTION ACT OF 1972.— 5 Section 109 of the Marine Mammal Protection Act of 6 1972 (16 U.S.C. 1379) is amended— 7 (1) in subsection (c)(4), in the first sentence, by 8 striking "section 706(2)(A) through (E) of Title" 9 and inserting "subparagraphs (A) through (E) of 10 section 706(a)(2) of title"; and 11 (2) in subsection (d)(2), in the second sen-12 tence----(A) by striking "Title" and inserting 13 14 "title"; and 15 (B) by striking "subsection (d) of such sec-16 tion 553" and inserting "subsection (g) of such 17 section 553". 18 MCKINNEY-VENTO HOMELESS Assistance (aa) 19 ACT.—Section 433 of the McKinney-Vento Homeless As-20 sistance Act (42 U.S.C. 11387) is amended, in the second 21 sentence, by striking "(notwithstanding subsections 22 (a)(2), (b)(B), and (d)(3) of such section)" and inserting 23 "(notwithstanding subsections (a)(2), (f)(3), and (g)(2) of 24 such section)".

AND 1 (bb)SEASONAL AGRICULTURAL MIGRANT 2 WORKER PROTECTION ACT.—The Migrant and Seasonal 3 Agricultural Worker Protection Act (29 U.S.C. 1801 et 4 seq.) is amended— 5 (1) in section 103(c) (29 U.S.C. 1813(c)), in 6 the third sentence, by striking "section 706(2)(E)" 7 and inserting "section 706(a)(2)(E)"; and 8 (2) in section 503(c) (29 U.S.C. 1853(c)), in 9 the third sentence, by striking "section 706(2)(E)" 10 and inserting "section 706(a)(2)(E)". 11 (cc)MILWAUKEE RAILROAD RESTRUCTURING 12 ACT.—The Milwaukee Railroad Restructuring Act (45) 13 U.S.C. 901 et seq.) is amended— 14 (1) in section 5(b)(2) (45 U.S.C. 904(b)(2)), in 15 the second sentence, by striking "sections 706(2)(A), 16 706(2)(B), 706(2)(C), and 706(2)(D) of title 5 of 17 the United States Code" and inserting "subpara-18 graphs (A), (B), (C), and (D) of section 706(a)(2)19 of title 5, United States Code"; and 20 (2) in section 17(45 U.S.C. 915), by striking 21 "sections 706(2)(A), 706(2)(B), 706(2)(C), and 22 706(2)(D) of title 5 of the United States Code" each 23 place it appears and inserting "subparagraphs (A), 24 (B), (C), and (D) of section 706(a)(2) of title 5,

25 United States Code".

1	(dd) Native American Programs Act of 1974.—
2	Section 814 of the Native American Programs Act of 1974
3	(42 U.S.C. 2992b–1) is amended—
4	(1) in subsection (b)—
5	(A) in paragraph (1), in the matter pre-
6	ceding subparagraph (A), by striking "Subpara-
7	graph (A) of the last sentence of section 553(b)
8	of title 5, United States Code, shall not apply
9	with respect to any interpretative rule or gen-
10	eral statement of policy" and inserting "Section
11	553(c) of title 5, United States Code, shall
12	apply with respect to guidance";
13	(B) in paragraph (2)—
14	(i) in the matter preceding subpara-
15	graph (A), by striking "Subparagraph (B)
16	of the last sentence of section 553(b)" and
17	inserting "Section 553(f)(3)"; and
18	(ii) by striking "an interpretative rule
19	or a general statement of policy" and in-
20	serting "guidance"; and
21	(C) in paragraph (3), in the matter pre-
22	ceding subparagraph (A)—
23	(i) by striking "The first 2 sentences
24	of section 553(b)" and inserting "Section
25	553(c)"; and

1	(ii) by striking "an interpretative rule,
2	a general statement of policy," and insert-
3	ing "guidance";
4	(2) in subsection (c)—
5	(A) in the matter preceding paragraph
6	(1)—
7	(i) by striking "section 553(d)" and
8	inserting "section 553(g)"; and
9	(ii) by striking "an interpretative
10	rule) or general statement of policy" and
11	inserting "guidance)"; and
12	(B) in the flush text following paragraph
13	(2), by striking "the first 2 sentences of section
14	553(b)" and inserting "section 553(c)";
15	(3) in subsection (d), by striking "an interpre-
16	tative rule) and each general statement of policy"
17	and inserting "guidance)";
18	(4) in subsection (e)—
19	(A) by striking "any interpretative rule) or
20	a general statement of policy" and inserting
21	"guidance)"; and
22	(B) by striking "or such general statement
23	of policy";
24	(5) in subsection $(f)$ —

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1	(A) by striking "an interpretative rule) or
2	a general statement of policy" and inserting
3	"guidance)"; and
4	(B) by striking "or such general statement
5	of policy"; and
6	(6) by adding at the end the following:
7	"(g) In this section, the term 'guidance' has the
8	meaning given the term in section 551 of title 5, United
9	States Code.".
10	(ee) NATURAL GAS POLICY ACT OF 1978.—Section
11	502(b) of the Natural Gas Policy Act of 1978 (15 U.S.C.
12	3412(b)) is amended, in the third sentence, by striking
13	"section $553(d)(3)$ " and inserting "section $553(g)(2)$ ".
14	(ff) Noise Control Act of 1972.—Section $6(c)(2)$
15	of the Noise Control Act of 1972 (42 U.S.C. $4905(c)(2)$ )
16	is amended by striking "the first sentence of section
17	553(c)" and inserting "section $553(c)(4)$ ".
18	(gg) Northeast Rail Service Act of 1981.—Sec-
19	tion 1152(c) of the Northeast Rail Service Act of 1981
20	(45 U.S.C. 1105(c)) is amended by striking "paragraphs
21	(2) (A), (B), (C), and (D) of section 706, title 5" and
22	inserting "subparagraphs (A) through (D) of section
23	706(a)(2) of title 5''.
24	(hh) Northern Pacific Halibut Act of 1982.—

25 Section 8(b) of the Northern Pacific Halibut Act of 1982

(16 U.S.C. 773f(b)) is amended, in the third sentence, by
 striking "section 706(2)" and inserting "section
 706(a)(2)".

4 (ii) OCEAN THERMAL ENERGY CONVERSION ACT OF
5 1980.—Section 302(c)(2) of the Ocean Thermal Energy
6 Conversion Act of 1980 (42 U.S.C. 9152(c)(2)) is amend7 ed by striking "section 706(2)" and inserting "section
8 706(a)(2)".

9 (jj) POISON PREVENTION PACKAGING ACT OF
10 1970.—The Poison Prevention Packaging Act of 1970 (15
11 U.S.C. 1471 et seq.) is amended—

12 (1) in section 5 (15 U.S.C. 1474)—

(A) in subsection (a), in the first sentence,
by striking "(other than paragraph (3)(B) of
the last sentence of subsection (b) of such section) of title 5 of the United States Code" and
inserting "of title 5, United States Code, other
than subsection (f)(3) of such section,"; and

(B) in subsection (b)—

20 (i) by striking "of the United States
21 Code" each place that term appears and
22 inserting ", United States Code"; and
23 (ii) in paragraph (3), in the first sen-

24 tence, by striking "paragraph (2) of sec-

1		tion	706"	and	inserting	"section
2		706(a	L)(2)"; an	nd		
3	(	2) in sec	tion 7(c)	)(2) (15)	U.S.C. 14	476(c)(2)),
4	<b>1</b>	••• ((		9/1.)	л. ,.	(( ,•

4 by striking "section 553(b)" and inserting "section
5 553(c)".

6 (kk) POULTRY PRODUCTS INSPECTION ACT.—Sec7 tion 14(c) of the Poultry Products Inspection Act (21
8 U.S.C. 463(c)) is amended by striking "section 553(c) of
9 title 5, United States Code" and inserting "section
10 553(c)(4) of title 5, United States Code,".

11 (ll)PUBLIC Health SERVICE ACT.—Section 12 2723(b)(2)(E)(iii) of the Public Health Service Act (42) U.S.C. 300gg–22(b)(2)(E)(iii)) is amended by striking 13 "section 706(2)(E)" 14 and inserting "section 15 706(a)(2)(E)".

16 (mm) RAILWAY LABOR ACT.—Section 10A(b) of the
17 Railway Labor Act (45 U.S.C. 160a(b)) is amended by
18 striking "the third sentence of section 553(b)" and insert19 ing "paragraph (2) or (3) of section 553(f)".

20 (nn) REGIONAL RAIL REORGANIZATION ACT OF
21 1973.—Section 216(c)(3) of the Regional Rail Reorga22 nization Act of 1973 (45 U.S.C. 726(c)(3)) is amended,
23 in the fourth sentence, by striking "section 706(2)" and
24 inserting "section 706(a)(2)".

(oo) REHABILITATION ACT OF 1973.—Section
 107(d)(3)(B)) of the Rehabilitation Act of 1973 (29)
 U.S.C. 727(d)(3)(B)) is amended by striking "section
 706" and inserting "section 706(a)".

(pp) REORGANIZATION PLAN NO. 1 OF 1980.—Section 1(a)(2) of the Reorganization Plan No. 1 of 1980 (94
Stat. 3585; 5 U.S.C. App.) is amended by striking "section 553(a)(2) and (b)" and inserting "subsections (a)(2)
and (c) of section 553".

(qq) RURAL DEVELOPMENT ACT OF 1972.—Section
608(a) of the Rural Development Act of 1972 (7 U.S.C.
2204b-2) is amended by striking "section 553(b)(3)(B)"
and inserting "section 553(f)(3)".

14 (rr) SOCIAL SECURITY ACT.—The Social Security
15 Act (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 18 accordance with section 553(b)(A) of title 5, United 19 States Code" and all that follows through "and 20 statements" and inserting "in accordance with sec-21 tion 553(f)(2) of title 5, United States Code, of 22 guidance or rules of agency organization, procedure, 23 or practice relating to consultative examinations if 24 such guidance and rules";

10						
(2) in section $410(c)(2)$ (42 U.S.C. $610(c)(2)$ ),						
by striking "section $706(2)$ " and inserting "section						
706(a)(2)"; and						
(3) in section $1871(b)(2)$ (42 U.S.C.						
1395hh(b)(2)), by striking subparagraph (C) and in-						
serting the following:						
"(C) subsection (c) of section $553$ of title						
5, United States Code, does not apply pursuant						
to subsection $(f)(3)$ of such section.".						
(ss) South Pacific Tuna Act of 1988.—Section						
8(b) of the South Pacific Tuna Act of 1988 (16 U.S.C.						
973f(b)) is amended, in the third sentence, by striking						
"section 706(2)" and inserting "section 706(a)(2)".						
(tt) TARIFF ACT OF 1930.—Section 777(f)(5) of the						
Tariff Act of 1930 (19 U.S.C. 1677f(f)(5)) is amended,						
in the third sentence, by striking "section $706(2)$ " and						
inserting "section 706(a)(2)".						
(uu) TITLE 5, UNITED STATES CODE.—Title 5,						
United States Code, is amended—						
(1) in section $552a$ —						
(A) in subsection (j)—						
(i) in the matter preceding paragraph						
(1), by striking "sections $553(b)(1)$ , (2),						
and (3), (c), and (e)" and inserting						
"clauses (i), (ii), and (iii) of section						

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1	553(c)(1)(C), section $553(c)(4)$ , and sec-
2	tion $553(h)$ "; and
3	(ii) in the matter following paragraph
4	(2), by striking "section 553(c)" and in-
5	serting "section 553(c)(4)"; and
6	(B) in subsection (k)—
7	(i) in the matter preceding paragraph
8	(1), by striking "sections $553(b)(1)$ , (2),
9	and (3), (c), and (e)" and inserting
10	"clauses (i), (ii), and (iii) of section
11	553(c)(1)(C), section $553(c)(4)$ , and sec-
12	tion $553(h)$ "; and
13	(ii) in the matter following paragraph
14	(7), by striking "section 553(c)" and in-
15	serting "section 553(c)(4)";
16	(2) in section 556(d), in the sixth sentence, by
17	striking "rule making" and inserting "rulemaking";
18	(3) in section 557(b), in the fourth sentence of
19	the matter preceding paragraph (1), by striking
20	"rule making" and inserting "rulemaking";
21	(4) in section $562(11)$ , by striking "means 'rule
22	making' as that term is defined in section $551(5)$ "
23	and inserting "has the meaning given the term in
24	section 551";

1	(5) in section $601(2)$ , by striking "section
2	553(b)" and inserting "section 553(c)";
3	(6) in section $1103(b)(1)$ , by striking "section
4	553(b)(1), (2), and (3)" and inserting "section
5	553(c)"; and
6	(7) in section 1105, by striking "subsections
7	(b), (c), and (d)" and inserting "subsections (b)
8	through (g) and (i)".
9	(vv) TITLE 11, UNITED STATES CODE.—Section
10	1172(b) of title 11, United States Code, is amended, in
11	the second sentence, by striking "sections 706(2)(A),
12	706(2)(B), $706(2)(C)$ , and $706(2)(D)$ of title 5" and in-
13	serting "subparagraphs (A), (B), (C), and (D) of section
14	706(a)(2) of title 5".
15	(ww) TITLE 14, UNITED STATES CODE.—Section
16	2507(b)(2)(A) of title 14, United States Code, is amended
17	by striking "section $706(1)$ " and inserting "section
18	706(a)(1)".
19	(XX) TITLE 28, UNITED STATES CODE.—Section
20	3902 of title 28, United States Code, is amended, in the
21	first sentence, by striking "section $706(2)$ " and inserting

22 "section 706(a)(2)".

23 (yy) TITLE 41, UNITED STATES CODE.—Section
24 8503(a)(2) of title 41, United States Code, is amended

by striking "section 553(b) to (e)" and inserting "section
 553".

3 (zz) TITLE 46, UNITED STATES CODE.—Title 46,
4 United States Code, is amended—

5 (1) in section 14104(b), in the second sentence,
6 by striking "shall be considered to be an interpretive
7 regulation for purposes of section 553 of title 5" and
8 inserting "shall be subject to section 553 of title 5";
9 and

10 (2) in section 70105(c)(3)(B), in the second 11 sentence, by striking "section 706(2)(E)" and in-12 serting "section 706(a)(2)(E)".

(aaa) TITLE 49, UNITED STATES CODE.—Section
60102(b)(6)(C) of title 49, United States Code, is amended by striking "section 553(b)(3)(B)" and inserting "section 553(f)(3)".

17 (bbb) TOXIC SUBSTANCES CONTROL ACT.—Section
18 19(c)(1)(B) of the Toxic Substances Control Act (15
19 U.S.C. 2618(c)(1)(B)) is amended—

20 (1) in clause (i)—

21 (A) in subclause (I), by striking "para22 graph (2)(E)" and inserting "subsection
23 (a)(2)(E)"; and

(B) in subclause (II), by striking "para graph (2)(E)" and inserting "subsection
 (a)(2)(E)"; and

4 (2) in clause (ii), by striking "section 553(c)"
5 and inserting "section 553(e)(2)".

6 (eec) UNFUNDED MANDATES REFORM ACT OF
7 1995.—Section 401(a)(2)(A) of the Unfunded Mandates
8 Reform Act of 1995 (2 U.S.C. 1571(a)(2)(A)) is amended
9 by striking "section 706(1)" and inserting "section
10 706(a)(1)".

(ddd) UNITED STATES HOUSING ACT OF 1937.—
Section 31(d) of the United States Housing Act of 1937
(42 U.S.C. 1437z–3(d)) is amended by striking "(b)(B),
and (d)(3)" and inserting "(f)(3), and (g)(2)".

(eee) UNITED STATES WAREHOUSE ACT.—Section
13(d)(2) of the United States Warehouse Act (7 U.S.C.
252(d)(2)) is amended by striking "section 706(2)" and
inserting "section 706(a)(2)".