114TH CONGRESS 1ST SESSION

H.R.3300

To reduce waste and implement cost savings and revenue enhancement for the Federal Government.

IN THE HOUSE OF REPRESENTATIVES

July 29, 2015

Mr. PITTENGER (for himself and Ms. SINEMA) introduced the following bill; which was referred to the Committee on Oversight and Government Reform, and in addition to the Committees on Energy and Commerce, Ways and Means, Foreign Affairs, Financial Services, House Administration, and Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To reduce waste and implement cost savings and revenue enhancement for the Federal Government.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Unified Savings and Accountability Act" or the "USA
- 6 Act".
- 7 (b) Table of Contents for
- 8 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—PROVISIONS RELATING TO FEDERAL PROPERTY, FEDERAL CONTRACTS AND INFORMATION TECHNOLOGY

- Subtitle A—Amendments and Other Provisions Relating to Federal Property, Federal Contracts, and Information Technology
- Sec. 101. Promotion of competition in Federal contracting.
- Sec. 102. Promotion of strategic sourcing in Federal contracting.
- Sec. 103. Avoiding duplicative information technology investments.
- Sec. 104. Promotion of reverse auctions in Federal contracting.

Subtitle B—Federal Real Property Asset Management Reform

- Sec. 121. Purpose.
- Sec. 122. Property management and expedited disposal of real property.
- Sec. 123. Report of the Comptroller General.
- Sec. 124. Technical and conforming amendment.

TITLE II—OTHER MATTERS

- Sec. 201. Report on implementation of certain Medicare and Medicaid fraud detection and program integrity provisions.
- Sec. 202. Revocation or denial of passport and passport card in case of certain unpaid taxes.
- Sec. 203. Prohibition on non-cost-effective minting and printing of coins and currency.
- Sec. 204. Restrictions on printing and distribution of paper copies of Congressional documents.
- Sec. 205. Replacing the \$1 note with the \$1 coin.
- Sec. 206. Enhancing the Internal Revenue Service's online services.
- Sec. 207. Improving foreclosure loss mitigation efforts for mortgages made, insured, or guaranteed by Federal agencies.

	3
1	TITLE I—PROVISIONS RELATING
2	TO FEDERAL PROPERTY, FED-
3	ERAL CONTRACTS AND IN-
4	FORMATION TECHNOLOGY
5	Subtitle A-Amendments and
6	Other Provisions Relating to
7	Federal Property, Federal Con-
8	tracts, and Information Tech-
9	nology
10	SEC. 101. PROMOTION OF COMPETITION IN FEDERAL CON
11	TRACTING.
12	(a) Office of Federal Procurement Policy.—
13	Not later than 6 months after the date of enactment of
14	this Act, the Administrator for Federal Procurement Pol-
15	icy shall issue guidance to Federal agencies to reinvigorate
16	the role of the competition advocate, consistent with the
17	recommendations of the Government Accountability Office
18	in its report GAO-10-833 (July 26, 2010).
19	(b) Elements of Guidance issued

- d
- pursuant to subsection (a) shall include key factors agen-20
- cies should consider in appointing and utilizing competi-
- 22 tion advocates, such as placement within the organization,
- 23 skill set, and potential methods to effectively carry out
- their duties, and shall direct agencies to require their com-

- 1 petition advocates to actively involve program offices in
- 2 highlighting opportunities to increase competition.
- 3 SEC. 102. PROMOTION OF STRATEGIC SOURCING IN FED-
- 4 ERAL CONTRACTING.
- 5 (a) SAVINGS GOALS.—Not later than 6 months after
- 6 the date of enactment of this Act, and for 4 years annually
- 7 thereafter, the Director of the Office of Management and
- 8 Budget shall issue Government-wide savings goals for the
- 9 strategic sourcing of goods and services by executive agen-
- 10 cies required to designate or appoint a Chief Financial Of-
- 11 ficer as set forth in section 901 of title 31, United States
- 12 Code. The Director may issue goals required by this sec-
- 13 tion that are customized to individual agencies or sourcing
- 14 efforts.
- 15 (b) Matters Covered.—In complying with sub-
- 16 section (a), the Director shall provide at a minimum—
- 17 (1) guidance to executive agencies on calcu-
- lating savings generated from strategic sourcing ef-
- 19 forts; and
- 20 (2) standards to measure progress towards
- 21 meeting savings goals established by subsection (a).
- (c) Report.—Not later than 5 years after the date
- 23 of enactment of this Act, the Director shall submit to Con-
- 24 gress a report on the extent of savings realized through
- 25 the strategic sourcing of goods and services by executive

1	agencies during the period Government-wide savings goals
2	are required to be issued pursuant to subsection (a).
3	SEC. 103. AVOIDING DUPLICATIVE INFORMATION TECH-
4	NOLOGY INVESTMENTS.
5	(a) Definitions.—In this section—
6	(1) the terms "agency" and "information tech-
7	nology" have the meanings given such terms in sec-
8	tion 3502 of title 44, United States Code; and
9	(2) the term "Chief Information Officer" means
10	the Chief Information Officer of an agency des-
11	ignated under section 3506 of title 44, United States
12	Code, (or comparable official in an agency not cov-
13	ered by such section).
14	(b) Purpose.—The purpose of this section is to im-
15	prove transparency in order to ensure that agencies avoid
16	making duplicative information technology investments.
17	(e) Reporting Potential Duplication.—
18	(1) Responsibility of agency chief infor-
19	MATION OFFICERS.—Not later than 6 months after
20	the date of enactment of this Act, and at least annu-
21	ally thereafter, the Chief Information Officer of each
22	agency shall submit to the Director of the Office of
23	Management and Budget a report on potentially du-
24	plicative information technology investments, which
25	shall, using existing or newly developed transparency

- mechanisms, evaluate the results of the efforts of the agency to identify and eliminate, where appropriate, each potentially duplicative information technology investment.
- than 90 days after the date of enactment of this
 Act, the Director of the Office of Management and
 Budget shall issue a policy requiring consistency
 among all agencies in identifying information technology investments (including applicable research
 and development projects and mission-essential systems) in any required reporting.

13 SEC. 104. PROMOTION OF REVERSE AUCTIONS IN FEDERAL

- 14 CONTRACTING.
- 15 (a) REVISION OF FAR.—Not later than 6 months
 16 after the date of the enactment of this Act, the Federal
 17 Acquisition Regulation shall be revised to address reverse
 18 auctions by Federal agencies, including how and when
 19 they should be used, the roles and responsibilities of con20 tracting officers, and what agencies should do if there is
- 20 tracting officers, and what agencies should do it there i
- 21 no interactive bidding during an auction.
- 22 (b) Guidance on Reverse Auctions.—Not later
- 23 than 6 months after the date of enactment of this Act,
- 24 the Director of Office of Management and Budget shall,
- 25 consistent with the recommendations of the Government

1	Accountability Office on reverse auctions in its report
2	GAO-14-343SP (April 2014), issue Government-wide
3	guidance—
4	(1) advising agencies to collect and analyze data
5	on the level of interactive bidding and, where appli-
6	cable, fees paid, to determine the cost effectiveness
7	of using reverse auctions in the procurement of
8	goods or services; and
9	(2) on best practices to maximize competition
10	and savings in the use of reverse auctions.
11	Subtitle B—Federal Real Property
12	Asset Management Reform
13	SEC. 121. PURPOSE.
13 14	SEC. 121. PURPOSE. The purpose of this subtitle is to increase the effi-
14	The purpose of this subtitle is to increase the effi-
14 15	The purpose of this subtitle is to increase the effi- ciency and effectiveness of the Federal Government in
141516	The purpose of this subtitle is to increase the efficiency and effectiveness of the Federal Government in managing real property by—
14151617	The purpose of this subtitle is to increase the effi- ciency and effectiveness of the Federal Government in managing real property by— (1) requiring agencies to maintain an up-to-
14 15 16 17 18	The purpose of this subtitle is to increase the efficiency and effectiveness of the Federal Government in managing real property by— (1) requiring agencies to maintain an up-to-date inventory of real property;
14 15 16 17 18 19	The purpose of this subtitle is to increase the efficiency and effectiveness of the Federal Government in managing real property by— (1) requiring agencies to maintain an up-to-date inventory of real property; (2) establishing a Federal Real Property Coun-
14151617181920	The purpose of this subtitle is to increase the efficiency and effectiveness of the Federal Government in managing real property by— (1) requiring agencies to maintain an up-to-date inventory of real property; (2) establishing a Federal Real Property Council to develop guidance on and ensure the implemen-
14 15 16 17 18 19 20 21	The purpose of this subtitle is to increase the efficiency and effectiveness of the Federal Government in managing real property by— (1) requiring agencies to maintain an up-to-date inventory of real property; (2) establishing a Federal Real Property Council to develop guidance on and ensure the implementation of strategies for better managing Federal real

1	SEC. 122. PROPERTY MANAGEMENT AND EXPEDITED DIS-
2	POSAL OF REAL PROPERTY.
3	Chapter 5 of subtitle I of title 40, United States
4	Code, is amended by adding at the end the following:
5	"SUBCHAPTER VII—PROPERTY MANAGEMENT
6	AND EXPEDITED DISPOSAL OF REAL PROP-
7	ERTY
8	"§ 621. Definitions
9	"In this subchapter:
10	"(1) Administrator.—The term 'Adminis-
11	trator' means the Administrator of General Services.
12	"(2) COUNCIL.—The term 'Council' means the
13	Federal Real Property Council established by section
14	623(a).
15	"(3) DIRECTOR.—The term 'Director' means
16	the Director of the Office of Management and Budg-
17	et.
18	"(4) DISPOSAL.—The term 'disposal' means
19	any action that constitutes the removal of any real
20	property from the Federal inventory, including sale,
21	deed, demolition, or exchange.
22	"(5) Excess property.—The term 'excess
23	property' means any real property under the control
24	of a Federal agency that the head of the Federal
25	agency determines is not required to meet the needs
26	or responsibilities of the Federal agency.

1	"(6) Federal agency.—The term 'Federal
2	agency' means—
3	"(A) an executive department or inde-
4	pendent establishment in the executive branch
5	of the Government; or
6	"(B) a wholly owned Government corpora-
7	tion.
8	"(7) FIELD OFFICE.—The term 'field office'
9	means any office of a Federal agency that is not the
10	headquarters office location for the Federal agency.
11	"(8) Postal property.—The term 'postal
12	property' means any building owned by the United
13	States Postal Service.
14	"(9) Surplus property.—
15	"(A) IN GENERAL.—The term 'surplus
16	property' means excess real property that is not
17	required to meet the needs or responsibilities of
18	any Federal agency.
19	"(B) Exclusions.—The term 'surplus
20	property' does not include—
21	"(i) any military installation (as de-
22	fined in section 2910 of the Defense Base
23	Closure and Realignment Act of 1990 (10
24	U.S.C. 2687 note; Public Law 101–510));

1	"(ii) any property that is excepted
2	from the definition of the term 'property'
3	under section 102;
4	"(iii) Indian and native Eskimo prop-
5	erty held in trust by the Federal Govern-
6	ment as described in section
7	3301(a)(5)(C)(iii);
8	"(iv) real property operated and main-
9	tained by the Tennessee Valley Authority
10	pursuant to the Tennessee Valley Author-
11	ity Act of 1933 (16 U.S.C. 831 et seq.);
12	"(v) any real property the Director
13	excludes for reasons of national security;
14	"(vi) any public lands (as defined in
15	section 203 of the Public Lands Corps Act
16	of 1993 (16 U.S.C. 1722)) administered
17	by—
18	"(I) the Secretary of the Interior,
19	acting through—
20	"(aa) the Director of the
21	Bureau of Land Management;
22	"(bb) the Director of the
23	National Park Service;
24	"(cc) the Commissioner of
25	Reclamation; or

1	"(dd) the Director of the
2	United States Fish and Wildlife
3	Service; or
4	"(II) the Secretary of Agri-
5	culture, acting through the Chief of
6	the Forest Service; or
7	"(vii) any property operated and
8	maintained by the United States Postal
9	Service.
10	"(10) Underutilized property.—The term
11	'underutilized property' means a portion or the en-
12	tirety of any real property, including any improve-
13	ments, that is used—
14	"(A) irregularly or intermittently by the
15	accountable Federal agency for program pur-
16	poses of the Federal agency; or
17	"(B) for program purposes that can be
18	satisfied only with a portion of the property.
19	"§ 622. Duties of Federal agencies
20	"Each Federal agency shall—
21	"(1) maintain adequate inventory controls and
22	accountability systems for real property under the
23	control of the Federal agency;
24	"(2) develop current and future workforce pro-
25	jections so as to have the capacity to assess the

1	needs of the Federal workforce regarding the use of
2	real property;
3	"(3) continuously survey real property under
4	the control of the Federal agency to identify excess
5	property, underutilized property, and other real
6	property suitable to be used for—
7	"(A) colocation with other Federal agen-
8	cies; or
9	"(B) consolidation with other facilities;
10	"(4) promptly report excess property and un-
11	derutilized property to the Administrator;
12	"(5) establish goals that will lead the Federal
13	agency to reduce excess property and underutilized
14	property in the inventory of the Federal agency;
15	"(6) submit to the Council a report on all ex-
16	cess property and underutilized property in the in-
17	ventory of the Federal agency, including—
18	"(A) whether underutilized property can be
19	better utilized; and
20	"(B) the extent to which the Federal agen-
21	cy believes that the underutilized property
22	serves the needs of the Federal agency to retain
23	underutilized property;
24	"(7) adopt workplace practices, configurations,
25	and management techniques that can achieve in-

1	creased levels of productivity and decrease the need
2	for real property assets;
3	"(8) assess leased space to identify space that
4	is not fully used or occupied;
5	"(9) on an annual basis and subject to the
6	guidance of the Council—
7	"(A) conduct an inventory of real property
8	under control of the Federal agency; and
9	"(B) make an assessment of each real
10	property, which shall include—
11	"(i) the age and condition of the prop-
12	erty;
13	"(ii) the size of the property in square
14	footage and acreage;
15	"(iii) the geographical location of the
16	property, including an address and descrip-
17	tion;
18	"(iv) the extent to which the property
19	is being utilized;
20	"(v) the actual annual operating costs
21	associated with the property;
22	"(vi) the total cost of capital expendi-
23	tures associated with the property;
24	"(vii) sustainability metrics associated
25	with the property;

1	"(viii) the number of Federal employ-
2	ees and functions housed at the property;
3	"(ix) the extent to which the mission
4	of the Federal agency is dependent on the
5	property;
6	"(x) the estimated amount of capital
7	expenditures projected to maintain and op-
8	erate the property over each of the next 5
9	years after the date of enactment of this
10	subchapter; and
11	"(xi) any additional information re-
12	quired by the Administrator to carry out
13	section 624; and
14	"(10) provide to the Council and the Adminis-
15	trator the information described in paragraph (9)(B)
16	to be used for the establishment and maintenance of
17	the database described in section 624.
18	"§ 623. Colocation among United States Postal Serv-
19	ice properties
20	"(a) Identification of Postal Property.—Each
21	year, the Postmaster General may—
22	"(1) identify a list of postal properties with
23	space available for use by Federal agencies; and
24	"(2) submit the list to the Council.

1	"(b) Submission of List of Postal Properties
2	TO FEDERAL AGENCIES.—
3	"(1) IN GENERAL.—Not later than 30 days
4	after the completion of a list under subsection (a),
5	the Council shall provide the list to each Federal
6	agency.
7	"(2) Review by federal agencies.—Not
8	later than 90 days after the receipt of the list sub-
9	mitted under paragraph (1), each Federal agency
10	shall—
11	"(A) review the list;
12	"(B) identify real property assets under
13	the control of the Federal agency; and
14	"(C) recommend colocations if appropriate.
15	"(c) Terms of Colocation.—On approval of the
16	recommendations under subsection (b) by the Postmaster
17	General and the applicable agency head, the Federal agen-
18	cy or appropriate landholding entity may work with the
19	Postmaster General to establish appropriate terms of a
20	lease for each postal property.
21	"§ 624. Establishment of a Federal Real Property
22	Council
23	"(a) Establishment.—There is established a Fed-
24	eral Real Property Council.

1	"(b) Purpose.—The purpose of the Council shall
2	be—
3	"(1) to develop guidance and ensure implemen-
4	tation of an efficient and effective real property
5	management strategy;
6	"(2) to identify opportunities for the Federal
7	Government to better manage real property assets;
8	and
9	"(3) to reduce the costs of managing real prop-
10	erty, including operations, maintenance, and secu-
11	rity.
12	"(c) Composition.—
13	"(1) IN GENERAL.—The Council shall be com-
14	posed exclusively of—
15	"(A) the senior real property officers of
16	each Federal agency;
17	"(B) the Deputy Director for Management
18	of the Office of Management and Budget;
19	"(C) the Controller of the Office of Man-
20	agement and Budget;
21	"(D) the Administrator; and
22	"(E) any other full-time or permanent
23	part-time Federal officials or employees, as the
24	Chairperson determines to be necessary.

1	"(2) Chairperson.—The Deputy Director for
2	Management of the Office of Management and
3	Budget shall serve as Chairperson of the Council.
4	"(3) Executive director.—
5	"(A) In General.—The Chairperson shall
6	designate an Executive Director to assist in
7	carrying out the duties of the Council.
8	"(B) QUALIFICATIONS; FULL-TIME.—The
9	Executive Director shall—
10	"(i) be appointed from among individ-
11	uals who have substantial experience in the
12	areas of commercial real estate and devel-
13	opment, real property management, and
14	Federal operations and management; and
15	"(ii) serve full time.
16	"(d) Meetings.—
17	"(1) IN GENERAL.—The Council shall meet
18	subject to the call of the Chairperson.
19	"(2) MINIMUM.—The Council shall meet not
20	fewer than 4 times each year.
21	"(e) Duties.—The Council, in consultation with the
22	Director and the Administrator, shall—
23	"(1) not later than 1 year after the date of en-
24	actment of this subchapter, establish a real property
25	management plan template, to be updated annually.

1	which shall include performance measures, specific
2	milestones, measurable savings, strategies, and Gov-
3	ernment-wide goals based on the goals established
4	under section 622(5) to reduce surplus property or
5	to achieve better utilization of underutilized prop-
6	erty, and evaluation criteria to determine the effec-
7	tiveness of real property management that are de-
8	signed—
9	"(A) to enable Congress and heads of Fed-
10	eral agencies to track progress in the achieve-
11	ment of real property management objectives on
12	a Government-wide basis;
13	"(B) to improve the management of real
14	property; and
15	"(C) to allow for comparison of the per-
16	formance of Federal agencies against industry
17	and other public sector agencies in terms of
18	performance;
19	"(2) develop standard use rates consistent
20	throughout each category of space and with non-
21	governmental space use rates;
22	"(3) develop a strategy to reduce the reliance of
23	Federal agencies on leased space for long-term needs
24	if ownership would be less costly;

1	"(4) provide guidance on eliminating inefficien-
2	cies in the Federal leasing process;
3	"(5) compile a list of real property assets that
4	are field offices that are suitable for colocation with
5	other real property assets; and
6	"(6) not later than 1 year after the date of en-
7	actment of this subchapter and annually during the
8	4-year period beginning on the date that is 1 year
9	after the date of enactment of this subchapter and
10	ending on the date that is 5 years after the date of
11	enactment of this subchapter, the Council shall sub-
12	mit to the Director a report that contains—
13	"(A) a list of the remaining excess prop-
14	erty, surplus property, and underutilized prop-
15	erties of each Federal agency;
16	"(B) the progress of the Council toward
17	developing guidance for Federal agencies to en-
18	sure that the assessment required under section
19	622(9)(B) is carried out in a uniform manner
20	and
21	"(C) the progress of Federal agencies to-
22	ward achieving the goals established under sec-
23	tion 622(5)

1	"(f) Consultation.—In carrying out the duties de-
2	scribed in subsection (e), the Council shall also consult
3	with representatives of—
4	"(1) State, local, tribal authorities, and affected
5	communities; and
6	"(2) appropriate private sector entities and
7	nongovernmental organizations that have expertise
8	in areas of—
9	"(A) commercial real estate and develop-
10	ment;
11	"(B) government management and oper-
12	ations;
13	"(C) space planning;
14	"(D) community development, including
15	transportation and planning; and
16	"(E) historic preservation.
17	"(g) COUNCIL RESOURCES.—The Director and the
18	Administrator shall provide staffing, and administrative
19	support for the Council, as appropriate.
20	"§ 625. Federal real property inventory and database
21	"(a) In General.—Not later than 1 year after the
22	date of enactment of this subchapter, the Administrator
23	shall establish and maintain a single, comprehensive, and
24	descriptive database of all real property under the custody
25	and control of all Federal agencies.

1	"(b) Contents.—The database shall include—
2	"(1) information provided to the Administrator
3	under section 622(9)(B); and
4	"(2) a list of real property disposals completed,
5	including—
6	"(A) the date and disposal method used
7	for each real property;
8	"(B) the proceeds obtained from the dis-
9	posal of each real property;
10	"(C) the amount of time required to dis-
11	pose of the real property, including the date on
12	which the real property is designated as excess
13	property;
14	"(D) the date on which the property is
15	designated as surplus property and the date on
16	which the property is disposed; and
17	"(E) all costs associated with the disposal.
18	"(c) Accessibility.—
19	"(1) Committees.—The database established
20	under subsection (a) shall be made available on re-
21	quest to the Committee on Homeland Security and
22	Governmental Affairs and the Committee on Envi-
23	ronment and Public Works of the Senate and the
24	Committee on Oversight and Government Reform

- and the Committee on Transportation and Infra structure of the House of Representatives.
- 3 "(2) GENERAL PUBLIC.—Not later than 3 years
 4 after the date of enactment of this subchapter and
 5 to the extent consistent with national security, the
 6 Administrator shall make the database established
 7 under subsection (a) accessible to the public at no
 8 cost through the website of the General Services Administration.

10 "§ 626. Limitation on certain leasing authorities

- 11 "(a) IN GENERAL.—Except as provided in subsection
- 12 (b), not later than December 31 of each year following
- 13 the date of enactment of this subchapter, a Federal agency
- 14 with independent leasing authority shall submit to the
- 15 Council a list of all leases, including operating leases, in
- 16 effect on the date of enactment of this subchapter that
- 17 includes—
- 18 "(1) the date on which each lease was executed;
- 19 "(2) the date on which ease lease will expire;
- 20 "(3) a description of the size of the space;
- 21 "(4) the location of the property;
- 22 "(5) the tenant agency;
- 23 "(6) the total annual rental rate; and

1	"(7) the amount of the net present value of the
2	total estimated legal obligations of the Federal Gov-
3	ernment over the life of the contract.
4	"(b) Exception.—Subsection (a) shall not apply
5	to—
6	"(1) the United States Postal Service;
7	"(2) the Department of Veterans Affairs; or
8	"(3) any other property the President excludes
9	from subsection (a) for reasons of national security.
10	"§ 627. Expedited disposal pilot program
11	"(a) Establishment.—The Director shall establish
12	a pilot program to dispose of, by sale, transfer, or other
13	means of disposal, any surplus property.
14	"(1) Properties for expedited disposal.—
15	"(A) In general.—On an annual basis,
16	the Director may authorize the expedited dis-
17	posal of not more than 200 surplus properties.
18	"(B) Priority.—In determining which
19	properties to dispose of, the Director shall give
20	priority to surplus properties that have the
21	highest fair market value and the greatest po-
22	tential for disposal.
23	"(C) Costs associated with dis-
24	POSAL.—

1	"(i) In General.—The Administrator
2	may obligate an amount to pay any direct
3	and indirect costs under section 572 re-
4	lated to identifying and preparing prop-
5	erties to be reported as excess property by
6	a Federal agency.
7	"(ii) Reimbursement.—An amount
8	obligated under clause (i) shall be paid
9	from the proceeds of any sale of real prop-
10	erty under this subsection.
11	"(iii) Net proceeds.—Net proceeds
12	shall be distributed under subsection (b).
13	"(D) MAXIMUM NET PROCEEDS.—Any real
14	property authorized to be disposed of by sale of
15	under subparagraph (A) shall disposed of in a
16	manner that, as determined by the Adminis-
17	trator in consultation with the head of the ap-
18	plicable Federal agency, is structured and mar-
19	keted to maximize the value to the Federal Gov-
20	ernment.
21	"(E) Monetary proceeds require-
22	MENT.—Surplus property may be disposed of
23	under this section only if disposal of the prop-
24	erty will generate monetary proceeds to the
25	Federal Government that—

1	"(i) exceed the costs of disposal of the
2	property; and
3	"(ii) are not less than 90 percent of
4	fair market value.
5	"(2) Applicability of certain law.—Any
6	expedited disposal of real property conducted under
7	this section shall not be subject to—
8	"(A) any section of An Act Authorizing the
9	Transfer of Certain Real Property for Wildlife,
10	or other Purposes (16 U.S.C. 667b);
11	"(B) sections 107 and 317 of title 23;
12	"(C) sections 545(b)(8), 550, 553, 554,
13	and 1304(b);
14	"(D) section 501 of the McKinney-Vento
15	Homeless Assistance Act (42 U.S.C. 11411);
16	"(E) section 47151 of title 49; or
17	"(F) section 13(d) of the Surplus Property
18	Act of 1944 (50 U.S.C. App. 1622(d)).
19	"(3) Effect.—Except as provided in para-
20	graph (2), nothing in this subchapter terminates or
21	in any way limits the authority of any Federal agen-
22	cy under any other provision of law to dispose of
23	real property.
24	"(b) Use of Proceeds.—

1	"(1) In general.—Of the proceeds received
2	from the disposal of any real property under this
3	subchapter—
4	"(A) not less than 80 percent shall be re-
5	turned to the general fund of the Treasury for
6	debt reduction;
7	"(B) the lesser of 18 percent or the share
8	of proceeds otherwise authorized to be retained
9	under law shall be retained by the Federal
10	agency that has custody and is accountable for
11	the real property, subject to paragraph (2);
12	"(C) not greater than 2 percent shall be
13	made available to carry out section 627, subject
14	to annual appropriations; and
15	"(D) any remaining share of the proceeds
16	shall be returned to the general fund of the
17	Treasury for Federal budget deficit reduction.
18	"(2) Limitation on use of proceeds.—Any
19	proceeds retained by Federal agencies under this
20	section shall be—
21	"(A) deposited into the appropriate real
22	property account of the Federal agency that
23	had custody and accountability for the real
24	property, with the funds expended only as au-
25	thorized in annual appropriations Acts;

1	"(B) used—
2	"(i) by not later than 2 years after
3	the date of disposal of the real property
4	and
5	"(ii) only for activities relating to
6	Federal real property asset management
7	and disposal; and
8	"(C) if not used by the date described in
9	subparagraph (B)(i), shall be deposited in the
10	Treasury and used for Federal budget deficit
11	reduction.
12	"(e) Public Benefit.—
13	"(1) Conveyance.—Except as provided in
14	paragraph (2), if a real property authorized to be
15	disposed of under subsection (a) has not been dis-
16	posed of by the date that is 2 years after the date
17	the property is listed for sale, the Director, in con-
18	sultation with the Administrator and the Secretary
19	of Housing and Urban Development, may consider a
20	request from the disposing Federal agency that the
21	real property be conveyed to State and local govern-
22	ments or nonprofit organizations for various public
23	purposes or uses as permitted by applicable law.
24	"(2) Predominant use and size stand-
25	ARDS.—

1	"(A) IN GENERAL.—Any real property au-
2	thorized to be disposed of under subsection (a)
3	shall not be conveyed under paragraph (1) if—
4	"(i) the predominant use of the prop-
5	erty is not for housing; and
6	"(ii)(I) the area of the property is not
7	less than 25,000 square feet; or
8	"(II) the appraised fair market value
9	of the property is greater than \$1,000,000.
10	"(B) Appraised fair market value.—
11	The appraised fair market value described in
12	subparagraph (A)(ii)(II) shall be determined by
13	the Federal agency with custody or control of
14	the property, in consultation with the Adminis-
15	trator and standard appraisal practice.
16	"(d) Enforcement.—
17	"(1) Increase in size of inventory.—Ex-
18	cept as provided in paragraph (2), if a Federal agen-
19	cy fails to make available for public sale the real
20	property authorized to be disposed of under sub-
21	section (a) by the date that is 18 months after the
22	date on which the authorization is made under sub-
23	section (a), that Federal agency, except for specific

exceptions promulgated by the Director, shall not in-

crease the size of the civilian real property inventory,

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- 1 unless the square footage of the increase is offset,
- 2 within an appropriate time as determined by the Di-
- 3 rector, through consolidation, colocation, or disposal
- 4 of another building space from the inventory of that
- 5 Federal agency.
- 6 "(2) Exception.—Paragraph (1) shall not
- 7 apply to a Federal agency that acquires any real
- 8 property not under the administrative jurisdiction of
- 9 the Federal Government, by sale or lease, until the
- Director submits a certification to Congress of the
- disposal of all of those surplus properties.
- 12 "(e) TERMINATION OF AUTHORITY.—The authority
- 13 provided by this section terminates on the date that is 5
- 14 years after the date of enactment of this subchapter.

15 "§ 628. Homeless assistance grants

- 16 "(a) Definitions.—In this section:
- 17 "(1) Eligible nonprofit organization.—
- The term 'eligible nonprofit organization' means a
- 19 nonprofit organization that is a representative of the
- homeless.
- 21 "(2) Homeless.—The term 'homeless' has the
- meaning given the term in section 103 of the
- 23 McKinney-Vento Homeless Assistance Act (42
- U.S.C. 11302), except that subsection (c) of that
- 25 section shall not apply.

"(3) Permanent Housing.—The term 'perma-1 2 nent housing' has the meaning given the term sec-3 tion 401 of the McKinney-Vento Homeless Assist-4 ance Act (42 U.S.C. 11360). 5 "(4) Private nonprofit organization.— 6 The term 'private nonprofit organization' has the 7 meaning given the term in section 401 of the 8 McKinney-Vento Homeless Assistance (42)U.S.C. 11360). 9 10 "(5) Representative of the homeless.— 11 The term 'representative of the homeless' has the 12 meaning given the term in section 501(i) of the 13 Homeless McKinney-Vento Assistance U.S.C. 11411(i)). 14 15 "(6) Secretary.—The term 'Secretary' means 16 the Secretary of Housing and Urban Development. 17 "(7) Transitional HOUSING.—The 18 'transitional housing' has the meaning given the 19 term in section 401 of the McKinney-Vento Home-20 less Assistance Act (42 U.S.C. 11360). 21 "(b) Grant Authority.— 22 "(1) IN GENERAL.—To the extent amounts are 23 made available under section 626(b)(1)(B) for use 24 under this section, the Secretary shall make grants

to eligible private nonprofit organizations through

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- 1 the continuum of care program established under
- 2 subtitle C of title IV of the McKinney-Vento Home-
- 3 less Assistance Act (42 U.S.C. 11381 et seq.), to
- 4 purchase real property suitable for use to assist the
- 5 homeless in accordance with subsection (c).
- 6 "(2) Terms and conditions.—Except as oth-
- 7 erwise provided in this section, a grant under this
- 8 section shall be subject to the same terms and condi-
- 9 tions as a grant under the continuum of care pro-
- gram established under subtitle C of title IV of the
- 11 McKinney-Vento Homeless Assistance Act (42
- 12 U.S.C. 11381 et seq.).
- 13 "(c) Use of Properties for Housing or Shel-
- 14 TER FOR THE HOMELESS.—
- 15 "(1) Eligible uses.—An eligible private non-
- profit organization that receives a grant under sub-
- section (b) shall use the amounts received only to
- purchase or rehabilitate real property for use to pro-
- vide permanent housing, transitional housing, or
- temporary shelter to the homeless.
- 21 "(2) TERM OF USE.—The Secretary may not
- make a grant under subsection (b) to an eligible pri-
- vate nonprofit organization unless the eligible pri-
- vate nonprofit organization provides to the Secretary
- such assurances as the Secretary determines nec-

- 1 essary to ensure that any real property purchased or
- 2 rehabilitated using amounts received under the grant
- 3 is used only for the uses described in paragraph (1)
- 4 for a period of not less than 15 years.
- 5 "(d) Preference.—In awarding grants under sub-
- 6 section (b), the Secretary shall give preference to eligible
- 7 private nonprofit organizations that operate within areas
- 8 in which Federal real property is being sold under the dis-
- 9 posal program authorized under section 626.
- 10 "(e) Regulations.—The Secretary may promulgate
- 11 such regulations as are necessary to carry out this sec-
- 12 tion.".

13 SEC. 123. REPORT OF THE COMPTROLLER GENERAL.

- 14 (a) Draft.—Not later than 3 years after the date
- 15 of enactment of this Act, the Comptroller General of the
- 16 United States shall submit to Congress a draft report on
- 17 the expedited disposal pilot program established by the
- 18 amendments made by section 122.
- 19 (b) Final.—Not later than 5 years after the date
- 20 of enactment of this Act, the Comptroller General of the
- 21 United States shall submit to Congress a final report on
- 22 the expedited disposal pilot program established by the
- 23 amendments made by section 122.

SEC. 124. TECHNICAL AND CONFORMING AMENDMENT.

- 2 The table of sections for chapter 5 of subtitle I of
- 3 title 40, United States Code, is amended by inserting after
- 4 the item relating to section 611 the following:

"SUBCHAPTER VII—PROPERTY MANAGEMENT AND EXPEDITED DISPOSAL OF REAL PROPERTY

5

TITLE II—OTHER MATTERS

SEC. 201. REPORT ON IMPLEMENTATION OF CERTAIN 7 MEDICARE AND MEDICAID FRAUD DETEC-8 TION AND PROGRAM INTEGRITY PROVISIONS. 9 Section 1128J(a)(1)(A) of the Social Security Act 10 (42 U.S.C. 1320a-7k(a)(1)(A)) is amended by adding at the end the following new clause: 11 12 "(iii) Report on integrated data 13 REPOSITORY AND ONE PROGRAM INTEG-14 RITY SYSTEM.—Not later than six months 15 after the date of enactment of this clause, 16 the Secretary shall submit to the appro-17 priate congressional committees a report 18 on the following: 19 "(I) Integrated data reposi-20 TORY.—Efforts to finalize plans and

[&]quot;621. Definitions.

[&]quot;622. Duties of Federal agencies.

[&]quot;623. Colocation among United States Postal Service properties.

[&]quot;624. Establishment of a Federal Real Property Council.

[&]quot;625. Federal real property inventory and database.

[&]quot;626. Limitation on certain leasing authorities.

[&]quot;627. Expedited disposal pilot program.

[&]quot;628. Homeless assistance grants.".

schedules for fully implementing and expanding the use of the Integrated Data Repository, including actions taken to finalize, implement, and manage plans for incorporating data into the Integrated Data Repository and actions taken to define measur-able financial benefits expected from the implementation of the Integrated Data Repository. "(II) ONE PROGRAM INTEGRITY

"(II) ONE PROGRAM INTEGRITY SYSTEM.—Actions taken to plan, schedule, and conduct training on the One Program Integrity System, a web-based portal and suite of software tools used to analyze and extract data from the Integrated Data Repository, and actions taken to define measurable financial benefits expected from the use of the One Program Integrity System.".

1	SEC. 202. REVOCATION OR DENIAL OF PASSPORT AND
2	PASSPORT CARD IN CASE OF CERTAIN UN-
3	PAID TAXES.
4	(a) In General.—Subchapter D of chapter 75 of the
5	Internal Revenue Code of 1986 is amended by adding at
6	the end the following new section:
7	"SEC. 7345. REVOCATION OR DENIAL OF PASSPORT IN CASE
8	OF CERTAIN TAX DELINQUENCIES.
9	"(a) In General.—If the Secretary receives certifi-
10	cation by the Commissioner of Internal Revenue that any
11	individual has a seriously delinquent tax debt in an
12	amount in excess of \$50,000, the Secretary shall transmit
13	such certification to the Secretary of State for action with
14	respect to denial, revocation, or limitation of a passport
15	or passport card pursuant to section 4 of the Act entitled
16	'An Act to regulate the issue and validity of passports,
17	and for other purposes', approved July 3, 1926 (22 U.S.C.
18	211a et seq.), commonly known as the 'Passport Act of
19	1926'.
20	"(b) Seriously Delinquent Tax Debt.—For pur-
21	poses of this section, the term 'seriously delinquent tax
22	debt' means an outstanding debt under this title for which
23	a notice of lien has been filed in public records pursuant
24	to section 6323 or a notice of levy has been filed pursuant

25 to section 6331, except that such term does not include—

- 1 "(1) a debt that is being paid in a timely man-2 ner pursuant to an agreement under section 6159 or 3 7122, and
- 4 "(2) a debt with respect to which collection is 5 suspended because a collection due process hearing 6 under section 6330, or relief under subsection (b),
- 7 (c), or (f) of section 6015, is requested or pending.
- 8 "(c) Adjustment for Inflation.—In the case of
- 9 a calendar year beginning after 2016, the dollar amount
- 10 in subsection (a) shall be increased by an amount equal
- 11 to—
- "(1) such dollar amount, multiplied by
- 13 "(2) the cost-of-living adjustment determined
- under section 1(f)(3) for the calendar year, deter-
- mined by substituting 'calendar year 2015' for 'cal-
- endar year 1992' in subparagraph (B) thereof.
- 17 If any amount as adjusted under the preceding sentence
- 18 is not a multiple of \$1,000, such amount shall be rounded
- 19 to the next highest multiple of \$1,000.".
- 20 (b) Clerical Amendment.—The table of sections
- 21 for subchapter D of chapter 75 of the Internal Revenue
- 22 Code of 1986 is amended by adding at the end the fol-
- 23 lowing new item:
 - "Sec. 7345. Revocation or denial of passport in case of certain tax delinquencies.".
- 24 (c) Authority for Information Sharing.—

1	(1) In general.—Subsection (1) of section
2	6103 of the Internal Revenue Code of 1986 is
3	amended by adding at the end the following new
4	paragraph:
5	"(23) Disclosure of Return Information
6	TO DEPARTMENT OF STATE FOR PURPOSES OF PASS-
7	PORT AND PASSPORT CARD REVOCATION UNDER
8	SECTION 7345.—
9	"(A) IN GENERAL.—The Secretary shall,
10	upon receiving a certification described in sec-
11	tion 7345, disclose to the Secretary of State re-
12	turn information with respect to a taxpayer who
13	has a seriously delinquent tax debt described in
14	such section. Such return information shall be
15	limited to—
16	"(i) the taxpayer identity information
17	with respect to such taxpayer, and
18	"(ii) the amount of such seriously de-
19	linquent tax debt.
20	"(B) RESTRICTION ON DISCLOSURE.—Re-
21	turn information disclosed under subparagraph
22	(A) may be used by officers and employees of
23	the Department of State for the purposes of,
24	and to the extent necessary in, carrying out the
25	requirements of section 4 of the Act entitled

1	'An Act to regulate the issue and validity of
2	passports, and for other purposes', approved
3	July 3, 1926 (22 U.S.C. 211a et seq.), com-
4	monly known as the 'Passport Act of 1926'.".
5	(2) Conforming Amendment.—Paragraph (4)
6	of section 6103(p) of such Code is amended by strik-
7	ing "or (22)" each place it appears in subparagraph
8	(F)(ii) and in the matter preceding subparagraph
9	(A) and inserting "(22), or (23)".
10	(d) REVOCATION AUTHORIZATION.—The Act entitled
11	"An Act to regulate the issue and validity of passports,
12	and for other purposes", approved July 3, 1926 (22
13	U.S.C. 211a et seq.), commonly known as the "Passport
14	Act of 1926", is amended by adding at the end the fol-
15	lowing:
16	"SEC. 4. AUTHORITY TO DENY OR REVOKE PASSPORT AND
17	PASSPORT CARD.
18	"(a) Ineligibility.—
19	"(1) Issuance.—Except as provided under
20	subsection (b), upon receiving a certification de-
21	scribed in section 7345 of the Internal Revenue
22	Code of 1986 from the Secretary of the Treasury,
23	
	the Secretary of State may not issue a passport or
24	passport card to any individual who has a seriously

1	"(2) Revocation.—The Secretary of State
2	shall revoke a passport or passport card previously
3	issued to any individual described in paragraph (1).
4	"(b) Exceptions.—
5	"(1) Emergency and humanitarian situa-
6	TIONS.—Notwithstanding subsection (a), the Sec-
7	retary of State may issue a passport or passport
8	card, in emergency circumstances or for humani-
9	tarian reasons, to an individual described in sub-
10	section $(a)(1)$.
11	"(2) Limitation for return to united
12	STATES.—Notwithstanding subsection (a)(2), the
13	Secretary of State, before revocation, may—
14	"(A) limit a previously issued passport or
15	passport card only for return travel to the
16	United States; or
17	"(B) issue a limited passport or passport
18	card that only permits return travel to the
19	United States.".
20	(e) Effective Date.—The amendments made by
21	this section shall take effect on January 1, 2016.

1	SEC. 203. PROHIBITION ON NON-COST-EFFECTIVE MINTING
2	AND PRINTING OF COINS AND CURRENCY.
3	(a) Prohibition With Respect to Coins.—Sec-
4	tion 5111 of title 31, United States Code, is amended by
5	adding at the end the following:
6	"(e) Prohibition on Certain Minting.—Notwith-
7	standing any other provision of this subchapter, beginning
8	on the date that is 4 years after the date of enactment
9	of this subsection, the Secretary may not mint or issue
10	any circulating coin that costs more to produce than the
11	denomination of the coin (including labor, materials, dies,
12	use of machinery, overhead expenses, marketing, and ship-
13	ping).".
14	(b) Prohibition With Respect to Currency.—
15	Section 5114(a) of title 31, United States Code, is amend-
16	ed by adding at the end the following:
17	"(4) Prohibition on Certain Printing.—
18	Notwithstanding any other provision of this sub-
19	chapter, beginning on the date that is 4 years after
20	the date of enactment of this paragraph, the Sec-
21	retary may not engrave or print any United States
22	currency that costs more to produce than the de-
23	nomination of the currency (including labor, mate-
24	rials, dies, use of machinery, overhead expenses,

marketing, and shipping).".

1	SEC. 204. RESTRICTIONS ON PRINTING AND DISTRIBUTION
2	OF PAPER COPIES OF CONGRESSIONAL DOC-
3	UMENTS.
4	(a) Printing and Distribution of Documents
5	BY PUBLIC PRINTER.—
6	(1) Restrictions.—Chapter 7 of title 44,
7	United States Code, is amended by adding at the
8	end the following new section:
9	"§ 742. Restrictions on printing and distribution of
10	paper copies
11	"(a) Mandatory Use of Electronic Format for
12	DISTRIBUTION OF CONGRESSIONAL DOCUMENTS.—Not-
13	withstanding any other provision of this chapter, the Di-
14	rector of the Government Publishing Office shall make any
15	document of the House of Representatives or Senate
16	which is subject to any of the provisions of this chapter
17	available only in an electronic format which is accessible
18	through the Internet, and may not print or distribute a
19	printed copy of the document except as provided in sub-
20	section (b).
21	"(b) Permitting Printing and Distribution of
22	PRINTED COPIES UPON REQUEST.—Notwithstanding
23	subsection (a), at the request of any person to whom the
24	Director of the Government Publishing Office would have
25	been required to provide a printed copy of a document
26	under this chapter had subsection (a) not been in effect,

- 1 the Director may print and distribute a copy of a docu-
- 2 ment or report for the use of that person, except that—
- 3 "(1) the number of printed copies the Director
- 4 may provide to the person may not exceed the num-
- 5 ber of printed copies the Director would have pro-
- 6 vided to the person had subsection (a) not been in
- 7 effect; and
- 8 "(2) the Director may print and distribute cop-
- 9 ies to the person only upon payment by the person
- of the costs of printing and distributing the copies,
- except that this paragraph shall not apply to an of-
- fice of the House of Representatives or Senate (in-
- cluding the office of a Member of Congress).".
- 14 (2) CLERICAL AMENDMENT.—The table of sec-
- tions of chapter 7 of title 44, United States Code,
- is amended by adding at the end the following:
 - "742. Restrictions on printing and distribution of paper copies.".
- 17 (b) Provision of Documents in Electronic
- 18 FORMAT DEEMED TO MEET REQUIREMENTS OF HOUSE
- 19 AND SENATE RULES REGARDING DISTRIBUTION OF
- 20 Printed Copies.—
- 21 (1) IN GENERAL.—If any rule or regulation of
- 22 the House of Representatives or Senate requires a
- Member or committee to provide printed copies of
- any document (including any bill or resolution) for
- 25 the use of the House or Senate or for the use of any

- office of the House or Senate, the Member or committee shall be considered to have met the requirement of the rule or regulation if the Member or committee makes the document available to the recipient in an electronic format.
 - (2) Exercise of rulemaking authority of senate and house.—This subsection is enacted by Congress—
 - (A) as an exercise of the rulemaking power of the Senate and House of Representatives, respectively, and as such it is deemed a part of the rules of each House, respectively, and it supersedes other rules only to the extent that it is inconsistent with such rules; and
 - (B) with full recognition of the constitutional right of either House to change the rules (so far as relating to the procedure of that House) at any time, in the same manner, and to the same extent as in the case of any other rule of that House.
- 21 (c) Effective Date.—This section and the amend-22 ments made by this section shall apply with respect to doc-23 uments produced on or after January 1, 2016.

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SEC. 205. REPLACING THE \$1 NOTE WITH THE \$1 COIN. 2 (a) Duties of the Board of Governors of the 3 Federal Reserve System.— 4 (1) Coin sequestration.— 5 (A) IN GENERAL.—Not later than 180 6 days after the date of enactment of this Act, 7 the Board of Governors of the Federal Reserve 8 System shall sequester all \$1 coins bearing the 9 design common to those \$1 coins minted and 10 issued from 1979 through 1981 and in 1999. 11 (B) Treatment of coins.—Coins seques-12 tered pursuant to subparagraph (A) shall not 13 be returned to ordinary circulation or otherwise 14 released from storage controlled by the Federal 15 Reserve System or an agent of the Federal Re-16 serve System. (C) Exception for Certain Uses.—Not-17 18 withstanding subparagraph (B), coins seques-19 tered pursuant to subparagraph (A) may be re-20 leased, at face value and in bulk quantities— 21 (i) to dealers in collectible coins; and 22 (ii) to countries that have adopted the United States dollar as their base unit of 23

exchange.

1	(D) Obsolete coins.—On the date that
2	is 1 year after the date of enactment of this
3	Act, the coins described in subparagraph (A)—
4	(i) shall be declared by the Secretary
5	of the Treasury to be obsolete;
6	(ii) shall be treated in the same man-
7	ner as all other obsolete United States
8	coins; and
9	(iii) to the extent the coins remain in
10	general circulation, shall remain legal ten-
11	der .
12	(2) Quarterly report on \$1 coins.—The
13	Board of Governors of the Federal Reserve System
14	shall submit to the Committee on Banking, Housing,
15	and Urban Affairs of the Senate and the Committee
16	on Financial Services of the House of Representa-
17	tives a quarterly report on—
18	(A) the number of coins sequestered pursu-
19	ant to paragraph (1)(A);
20	(B) the number of coins described in para-
21	graph (1)(A) that remain in general circulation;
22	and
23	(C) efforts that have been made to reduce
24	the number of coins described in subparagraphs
25	(A) and (B) to zero.

1	(3) Improvement of circulation.—The
2	Board of Governors of the Federal Reserve System
3	shall—
4	(A) undertake efforts to improve the cir-
5	culation and remove barriers to the circulation
6	of the \$1 coin, other than the coins described
7	under paragraph (1)(A);
8	(B) submit to the Committee on Banking,
9	Housing, and Urban Affairs of the Senate and
10	the Committee on Financial Services of the
11	House of Representatives a quarterly report
12	on—
13	(i) the efforts made to improve the
14	circulation of \$1 coins and the efforts
15	being planned to improve the circulation of
16	\$1 coins;
17	(ii) the success of such efforts, includ-
18	ing an analysis of the coins described in
19	clause (i) held in storage owned or con-
20	trolled by the Federal Reserve System and
21	the number of such coins in circulation;
22	(iii) barriers to the circulation of such
23	coins, including the availability of such
24	coins in quantities unmixed with the \$1
25	coins described in paragraph (1)(A); and

- 1 (iv) the extent to which the Federal
 2 Reserve System and any agents of the
 3 Federal Reserve System are unable to
 4 meet end-user requests for delivery of
 5 unmixed quantities of such coins in what6 ever form such end user requires, including
 7 rolls, disposable tubes, or volume bags of
 8 such coins.
 - (4) Outreach and education.—The Board of Governors of the Federal Reserve System shall continuously conduct outreach and education programs aimed at helping each business using or accepting cash to choose the best mix of \$1 coins and banknotes to facilitate transactions and reduce costs of transactions and of cashing out at the end of a transaction period.
 - (5) USE OF \$1 COINS BY FOREIGN COUNTRIES.—The Board of Governors of the Federal Reserve System shall work with the Secretary of State and the Secretary of the Treasury to ensure that countries that have adopted the dollar as a base unit of exchange and that place orders with the Federal Reserve System, or through any United States financial institution, for supplies of \$1 monetary units, are fully briefed before placing each such

- order on the durability and longevity of \$1 coins in
- 2 high-circulation economies when used for trans-
- actions of a low dollar value.
- 4 (b) Publicity Requirement.—Section 5112(p)(2)
- 5 of title 31, United States Code, is amended by striking
- 6 "Mint," and inserting "Mint and the Board of Governors
- 7 of the Federal Reserve System".
- 8 (c) Report on Implementation.—Not later than
- 9 1 year after the date of enactment of this Act, and annu-
- 10 ally thereafter, the Comptroller General of the United
- 11 States and the Inspector General of the Board of Gov-
- 12 ernors of the Federal Reserve System and the Bureau of
- 13 Consumer Financial Protection shall each submit to the
- 14 Committee on Banking, Housing, and Urban Affairs of
- 15 the Senate and the Committee on Financial Services of
- 16 the House of Representatives a report on steps being
- 17 taken by the Board of Governors of the Federal Reserve
- 18 System to carry out this Act.
- 19 (d) Clarification With Respect to Seignior-
- 20 AGE.—The ninth proviso of section 5136 of title 31,
- 21 United States Code, is amended by inserting "and such
- 22 amount shall be included as an estimated receipt of the
- 23 Government under section 1105(a)(6) and a receipt of the
- 24 Government under section 1105(a)(7) in any budget sub-
- 25 mitted under that section" after "miscellaneous receipts".

1	(e) Policy Statement.—It is the policy of the
2	United States that after \$1 coins achieve sufficient market
3	penetration such that consumers and retailers are com-
4	fortable using \$1 coins and are able to obtain adequate
5	supplies of \$1 coins, \$1 coins should replace \$1 Federal
6	Reserve notes as the only \$1 monetary unit issued and
7	circulated by the Federal Reserve System.
8	(f) Deadline for Placing \$1 Federal Reserve
9	Notes Into Circulation.—Federal Reserve banks may
10	continue to place into circulation \$1 Federal Reserve notes
11	until the earlier of—
12	(1) the date on which the number of \$1 coins
13	placed into circulation after the date of the enact-
14	ment of this Act exceeds 600,000,000 annually; or
15	(2) the date that is 4 years after the date of the
16	enactment of this Act.
17	(g) Transition Period.—Beginning on the date de-
18	scribed in subsection (f), a Federal Reserve bank—
19	(1) may not order additional \$1 Federal Re-
20	serve notes; and
21	(2) except as provided in subsection (h), may
22	during the 1-year period beginning on the date de-
23	scribed in subsection (f), place into circulation \$1
24	Federal Reserve notes on hand or those deposited
25	with the Federal Reserve bank.

1	(h) Removal of Unfit Currency.—Beginning on
2	the date described in subparagraph (f), a Federal Reserve
3	bank shall—
4	(1) remove unfit currency from circulation; and
5	(2) destroy the currency described in paragraph
6	(1).
7	(i) Exception.—
8	(1) In general.—Notwithstanding subsections
9	(f) and (g), the Board of Governors of the Federal
10	Reserve System shall produce such Federal Reserve
11	notes of \$1 denomination as the Board determines
12	from time to time are appropriate solely to meet the
13	needs of collectors of that denomination.
14	(2) Issuance of federal reserve notes.—
15	The notes described in paragraph (1) shall—
16	(A) be issued by 1 or more Federal Re-
17	serve banks in accordance with section 16 of
18	the Federal Reserve Act (12 U.S.C. 411); and
19	(B) sold by the Board of Governors of the
20	Federal Reserve System, in whole or in part,
21	under procedures prescribed by the Board.
22	(j) No Effect on Legal Tender.—Notwith-
23	standing any other provision of this section, \$1 Federal
24	Reserve notes shall be considered legal tender in the
25	United States for all debts, public and private, public

1	charges, taxes, and duties, regardless of the date of print-
2	ing or issue.
3	SEC. 206. ENHANCING THE INTERNAL REVENUE SERVICE'S
4	ONLINE SERVICES.
5	Not later than 6 months after the date of the enact-
6	ment of this Act, the Commissioner of Internal Revenue
7	shall, pursuant to the recommendations of the Govern-
8	ment Accountability Office in its report GAO-14-343SP
9	(April 2014):
10	(1) Develop a long-term strategy to improve
11	Internet web services provided to taxpayers, in ac-
12	cordance with www.Howto.gov and other Federal
13	guidance outlined in the report of the Government
14	Accountability Office GAO-13-279SP (April 2013).
15	(2) Study leading practices of other organiza-
16	tions to understand how web improvement strategies
17	were developed and new services prioritized.
18	(3) Develop business cases for all new online
19	services, describing the potential benefits and costs
20	of the project, and use them to prioritize future
21	projects.
22	(4) Review risk mitigation plans for interactive
23	tools to ansura all risks are addressed and link in-

vestments in security to the long-term plan.

1	SEC. 207. IMPROVING FORECLOSURE LOSS MITIGATION EF-
2	FORTS FOR MORTGAGES MADE, INSURED, OR
3	GUARANTEED BY FEDERAL AGENCIES.
4	(a) Definitions.—In this section—
5	(1) the term "applicable agency" means—
6	(A) with respect to the Secretary of Hous-
7	ing and Urban Development, the Department of
8	Housing and Urban Development;
9	(B) with respect to the Secretary of Agri-
10	culture, the Department of Agriculture; and
11	(C) with respect to the Secretary of Vet-
12	erans Affairs, the Department of Veterans Af-
13	fairs; and
14	(2) the term "covered loans and mortgages"
15	means, with respect to an applicable agency, loans
16	for and mortgages on 1- to 4-family homes made, in-
17	sured, or guaranteed by the applicable agency.
18	(b) REQUIRED ANALYSIS.—Not later than 6 months
19	after the date of enactment of this Act, and every year
20	thereafter, the Secretary of Housing and Urban Develop-
21	ment, the Secretary of Agriculture, and the Secretary of
22	Veterans Affairs shall each analyze the effectiveness and
23	long-term costs and benefits of the programs, actions, and
24	strategies of the applicable agency for avoidance or mitiga-
25	tion of foreclosure losses with respect to covered loans and

1	mortgages of the applicable agency, which shall include an
2	analysis of—
3	(1) the re-default rates associated with various
4	types of loss mitigation actions; and
5	(2) the impacts that loan and borrower charac-
6	teristics have on the performance of different loss
7	mitigation actions.
8	(e) Re-Evaluation.—Upon completion of each anal-
9	ysis conducted under subsection (b), the Secretary of
10	Housing and Urban Development, the Secretary of Agri-
11	culture, and the Secretary of Veterans Affairs shall each
12	use the results of the analysis with respect to the covered
13	loans of the applicable agency to—
14	(1) re-evaluate the programs, actions, and
15	strategies of the applicable agency for avoidance or
16	mitigation of foreclosure losses with respect to cov-
17	ered loans and mortgages; and
18	(2) provide additional guidance to servicers of
19	covered loans and mortgages to more effectively tar-
20	get and implement loss mitigation efforts.
21	(d) Collection of Information.—The Secretary
22	of Housing and Urban Development, the Secretary of Ag-
23	riculture, and the Secretary of Veterans Affairs shall—
24	(1) collect such information regarding covered
25	loans and mortgages of the applicable agency as may

- be necessary to conduct each analysis required under
 subsection (b), including loan level data and information regarding loan performance; or
- 4 (2) require servicers of the covered loans and 5 mortgages of the applicable agency to provide any 6 such information not maintained or collected by the 7 applicable agency.
- 8 (e) Consultation and Coordination.—The Sec-9 retary of Housing and Urban Development, the Secretary 10 of Agriculture, and the Secretary of Veterans Affairs shall 11 consult and coordinate with each other in conducting each 12 analysis and re-evaluation required under subsections (b) 13 and (c), respectively, to ensure the sharing of information

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and promote effective loss mitigation efforts.