

114TH CONGRESS
1ST SESSION

H. R. 527

To amend chapter 6 of title 5, United States Code (commonly known as the Regulatory Flexibility Act), to ensure complete analysis of potential impacts on small entities of rules, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 26, 2015

Mr. CHABOT (for himself, Mr. GOODLATTE, Mr. MARINO, Mr. COLLINS of Georgia, Mr. HANNA, Mr. LUETKEMEYER, Mr. SMITH of Texas, and Mr. KNIGHT) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Small Business, 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 amend chapter 6 of title 5, United States Code (commonly known as the Regulatory Flexibility Act), to ensure complete analysis of potential impacts on small entities of rules, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Small Business Regu-
5 latory Flexibility Improvements Act of 2015”.

1 **SEC. 2. CLARIFICATION AND EXPANSION OF RULES COV-**
2 **ERED BY THE REGULATORY FLEXIBILITY**
3 **ACT.**

4 (a) IN GENERAL.—Paragraph (2) of section 601 of
5 title 5, United States Code, is amended to read as follows:

6 “(2) RULE.—The term ‘rule’ has the meaning
7 given such term in section 551(4) of this title, ex-
8 cept that such term does not include a rule per-
9 taining to the protection of the rights of and benefits
10 for veterans or a rule of particular (and not general)
11 applicability relating to rates, wages, corporate or fi-
12 nancial structures or reorganizations thereof, prices,
13 facilities, appliances, services, or allowances therefor
14 or to valuations, costs or accounting, or practices re-
15 lating to such rates, wages, structures, prices, appli-
16 ances, services, or allowances.”.

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

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

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

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

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

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

18 (2) FINAL REGULATORY FLEXIBILITY ANAL-
19 YSIS.—The first paragraph (6) of section 604(a) of
20 title 5, United States Code, is amended by striking
21 “minimize the significant economic impact” and in-
22 serting “minimize the adverse significant economic
23 impact or maximize the beneficial significant eco-
24 nomic impact”.

1 (d) INCLUSION OF RULES AFFECTING TRIBAL ORGA-
2 NIZATIONS.—Paragraph (5) of section 601 of title 5,
3 United States Code, is amended by inserting “and tribal
4 organizations (as defined in section 4(l) of the Indian Self-
5 Determination and Education Assistance Act (25 U.S.C.
6 450b(l))),” after “special districts.”.

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

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

13 (A) by striking “or” after “proposed
14 rule;”; and

15 (B) by inserting “or publishes a revision or
16 amendment to a land management plan,” after
17 “United States.”.

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

22 (A) by striking “or” after “proposed rule-
23 making;”; and

(B) by inserting “or adopts a revision or amendment to a land management plan,” after “section 603(a),”.

7 “(10) LAND MANAGEMENT PLAN.—

8 “(A) IN GENERAL.—The term ‘land man-
9 agement plan’ means—

10 “(i) any plan developed by the Sec-
11 retary of Agriculture under section 6 of
12 the Forest and Rangeland Renewable Re-
13 sources Planning Act of 1974 (16 U.S.C.
14 1604); and

15 “(ii) any plan developed by the Sec-
16 retary of the Interior under section 202 of
17 the Federal Land Policy and Management
18 Act of 1976 (43 U.S.C. 1712).

19 “(B) REVISION.—The term ‘revision’
20 means any change to a land management plan
21 which—

“(i) in the case of a plan described in subparagraph (A)(i), is made under section 6(f)(5) of the Forest and Rangeland Re-

1 newable Resources Planning Act of 1974
2 (16 U.S.C. 1604(f)(5)); or

3 “(ii) in the case of a plan described in
4 subparagraph (A)(ii), is made under sec-
5 tion 1610.5–6 of title 43, Code of Federal
6 Regulations (or any successor regulation).

7 “(C) AMENDMENT.—The term ‘amend-
8 ment’ means any change to a land management
9 plan which—

10 “(i) in the case of a plan described in
11 subparagraph (A)(i), is made under section
12 6(f)(4) of the Forest and Rangeland Re-
13 newable Resources Planning Act of 1974
14 (16 U.S.C. 1604(f)(4)) and with respect to
15 which the Secretary of Agriculture pre-
16 pares a statement described in section
17 102(2)(C) of the National Environmental
18 Policy Act of 1969 (42 U.S.C.
19 4332(2)(C)); or

20 “(ii) in the case of a plan described in
21 subparagraph (A)(ii), is made under sec-
22 tion 1610.5–5 of title 43, Code of Federal
23 Regulations (or any successor regulation)
24 and with respect to which the Secretary of
25 the Interior prepares a statement described

1 in section 102(2)(C) of the National Envi-
2 ronmental Policy Act of 1969 (42 U.S.C.
3 4332(2)(C)).”.

4 (f) INCLUSION OF CERTAIN INTERPRETIVE RULES
5 IN VOLVING THE INTERNAL REVENUE LAWS.—

6 (1) IN GENERAL.—Subsection (a) of section
7 603 of title 5, United States Code, is amended by
8 striking the period at the end and inserting “or a
9 recordkeeping requirement, and without regard to
10 whether such requirement is imposed by statute or
11 regulation.”.

12 (2) COLLECTION OF INFORMATION.—Paragraph
13 (7) of section 601 of title 5, United States Code, is
14 amended to read as follows:

15 “(7) COLLECTION OF INFORMATION.—The term
16 ‘collection of information’ has the meaning given
17 such term in section 3502(3) of title 44.”.

18 (3) RECORDKEEPING REQUIREMENT.—Para-
19 graph (8) of section 601 of title 5, United States
20 Code, is amended to read as follows:

21 “(8) RECORDKEEPING REQUIREMENT.—The
22 term ‘recordkeeping requirement’ has the meaning
23 given such term in section 3502(13) of title 44.”.

1 (g) DEFINITION OF SMALL ORGANIZATION.—Para-
2 graph (4) of section 601 of title 5, United States Code,
3 is amended to read as follows:

4 “(4) SMALL ORGANIZATION.—

5 “(A) IN GENERAL.—The term ‘small orga-
6 nization’ means any not-for-profit enterprise
7 which, as of the issuance of the notice of pro-
8 posed rulemaking—

9 “(i) in the case of an enterprise which
10 is described by a classification code of the
11 North American Industrial Classification
12 System, does not exceed the size standard
13 established by the Administrator of the
14 Small Business Administration pursuant to
15 section 3 of the Small Business Act (15
16 U.S.C. 632) for small business concerns
17 described by such classification code; and

18 “(ii) in the case of any other enter-
19 prise, has a net worth that does not exceed
20 \$7,000,000 and has not more than 500
21 employees.

22 “(B) LOCAL LABOR ORGANIZATIONS.—In
23 the case of any local labor organization, sub-
24 paragraph (A) shall be applied without regard

1 to any national or international organization of
2 which such local labor organization is a part.

3 “(C) AGENCY DEFINITIONS.—Subpara-
4 graphs (A) and (B) shall not apply to the ex-
5 tent that an agency, after consultation with the
6 Office of Advocacy of the Small Business Ad-
7 ministration and after opportunity for public
8 comment, establishes one or more definitions
9 for such term which are appropriate to the ac-
10 tivities of the agency and publishes such defini-
11 tions in the Federal Register.”.

12 **SEC. 3. EXPANSION OF REPORT OF REGULATORY AGENDA.**

13 Section 602 of title 5, United States Code, is amend-
14 ed—

15 (1) in subsection (a)—
16 (A) in paragraph (2), by striking “, and”
17 at the end and inserting “;”;
18 (B) by redesignating paragraph (3) as
19 paragraph (4); and
20 (C) by inserting after paragraph (2) the
21 following:

22 “(3) a brief description of the sector of the
23 North American Industrial Classification System
24 that is primarily affected by any rule which the
25 agency expects to propose or promulgate which is

1 likely to have a significant economic impact on a
2 substantial number of small entities; and”;

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

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

14 **SEC. 4. REQUIREMENTS PROVIDING FOR MORE DETAILED
15 ANALYSES.**

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

19 “(b) Each initial regulatory flexibility analysis re-
20 quired under this section shall contain a detailed state-
21 ment—

22 “(1) describing the reasons why action by the
23 agency is being considered;

24 “(2) describing the objectives of, and legal basis
25 for, the proposed rule;

1 “(3) estimating the number and type of small
2 entities to which the proposed rule will apply;

3 “(4) describing the projected reporting, record-
4 keeping, and other compliance requirements of the
5 proposed rule, including an estimate of the classes of
6 small entities which will be subject to the require-
7 ment and the type of professional skills necessary
8 for preparation of the report and record;

9 “(5) describing all relevant Federal rules which
10 may duplicate, overlap, or conflict with the proposed
11 rule, or the reasons why such a description could not
12 be provided;

13 “(6) estimating the additional cumulative eco-
14 nomic impact of the proposed rule on small entities
15 beyond that already imposed on the class of small
16 entities by the agency or why such an estimate is
17 not available;

18 “(7) describing any disproportionate economic
19 impact on small entities or a specific class of small
20 entities; and

21 “(8) describing any impairment of the ability of
22 small entities to have access to credit.”.

23 (b) FINAL REGULATORY FLEXIBILITY ANALYSIS.—

24 (1) IN GENERAL.—Section 604(a) of title 5,
25 United States Code, is amended—

1 (A) in paragraph (4), by striking “an ex-
2 planation” and inserting “a detailed expla-
3 nation”;

4 (B) in each of paragraphs (4), (5), and the
5 first paragraph (6), by inserting “detailed” be-
6 fore “description”;

7 (C) in the second paragraph (6), by strik-
8 ing the period and inserting “; and”;

9 (D) by redesignating the second paragraph
10 (6) as paragraph (7); and

11 (E) by adding at the end the following:
12 “(8) a detailed description of any dispro-
13 portionate economic impact on small entities or a spe-
14 cific class of small entities.”.

15 (2) INCLUSION OF RESPONSE TO COMMENTS ON
16 CERTIFICATION OF PROPOSED RULE.—Paragraph
17 (2) of section 604(a) of title 5, United States Code,
18 is amended by inserting “(or certification of the pro-
19 posed rule under section 605(b))” after “initial reg-
20 ulatory flexibility analysis”.

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

24 “(b) The agency shall make copies of the final regu-
25 latory flexibility analysis available to the public, including

1 placement of the entire analysis on the agency's website,
2 and shall publish in the Federal Register the final regu-
3 latory flexibility analysis, or a summary thereof which in-
4 cludes the telephone number, mailing address, and link to
5 the website where the complete analysis may be ob-
6 tained.”.

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

10 “(a) A Federal agency shall be treated as satisfying
11 any requirement regarding the content of an agenda or
12 regulatory flexibility analysis under section 602, 603, or
13 604, if such agency provides in such agenda or analysis
14 a cross-reference to the specific portion of another agenda
15 or analysis which is required by any other law and which
16 satisfies such requirement.”.

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

19 (1) by inserting “detailed” before “statement”
20 the first place it appears; and

21 (2) by inserting “and legal” after “factual”.

22 (e) QUANTIFICATION REQUIREMENTS.—Section 607
23 of title 5, United States Code, is amended to read as fol-
24 lows:

1 **1 “§ 607. Quantification requirements”**

2 “In complying with sections 603 and 604, an agency
3 shall provide—

4 “(1) a quantifiable or numerical description of
5 the effects of the proposed or final rule and alter-
6 natives to the proposed or final rule; or

7 “(2) a more general descriptive statement and
8 a detailed statement explaining why quantification is
9 not practicable or reliable.”.

10 **10 SEC. 5. REPEAL OF WAIVER AND DELAY AUTHORITY; ADDI-**
11 **TIONAL POWERS OF THE CHIEF COUNSEL**
12 **FOR ADVOCACY.**

13 (a) IN GENERAL.—Section 608 is amended to read
14 as follows:

15 **15 “§ 608. Additional powers of Chief Counsel for Advo-**
16 **cacy**

17 “(a)(1) Not later than 270 days after the date of the
18 enactment of this section, the Chief Counsel for Advocacy
19 of the Small Business Administration shall, after oppor-
20 tunity for notice and comment under section 553, issue
21 rules governing agency compliance with this chapter. The
22 Chief Counsel may modify or amend such rules after no-
23 tice and comment under section 553. This chapter (other
24 than this subsection) shall not apply with respect to the
25 issuance, modification, and amendment of rules under this
26 paragraph.

1 “(2) An agency shall not issue rules which supplement
2 the rules issued under subsection (a) unless such
3 agency has first consulted with the Chief Counsel for Ad-
4 vocacy to ensure that such supplemental rules comply with
5 this chapter and the rules issued under paragraph (1).

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

15 “(c) The Chief Counsel for Advocacy may file com-
16 ments in response to any agency notice requesting com-
17 ment, regardless of whether the agency is required to file
18 a general notice of proposed rulemaking under section
19 553.”.

20 (b) CONFORMING AMENDMENTS.—

21 (1) Section 611(a)(1) of such title is amended
22 by striking “608(b),”.

23 (2) Section 611(a)(2) of such title is amended
24 by striking “608(b),”.

1 (3) Section 611(a)(3) of such title is amend-
2 ed—
3 (A) by striking subparagraph (B); and
4 (B) by striking “(3)(A) A small entity”
5 and inserting the following:
6 “(3) A small entity”.

7 **SEC. 6. PROCEDURES FOR GATHERING COMMENTS.**

8 Section 609 of title 5, United States Code, is amend-
9 ed by striking subsection (b) and all that follows through
10 the end of the section and inserting the following:
11 “(b)(1) Prior to publication of any proposed rule de-
12 scribed in subsection (e), an agency making such rule shall
13 notify the Chief Counsel for Advocacy of the Small Busi-
14 ness Administration and provide the Chief Counsel with—
15 “(A) all materials prepared or utilized by the
16 agency in making the proposed rule, including the
17 draft of the proposed rule; and
18 “(B) information on the potential adverse and
19 beneficial economic impacts of the proposed rule on
20 small entities and the type of small entities that
21 might be affected.
22 “(2) An agency shall not be required under para-
23 graph (1) to provide the exact language of any draft if
24 the rule—

1 “(A) relates to the internal revenue laws of the
2 United States; or

3 “(B) is proposed by an independent regulatory
4 agency (as defined in section 3502(5) of title 44).

5 “(c) Not later than 15 days after the receipt of such
6 materials and information under subsection (b), the Chief
7 Counsel for Advocacy of the Small Business Administra-
8 tion shall—

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

15 “(2) convene a review panel consisting of an
16 employee from the Office of Advocacy of the Small
17 Business Administration, an employee from the
18 agency making the rule, and in the case of an agen-
19 cy other than an independent regulatory agency (as
20 defined in section 3502(5) of title 44), an employee
21 from the Office of Information and Regulatory Af-
22 fairs of the Office of Management and Budget to re-
23 view the materials and information provided to the
24 Chief Counsel under subsection (b).

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

10 “(2) Such report shall include an assessment of the
11 economic impact of the proposed rule on small entities,
12 including an assessment of the proposed rule’s impact on
13 the cost that small entities pay for energy, an assessment
14 of the proposed rule’s impact on start-up costs for small
15 entities, and a discussion of any alternatives that will min-
16 imize adverse significant economic impacts or maximize
17 beneficial significant economic impacts on small entities.

18 “(3) Such report shall become part of the rulemaking
19 record. In the publication of the proposed rule, the agency
20 shall explain what actions, if any, the agency took in re-
21 sponse to such report.

22 “(e) A proposed rule is described by this subsection
23 if the Administrator of the Office of Information and Reg-
24 ulatory Affairs of the Office of Management and Budget,
25 the head of the agency (or the delegatee of the head of

1 the agency), or an independent regulatory agency deter-
2 mines that the proposed rule is likely to result in—

3 “(1) an annual effect on the economy of
4 \$100,000,000 or more;

5 “(2) a major increase in costs or prices for con-
6 sumers, individual industries, Federal, State, or local
7 governments, tribal organizations, or geographic re-
8 gions;

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

14 “(4) a significant economic impact on a sub-
15 stantial number of small entities.

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

22 “(g) A small entity or a representative of a small enti-
23 ty may submit a request that the agency provide a copy
24 of the report prepared under subsection (d) and all mate-
25 rials and information provided to the Chief Counsel for

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

9 **SEC. 7. PERIODIC REVIEW OF RULES.**

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

12 **“§ 610. Periodic review of rules**

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

1 a substantial number of small entities. Such plan may be
2 amended by the agency at any time by publishing the revi-
3 sion in the Federal Register and subsequently placing the
4 amended plan on the agency's website.

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

20 “(c) The plan shall include a section that details how
21 an agency will conduct outreach to and meaningfully in-
22 clude small businesses (including small business concerns
23 owned and controlled by women, small business concerns
24 owned and controlled by veterans, and small business con-
25 cerns owned and controlled by socially and economically

1 disadvantaged individuals (as such terms are defined in
2 the Small Business Act)) for the purposes of carrying out
3 this section. The agency shall include in this section a plan
4 for how the agency will contact small businesses and gath-
5 er their input on existing agency rules.

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

18 “(e) In reviewing a rule pursuant to subsections (a)
19 through (d), the agency shall amend or rescind the rule
20 to minimize any adverse significant economic impact on
21 a substantial number of small entities or disproportionate
22 economic impact on a specific class of small entities, or
23 maximize any beneficial significant economic impact of the
24 rule on a substantial number of small entities to the great-
25 est extent possible, consistent with the stated objectives

1 of applicable statutes. In amending or rescinding the rule,
2 the agency shall consider the following factors:

3 “(1) The continued need for the rule.

4 “(2) The nature of complaints received by the
5 agency from small entities concerning the rule.

6 “(3) Comments by the Regulatory Enforcement
7 Ombudsman and the Chief Counsel for Advocacy of
8 the Small Business Administration.

9 “(4) The complexity of the rule.

10 “(5) The extent to which the rule overlaps, du-
11 plicates, or conflicts with other Federal rules and,
12 unless the head of the agency determines it to be in-
13 feasible, State, territorial, and local rules.

14 “(6) The contribution of the rule to the cumu-
15 lative economic impact of all Federal rules on the
16 class of small entities affected by the rule, unless the
17 head of the agency determines that such calculations
18 cannot be made and reports that determination in
19 the annual report required under subsection (d).

20 “(7) The length of time since the rule has been
21 evaluated or the degree to which technology, eco-
22 nomic conditions, or other factors have changed in
23 the area affected by the rule.

24 “(f) Each year, each agency shall publish in the Fed-
25 eral Register and on its website a list of rules to be re-

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

14 **SEC. 8. JUDICIAL REVIEW OF COMPLIANCE WITH THE RE-**

15 **QUIREMENTS OF THE REGULATORY FLEXI-**
16 **BILITY ACT AVAILABLE AFTER PUBLICATION**
17 **OF THE FINAL RULE.**

18 (a) **IN GENERAL.**—Paragraph (1) of section 611(a)
19 of title 5, United States Code, is amended by striking
20 “final agency action” and inserting “such rule”.

21 (b) **JURISDICTION.**—Paragraph (2) of such section is
22 amended by inserting “(or which would have such jurisdic-
23 tion if publication of the final rule constituted final agency
24 action)” after “provision of law.”.

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

3 (1) by striking “final agency action” and inserting
4 “publication of the final rule”; and

5 (2) by inserting “, in the case of a rule for
6 which the date of final agency action is the same
7 date as the publication of the final rule,” after “ex-
8 cept that”.

9 (d) INTERVENTION BY CHIEF COUNSEL FOR ADVO-
10 CACY.—Subsection (b) of section 612 of title 5, United
11 States Code, is amended by inserting before the first pe-
12 riod “or agency compliance with section 601, 603, 604,
13 605(b), 609, or 610”.

14 **SEC. 9. JURISDICTION OF COURT OF APPEALS OVER RULES**

15 **IMPLEMENTING THE REGULATORY FLEXI-**
16 **BILITY ACT.**

17 (a) IN GENERAL.—Section 2342 of title 28, United
18 States Code, is amended—

19 (1) in paragraph (6), by striking “and” at the
20 end;

21 (2) in paragraph (7), by striking the period at
22 the end and inserting “; and”; and

23 (3) by inserting after paragraph (7) the fol-
24 lowing new paragraph:

1 “(8) all final rules under section 608(a) of title
2 5.”.

3 (b) CONFORMING AMENDMENTS.—Paragraph (3) of
4 section 2341 of title 28, United States Code, is amended—
5 (1) in subparagraph (D), by striking “and” at
6 the end;

7 (2) in subparagraph (E), by striking the period
8 at the end and inserting “; and”; and

9 (3) by adding at the end the following new sub-
10 paragraph:

11 “(F) the Office of Advocacy of the Small
12 Business Administration, when the final rule is
13 under section 608(a) of title 5.”.

14 (c) AUTHORIZATION TO INTERVENE AND COMMENT
15 ON AGENCY COMPLIANCE WITH ADMINISTRATIVE PROCE-
16 DURE.—Subsection (b) of section 612 of title 5, United
17 States Code, is amended by inserting “chapter 5, and
18 chapter 7,” after “this chapter.”.

19 **SEC. 10. ESTABLISHMENT AND APPROVAL OF SMALL BUSI-**
20 **NESS CONCERN SIZE STANDARDS BY CHIEF**
21 **COUNSEL FOR ADVOCACY.**

22 (a) IN GENERAL.—Subparagraph (A) of section
23 3(a)(2) of the Small Business Act (15 U.S.C.
24 632(a)(2)(A)) is amended to read as follows:

1 “(A) IN GENERAL.—In addition to the cri-
2 teria specified in paragraph (1)—

3 “(i) the Administrator may specify de-
4 tailed definitions or standards by which a
5 business concern may be determined to be
6 a small business concern for purposes of
7 this Act or the Small Business Investment
8 Act of 1958; and

9 “(ii) the Chief Counsel for Advocacy
10 may specify such definitions or standards
11 for purposes of any other Act.”.

12 (b) APPROVAL BY CHIEF COUNSEL.—Clause (iii) of
13 section 3(a)(2)(C) of the Small Business Act (15 U.S.C.
14 632(a)(2)(C)(iii)) is amended to read as follows:

15 “(iii) except in the case of a size
16 standard prescribed by the Administrator,
17 is approved by the Chief Counsel for Advo-
18 cacy.”.

19 (c) INDUSTRY VARIATION.—Paragraph (3) of section
20 3(a) of the Small Business Act (15 U.S.C. 632(a)(3)) is
21 amended—

22 (1) by inserting “or Chief Counsel for Advo-
23 cacy, as appropriate” before “shall ensure”; and

24 (2) by inserting “or Chief Counsel for Advo-
25 cacy” before the period at the end.

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

5 “(9) JUDICIAL REVIEW OF STANDARDS AP-
6 PROVED BY CHIEF COUNSEL.—In the case of an ac-
7 tion for judicial review of a rule which includes a
8 definition or standard approved by the Chief Counsel
9 for Advocacy under this subsection, the party seek-
10 ing such review shall be entitled to join the Chief
11 Counsel as a party in such action.”.

12 **SEC. 11. CLERICAL AMENDMENTS.**

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

15 (1) in paragraph (1)—

16 (A) by striking the semicolon at the end
17 and inserting a period; and

18 (B) by striking “(1) the term” and insert-
19 ing the following:

20 “(1) AGENCY.—The term”;

21 (2) in paragraph (3)—

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

24 (B) by striking “(3) the term” and insert-
25 ing the following:

1 “(3) SMALL BUSINESS.—The term”;
2 (3) in paragraph (5)—
3 (A) by striking the semicolon at the end
4 and inserting a period; and
5 (B) by striking “(5) the term” and insert-
6 ing the following:

7 “(5) SMALL GOVERNMENTAL JURISDICTION.—
8 The term”; and

9 (4) in paragraph (6)—
10 (A) by striking “; and” and inserting a pe-
11 riod; and
12 (B) by striking “(6) the term” and insert-
13 ing the following:

14 “(6) SMALL ENTITY.—The term”.

15 (b) INCORPORATIONS BY REFERENCE AND CERTIFI-
16 CATIONS.—The heading of section 605 of title 5, United
17 States Code, is amended to read as follows:

18 **“§ 605. Incorporations by reference and certifi-**
19 **cations”.**

20 (c) TABLE OF SECTIONS.—The table of sections for
21 chapter 6 of title 5, United States Code, is amended as
22 follows:

23 (1) By striking the item relating to section 605
24 and inserting the following new item:

“605. Incorporations by reference and certifications.”.

1 (2) By striking the item relating to section 607
2 and inserting the following new item:

“607. Quantification requirements.”.

3 (3) By striking the item relating to section 608
4 and inserting the following:

“608. Additional powers of Chief Counsel for Advocacy.”.

5 (d) OTHER CLERICAL AMENDMENTS TO CHAPTER
6 6.—Chapter 6 of title 5, United States Code, is amended
7 in section 603(d)—

8 (1) by striking paragraph (2);

9 (2) by striking “(1) For a covered agency,” and
10 inserting “For a covered agency,”;

11 (3) by striking “(A) any” and inserting “(1)
12 any”;

13 (4) by striking “(B) any” and inserting “(2)
14 any”; and

15 (5) by striking “(C) advice” and inserting “(3)
16 advice”.

17 **SEC. 12. AGENCY PREPARATION OF GUIDES.**

18 Section 212(a)(5) the Small Business Regulatory En-
19 forcement Fairness Act of 1996 (5 U.S.C. 601 note) is
20 amended to read as follows:

21 “(5) AGENCY PREPARATION OF GUIDES.—The
22 agency shall, in its sole discretion, taking into ac-
23 count the subject matter of the rule and the lan-
24 guage of relevant statutes, ensure that the guide is

1 written using sufficiently plain language likely to be
2 understood by affected small entities. Agencies may
3 prepare separate guides covering groups or classes of
4 similarly affected small entities and may cooperate
5 with associations of small entities to distribute such
6 guides. In developing guides, agencies shall solicit
7 input from affected small entities or associations of
8 affected small entities. An agency may prepare
9 guides and apply this section with respect to a rule
10 or a group of related rules.”.

11 **SEC. 13. COMPTROLLER GENERAL REPORT.**

12 Not later than 90 days after the date of enactment
13 of this Act, the Comptroller General of the United States
14 shall complete and publish a study that examines whether
15 the Chief Counsel for Advocacy of the Small Business Ad-
16 ministration has the capacity and resources to carry out
17 the duties of the Chief Counsel under this Act and the
18 amendments made by this Act.

