

114TH CONGRESS  
1ST SESSION

# S. 1067

To require the periodic review and automatic termination of Federal regulations.

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IN THE SENATE OF THE UNITED STATES

APRIL 23, 2015

Mr. BLUNT (for himself, Mr. ROBERTS, Mr. TILLIS, and Mr. HELLER) introduced the following bill; which was read twice and referred to the Committee on Homeland Security and Governmental Affairs

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## A BILL

To require the periodic review and automatic termination  
of Federal regulations.

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

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Regulatory Review and  
5       Sunset Act of 2015”.

6       **SEC. 2. PURPOSES.**

7       The purposes of this Act are—

8              (1) to require agencies to regularly review sig-  
9       nificant rules to determine whether the rules should

1       be continued without change, modified, consolidated  
2       with another rule, or terminated;

3               (2) to require agencies to consider the com-  
4       ments of the public, the regulated community, and  
5       Congress regarding the actual costs and burdens of  
6       rules reviewed under this Act, and whether the rules  
7       are obsolete, unnecessary, duplicative, conflicting, or  
8       otherwise inconsistent;

9               (3) to require that any rules continued in effect  
10      under this Act meet all the legal requirements that  
11      would apply to the issuance of a new rule, including  
12      any applicable Federal cost-benefit and risk assess-  
13      ment requirements;

14               (4) to provide for the review of significant rules  
15      and other rules through a sunset review process and  
16      to provide for the repeal of or other change in such  
17      rules in accordance with chapters 5 and 7 of title 5,  
18      United States Code;

19               (5) to provide for a petition process that allows  
20      the public and appropriate committees of Congress  
21      to request that other rules that are not significant  
22      be reviewed in the same manner as significant rules;  
23      and

1                         (6) to require the Administrator to coordinate  
2                         and be responsible for sunset reviews conducted by  
3                         agencies.

4 **SEC. 3. DEFINITIONS.**

5                         In this Act:

6                         (1) ADMINISTRATOR.—The term “Administrator” means the Administrator of the Office of Information and Regulatory Affairs in the Office of Management and Budget.

10                         (2) AGENCY.—The term “agency” has the meaning given that term in section 551(1) of title 5, United States Code.

13                         (3) APPROPRIATE COMMITTEE OF CONGRESS.—  
14                         The term “appropriate committee of Congress” means, with respect to a rule, each standing committee of Congress having authority under the Rules of the House of Representatives or the Senate to report a bill to amend the provision of law under which the rule is issued.

20                         (4) APPROPRIATE FEDERAL BANKING AGENCY.—The term “appropriate Federal banking agency” has the meaning given that term in section 3(q) of the Federal Deposit Insurance Act (12 U.S.C. 1813(q)).

1                             (5) COVERED RULE.—The term “covered rule”  
2       means a rule that—

3                             (A) is determined by the Administrator to  
4       be a significant rule; or  
5                             (B) is any other rule designated by an  
6       agency or the Administrator for sunset review  
7       under this Act.

8                             (6) MAJOR RULE.—The term “major rule”  
9       means any rule that the Administrator finds has re-  
10      sulted in or is likely to result in—

11                          (A) an annual effect on the economy of  
12      \$100,000,000 or more;  
13                          (B) a major increase in costs or prices for  
14      consumers, individual industries, Federal,  
15      State, or local government agencies, or geo-  
16      graphic regions; or  
17                          (C) significant adverse effects on competi-  
18      tion, employment, investment, productivity, in-  
19      novation, or the ability of United States-based  
20      enterprises to compete with foreign-based enter-  
21      prises in domestic and export markets.

22                          (7) RULE.—The term “rule”—

23                          (A) means—  
24                             (i) any agency statement of general  
25      applicability and future effect, including

agency guidance documents, designed to implement, interpret, or prescribe law or policy, or describing the procedures or practices of an agency, or intended to assist in such actions; and

(ii) each set of rules—

(I) designated in the Code of Federal Regulations as a part; and

(II) that do not appear in the Code of Federal Regulations and are comparable to a part of that Code under guidelines established by the Administrator; and

(B) does not include—

(i) regulations or other agency statements—

(I) issued in accordance with formal rulemaking provisions of sections 556 and 557 of title 5, United States Code, or in accordance with other statutory formal rulemaking procedures required for such regulations or statements;

1                         (II) that are limited to agency or-  
2                         ganization, management, or personnel  
3                         matters;

4                         (III) issued with respect to a  
5                         military or foreign affairs function of  
6                         the United States; or

7                         (IV) that the Administrator cer-  
8                         tifies in writing are necessary for the  
9                         enforcement of the Federal criminal  
10                       laws;

11                       (ii) regulations, statements, or other  
12                       agency actions that are reviewed and usu-  
13                       ally modified each year (or more fre-  
14                       quently), or are reviewed regularly and  
15                       usually modified based on changing eco-  
16                       nomic or seasonal conditions; or

17                       (iii) regulations or other agency ac-  
18                       tions that grant an approval, license, per-  
19                       mit, registration, or similar authority or  
20                       that grant or recognize an exemption or re-  
21                       lieve a restriction, or any agency action  
22                       necessary to permit new or improved appli-  
23                       cations of technology or to allow the manu-  
24                       facture, distribution, sale, or use of a sub-  
25                       stance or product.

1                             (8) SIGNIFICANT RULE.—The term “significant  
2                             rule” means a rule that the Administrator deter-  
3                             mines—

4                                 (A) has resulted in or is likely to result in  
5                                 an annual effect on the economy of  
6                                 \$100,000,000 or more;

7                                 (B) is a major rule; or

8                                 (C) was issued pursuant to a significant  
9                                 regulatory action, as that term is defined in Ex-  
10                                 ecutive Order 12866 (5 U.S.C. 601 note; relat-  
11                                 ing to regulatory planning and review), as in ef-  
12                                 fect on September 30, 1993.

13                             (9) SUNSET REVIEW.—The term “sunset re-  
14                                 view” means a review of a rule under this Act.

15 **SEC. 4. DESIGNATION OF RULES FOR SUNSET REVIEW.**

16                             (a) COVERED RULES.—A covered rule shall be sub-  
17                                 ject to sunset review in accordance with this Act.

18                             (b) PUBLIC PETITIONS.—

19                                 (1) IN GENERAL.—Any person adversely af-  
20                                 fected by a rule that is not a significant rule may  
21                                 submit a petition to the agency that has jurisdiction  
22                                 over the rule requesting that the agency designate  
23                                 the rule for sunset review, which shall—

24                                 (A) be in writing, but is not otherwise re-  
25                                 quired to be in any particular form; and

1                         (B) identify the rule for which sunset re-  
2                         view is requested with reasonable specificity and  
3                         state on its face that the petitioner seeks sunset  
4                         review of the rule.

5                         (2) RESPONSE REQUIRED FOR NONCOMPLYING  
6                         PETITIONS.—If an agency determines that a petition  
7                         submitted under paragraph (1) does not meet the  
8                         requirements of this subsection, the agency shall  
9                         provide a response to the petitioner not later than  
10                         30 days after the date on which the agency received  
11                         the petition, which shall—

12                         (A) notify the petitioner of the problem;  
13                         and

14                         (B) provide information on how to formu-  
15                         late a petition that meets those requirements.

16                         (3) DECISION WITHIN 90 DAYS.—Not later than  
17                         90 days after the date on which an agency receives  
18                         a petition under paragraph (1) that meets the re-  
19                         quirements of this subsection, the agency shall  
20                         transmit a response to the petitioner stating whether  
21                         the petition was granted or denied, except that the  
22                         agency may extend such period by a total of not  
23                         more than 30 days.

24                         (4) PETITIONS DEEMED GRANTED FOR SUB-  
25                         STANTIAL INEXCUSABLE DELAY.—A petition sub-

1       mitted under paragraph (1) is deemed to have been  
2       granted by an agency, and such agency is deemed to  
3       have designated the rule for sunset review, if a court  
4       finds there is a substantial and inexcusable delay,  
5       beyond the period specified in paragraph (3), in no-  
6       tifying the petitioner of the determination of the  
7       agency to grant or deny the petition.

8                 (5) PUBLIC LOG.—Each agency shall maintain  
9       a public log of petitions submitted under paragraph  
10      (1), which shall include the status or disposition of  
11      each petition.

12                 (c) CONGRESSIONAL REQUESTS.—

13                 (1) IN GENERAL.—An appropriate committee of  
14       Congress, or a majority of the majority party mem-  
15       bers or a majority of nonmajority party members of  
16       the committee, may request in writing that the Ad-  
17       ministrator designate any rule that is not a signifi-  
18       cant rule for sunset review.

19                 (2) DESIGNATION BY ADMINISTRATOR.—Not  
20       later than 30 days after the date on which the Ad-  
21       ministrator receives a request under paragraph (1),  
22       the Administrator shall designate the rule for sunset  
23       review, unless the Administrator determines that it  
24       would not be in the public interest to conduct a sun-  
25       set review of the rule.

1                             (3) NOTICE OF DENIAL.—If the Administrator  
2       denies a request under paragraph (1), the Administrator  
3       shall transmit to the committee of Congress  
4       making the request a notice stating the reasons for  
5       the denial.

6                             (d) PUBLICATION OF NOTICE OF DESIGNATION FOR  
7       SUNSET REVIEW.—After designating a rule under sub-  
8       section (b) or (c) for sunset review, the agency or the Ad-  
9       ministrator, as applicable, shall promptly publish a notice  
10      of that designation in the Federal Register.

11      **SEC. 5. CRITERIA FOR SUNSET REVIEW.**

12                             (a) DEFINITION.—In this section, the term “applica-  
13      ble requirements” includes any requirement for—

14                                 (1) cost-benefit analysis; and  
15                                 (2) standardized risk analysis and risk assess-  
16      ment.

17                             (b) COMPLIANCE WITH OTHER LAWS.—In order for  
18      any rule subject to sunset review to continue without  
19      change or to be modified or consolidated in accordance  
20      with this Act, the rule shall be authorized by law and meet  
21      all applicable requirements that would apply if it were  
22      issued as a new rule pursuant to section 553 of title 5,  
23      United States Code, or other statutory rulemaking proce-  
24      dures required for that rule.

1       (c) GOVERNING LAW.—If there is a conflict between  
2 applicable requirements and an Act under which a rule  
3 was issued, the conflict shall be resolved in the same man-  
4 ner as the conflict would be resolved if the agency were  
5 issuing a new rule.

6 **SEC. 6. SUNSET REVIEW PROCEDURES.**

7       (a) FUNCTIONS OF THE ADMINISTRATOR.—

8           (1) NOTICE OF RULES SUBJECT TO REVIEW.—  
9              (A) INVENTORY AND FIRST LIST.—Not  
10             later than 6 months after the date of enactment  
11             of this Act, the Administrator shall conduct an  
12             inventory of rules in effect on the date of enact-  
13             ment of this Act and publish a first list of cov-  
14             ered rules, which shall—

15                  (i) specify the particular group to  
16                  which each significant rule is assigned  
17                  under paragraph (2), and state the review  
18                  deadline for all significant rules in each  
19                  such group in accordance with section  
20                  7(a)(1); and

21                  (ii) include other rules subject to sun-  
22                  set review for any other reason, and state  
23                  the review deadline for each such rule in  
24                  accordance with section 7(a)(1).

1                         (B) SUBSEQUENT LISTS.—After publica-  
2                         tion of the first list under subparagraph (A),  
3                         the Administrator shall publish an updated list  
4                         of covered rules at least annually, specifying the  
5                         review deadline for each rule on the list.

6                         (2) GROUPING OF SIGNIFICANT RULES IN FIRST  
7                         LIST.—

8                         (A) STAGGERED REVIEW.—To permit or-  
9                         derly and prioritized sunset reviews, the Admin-  
10                         istrator shall—

11                         (i) assign each significant rule in ef-  
12                         fect on the date of enactment of this Act  
13                         to 1 of 4 groups established by the Admin-  
14                         istrator; and

15                         (ii) specify for each such group an ini-  
16                         tial review deadline in accordance with sec-  
17                         tion 7(a)(1).

18                         (B) PRIORITIZATIONS.—In determining  
19                         which rules shall be given priority in time in the  
20                         assignment under subparagraph (A)(i), the Ad-  
21                         ministrator shall—

22                         (i) consult with appropriate agencies;  
23                         and

24                         (ii) prioritize rules based on—

- 1                             (I) the grouping of related rules  
2                             under paragraph (3);  
3                             (II) the extent of the cost of each  
4                             rule and on the regulated community  
5                             and the public, with priority in time  
6                             given to those rules that impose the  
7                             greatest cost;  
8                             (III) consideration of the views of  
9                             regulated persons, including State and  
10                            local governments;  
11                            (IV) whether a particular rule  
12                            has recently been subject to cost-ben-  
13                            efit analysis and risk assessment, with  
14                            priority in time given to those rules  
15                            that have not been subject to such  
16                            analysis and assessment;  
17                            (V) whether a particular rule was  
18                            issued under a statutory provision  
19                            that provides relatively greater discre-  
20                            tion to an official in issuing the rule,  
21                            with priority in time given to those  
22                            rules that were issued under provi-  
23                            sions that provide relatively greater  
24                            discretion;

1                             (VI) the burden of reviewing each  
2                             rule on the reviewing agency; and

3                             (VII) the need for orderly pro-  
4                             cessing and the timely completion of  
5                             the sunset reviews of rules in effect on  
6                             the date of enactment of this Act.

7                             (3) GROUPING OF RELATED RULES.—The Ad-  
8                             ministrator shall—

9                                 (A) group related rules under paragraph  
10                              (2) (and designate other rules) for simultaneous  
11                              sunset review based upon subject matter simi-  
12                              larity, functional interrelationships, and other  
13                              relevant factors to ensure comprehensive and  
14                              coordinated review of redundant, overlapping,  
15                              and conflicting rules and requirements;

16                                 (B) ensure simultaneous sunset reviews of  
17                              covered rules without regard to whether the  
18                              rules were issued by the same agency; and

19                                 (C) designate any other rule for sunset re-  
20                              view that is necessary for a comprehensive sun-  
21                              set review whether or not the other rule is oth-  
22                              erwise a covered rule.

23                             (4) GUIDANCE.—The Administrator shall pro-  
24                              vide timely guidance to agencies on the conduct of  
25                              sunset reviews and the preparation of sunset review

1 notices and reports required under this Act to en-  
2 sure—

3 (A) uniform, complete, and timely sunset  
4 reviews; and

5 (B) notice and opportunity for public com-  
6 ment under section 8(a).

7 (5) REVIEW AND EVALUATION OF REPORTS.—

8 Not later than 90 days after receiving a preliminary  
9 report under subsection (b)(2), the Administrator  
10 shall—

11 (A) review and evaluate each preliminary  
12 and final report submitted by an agency under  
13 paragraphs (2) and (3) of subsection (b); and

14 (B) transmit comments to the head of the  
15 agency regarding—

16 (i) the quality of the analysis in the  
17 report, including whether the agency has  
18 properly applied section 5;

19 (ii) the consistency of the proposed  
20 action of the agency with actions of other  
21 agencies; and

22 (iii) whether the rule should be contin-  
23 ued without change, modified, consolidated  
24 with another rule, or terminated.

25 (b) AGENCY SUNSET REVIEW PROCEDURE.—

1                     (1) SUNSET REVIEW NOTICE.—Not less than 30  
2 months before the review deadline under section 7(a)  
3 for a covered rule issued by an agency, the agency  
4 shall—

5                         (A) publish a sunset review notice in ac-  
6 cordance with section 8(a) in the Federal Reg-  
7 ister and, to the extent reasonable and prac-  
8 ticable, in other publications or media that are  
9 designed to reach those persons most affected  
10 by the covered rule; and

11                         (B) request the views of the Administrator  
12 and the appropriate committees of Congress on  
13 whether to continue without changing, modi-  
14 fying, consolidating, or terminating the covered  
15 rule.

16                     (2) PRELIMINARY REPORT.—In reviewing a cov-  
17 ered rule, the agency shall—

18                         (A) consider public comments and other  
19 recommendations generated by a sunset review  
20 notice under paragraph (1); and

21                         (B) not less than 1 year before the review  
22 deadline under section 7(a) for the covered rule,  
23 publish in the Federal Register, in accordance  
24 with section 8(b), and transmit to the Adminis-

1           trator and the appropriate committees of the  
2           Congress a preliminary report.

3           (3) FINAL REPORT.—The agency shall—

4               (A) consider the public comments and  
5               other recommendations generated by the pre-  
6               liminary report under paragraph (2) for a cov-  
7               ered rule;

8               (B) consult with the appropriate commit-  
9               tees of Congress before issuing a final report;  
10              and

11              (C) not less than 90 days before the review  
12              deadline of the covered rule, publish in the Fed-  
13              eral Register, in accordance with subsection  
14              (c)(2) or (d) of section 8, and transmit a final  
15              report to the Administrator and the appropriate  
16              committees of Congress.

17           (4) OPEN PROCEDURES REGARDING SUNSET  
18           REVIEW.—In any sunset review conducted under this  
19           Act, the agency conducting the review shall make a  
20           written record describing the subject of all contacts  
21           the agency or Administrator made with non-govern-  
22           mental persons outside the agency relating to the re-  
23           view, which shall be made available, upon request, to  
24           the public.

1       (c) EFFECTIVENESS OF AGENCY RECOMMENDA-  
2 TION.—If a final report under subsection (b)(3)—

3           (1) recommends that a covered rule should be  
4 continued without change, the covered rule shall be  
5 continued; and

6           (2) recommends that a covered rule should be  
7 modified, consolidated with another rule, or termi-  
8 nated, the rule may be modified, so consolidated, or  
9 terminated in accordance with section 8(d).

10      (d) PRESERVATION OF INDEPENDENCE OF FEDERAL  
11 BANK REGULATORY AGENCIES.—The head of any appro-  
12 priate Federal banking agency, the Federal Housing Fi-  
13 nance Board, the National Credit Union Administration,  
14 and the Office of Federal Housing Enterprise Oversight  
15 shall have the authority with respect to that agency that  
16 would otherwise be granted under subsection (a) to the  
17 Administrator.

18 **SEC. 7. REVIEW DEADLINES FOR COVERED RULES.**

19       (a) IN GENERAL.—For purposes of this Act, the re-  
20 view deadline of a covered rule is as follows:

21           (1) EXISTING SIGNIFICANT RULES.—

22                  (A) IN GENERAL.—For a significant rule  
23 in effect on the date of enactment of this Act,  
24 the initial review deadline is the last day of the  
25 4-year, 5-year, 6-year, or 7-year period begin-

1                   ning on the date of enactment of this Act, as  
2                   specified by the Administrator under section  
3                   6(a)(2)(A).

4                   (B) OTHER SIGNIFICANT RULES.—For a  
5                   significant rule that is not assigned to such a  
6                   group specified under section 6(a)(2)(A) on the  
7                   date that is 6 months after the date of enact-  
8                   ment of this Act, the initial review deadline is  
9                   the last day of the 4-year period beginning on  
10                  the date of enactment of this Act.

11                  (2) NEW SIGNIFICANT RULES.—For a signifi-  
12                  cant rule that first takes effect after the date of en-  
13                  actment of this Act, the initial review deadline is the  
14                  last day of the 10-year period beginning on the date  
15                  on which the rule takes effect.

16                  (3) RULES COVERED PURSUANT TO PUBLIC PE-  
17                  TITION OR CONGRESSIONAL REQUEST.—For a rule  
18                  subject to sunset review pursuant to a public peti-  
19                  tion under section 4(b) or a congressional request  
20                  under section 4(c), the initial review deadline is the  
21                  last day of the 3-year period beginning on—

22                  (A) the date on which the agency or Ad-  
23                  ministrator so designates the rule for sunset re-  
24                  view; or

1                         (B) the date of issuance of a final court  
2                         order that the agency is deemed to have des-  
3                         ignated the rule for sunset review.

4                         (4) RELATED RULE DESIGNATED FOR RE-  
5                         VIEW.—For a rule that the Administrator designates  
6                         under section 6(a)(3) for sunset review because it is  
7                         related to another covered rule and that is grouped  
8                         with that other rule for simultaneous review, the ini-  
9                         tial review deadline is the same as the review dead-  
10                         line for that other rule.

11                         (b) TEMPORARY EXTENSION.—The review deadline  
12                         under subsection (a) for a covered rule may be extended  
13                         by the Administrator for not more than 6 months by pub-  
14                         lishing notice thereof in the Federal Register that de-  
15                         scribes the reasons why the temporary extension is nec-  
16                         essary to respond to or prevent an emergency situation.

17                         (c) DETERMINATIONS WHERE RULES HAVE BEEN  
18                         AMENDED.—For purposes of this Act, if various provi-  
19                         sions of a covered rule were issued at different times, the  
20                         rule as a whole shall be treated as if it were issued on  
21                         the later of—

22                         (1) the date of issuance of the provision of the  
23                         rule that was issued first; or

1                         (2) the date on which the most recent review  
2                         and revision of the rule under this Act was com-  
3                         pleted.

4 **SEC. 8. SUNSET REVIEW NOTICES AND AGENCY REPORTS.**

5                         (a) SUNSET REVIEW NOTICES.—The sunset review  
6                         notice required under section 6(b)(1) for a covered rule  
7                         shall—

8                             (1) request comments regarding whether the  
9                         rule should be continued without change, modified,  
10                         consolidated with another rule, or terminated;

11                         (2) if applicable, request comments regarding  
12                         whether the rule meets the applicable Federal cost-  
13                         benefit and risk assessment criteria; and

14                         (3) solicit comments about the past implemen-  
15                         tation and effects of the rule, including—

16                             (A) the direct and indirect costs incurred  
17                         as a result of the rule, including the net reduc-  
18                         tion in the value of private property (whether  
19                         real, personal, tangible, or intangible), and  
20                         whether the incremental benefits of the rule ex-  
21                         ceeded the incremental costs of the rule, both  
22                         generally and regarding each of the specific in-  
23                         dustries and sectors the rule covers;

24                             (B) whether the rule as a whole, or any  
25                         major feature of it, is outdated, obsolete, or un-

1           necessary, whether by change of technology, the  
2           marketplace, or otherwise;

3           (C) the extent to which the rule or infor-  
4           mation required to comply with the rule dupli-  
5           cated, conflicted, or overlapped with require-  
6           ments under rules of other agencies;

7           (D) in the case of a rule addressing a risk  
8           to health or safety or the environment, what the  
9           perceived risk was at the time of issuance and  
10          to what extent the risk predictions were accu-  
11          rate;

12          (E) whether the rule unnecessarily im-  
13          peded domestic or international competition or  
14          unnecessarily intruded on free market forces,  
15          and whether the rule unnecessarily interfered  
16          with opportunities or efforts to transfer to the  
17          private sector duties carried out by the Federal  
18          Government;

19          (F) whether, and to what extent, the rule  
20          imposed unfunded mandates on, or otherwise  
21          affected, State and local governments;

22          (G) whether compliance with the rule re-  
23          quired substantial capital investment and  
24          whether terminating the rule on the next review

1           deadline would create an unfair advantage to  
2           those who are not in compliance with the rule;

3           (H) whether the rule constituted the least  
4           cost method of achieving its objective consistent  
5           with the criteria of the Act under which the  
6           rule was issued, and to what extent the rule  
7           provided flexibility to those who were subject to  
8           the rule;

9           (I) whether the rule was worded simply  
10          and clearly, including clear identification of  
11          those who were subject to the rule;

12          (J) whether the rule created negative unin-  
13          tended consequences;

14          (K) the extent to which information re-  
15          quirements under the rule can be reduced; and

16          (L) the extent to which the rule has con-  
17          tributed positive benefits, particularly health,  
18          safety, or environmental benefits.

19          (b) PRELIMINARY REPORTS ON SUNSET REVIEWS.—

20          The preliminary report required under section 6(b)(2) on  
21          the sunset review of a covered rule shall contain—

22           (1) a request for public comments;

23           (2) specific requests for factual findings and  
24          recommended legal conclusions regarding the appli-  
25          cation of section 6 to the rule, the continued need

1 for the rule, and whether the rule duplicates func-  
2 tions of another rule;

3 (3) a request for comments on whether the rule  
4 should be continued without change, modified, con-  
5 solidated with another rule, or terminated; and

6 (4) if consolidation or modification of the rule  
7 is recommended, suggestions for the proposed text of  
8 the consolidated or modified rule.

9 (c) FINAL REPORTS ON SUNSET REVIEWS.—

10 (1) IN GENERAL.—The final report required  
11 under section 6(b)(3) on the sunset review of a cov-  
12 ered rule shall—

13 (A) contain the factual findings and legal  
14 conclusions of the agency conducting the review  
15 regarding the application of section 6 to the  
16 rule and the proposed recommendation of the  
17 agency as to whether the rule should be contin-  
18 ued without change, modified, consolidated with  
19 another rule, or terminated;

20 (B) in the case of a rule that the agency  
21 proposes to continue without change, so state;

22 (C) in the case of a rule that the agency  
23 proposes to modify or consolidate with another  
24 rule, contain—

1                                     (i) a notice of proposed rulemaking  
2                                     under section 553 of title 5, United States  
3                                     Code, or under other statutory rulemaking  
4                                     procedures required for that rule; and

5                                     (ii) the text of the rule as so modified  
6                                     or consolidated; and

7                                     (D) in the case of a rule that the agency  
8                                     proposes to terminate, contain a notice of pro-  
9                                     posed rulemaking for termination consistent  
10                                     with subparagraph (C)(i).

11                                     (2) PUBLICATION.—A final report under para-  
12                                     graph (1)(B) shall be published in the Federal Reg-  
13                                     ister.

14                                     (d) RULEMAKING.—

15                                     (1) PUBLICATION.—A final report under sub-  
16                                     paragraph (C) or (D) of subsection (c)(1) shall be  
17                                     published in the Federal Register, which shall con-  
18                                     stitute publication of the notice required under sub-  
19                                     section (c)(1)(C)(i).

20                                     (2) REQUIREMENT.—After publication of a  
21                                     final report under subparagraph (C) or (D) of sub-  
22                                     section (c)(1), the agency that conducted the sunset  
23                                     review of the covered rule shall conduct the rule-  
24                                     making that is required in the final report.

1       (e) LEGISLATIVE RECOMMENDATIONS.—If the head  
2 of an agency determines that a rule in a final report under  
3 subparagraph (C) or (D) of subsection (c)(1) cannot be  
4 changed, modified, or consolidated with another rule with-  
5 out legislative action, the head of the agency shall include  
6 in the final report a description of what legislative changes  
7 are required to implement the recommendations in the  
8 final report with regard to the rule.

9 **SEC. 9. DESIGNATION OF AGENCY REGULATORY REVIEW**

10                   **OFFICERS.**

11       The head of each agency shall designate an officer  
12 of the agency as the Regulatory Review Officer of the  
13 agency, who shall—

14                   (1) be responsible for the implementation of  
15 this Act by the agency; and

16                   (2) report directly to the head of the agency  
17 and the Administrator with respect to that responsi-  
18 bility.

19 **SEC. 10. RELATIONSHIP TO THE ADMINISTRATIVE PROCE-**

20                   **DURE ACT.**

21       Nothing in this Act shall be construed to supersede  
22 the provisions of chapter 5, 6, or 7 of title 5, United States  
23 Code.

1     **SEC. 11. EFFECT OF TERMINATION OF A COVERED RULE.**

2         (a) IN GENERAL.—Except as provided in subsection

3         (b), if a covered rule is terminated under this Act—

4             (1) this Act shall not be construed to prevent  
5             the President or an agency from exercising any au-  
6             thority that otherwise exists to implement the stat-  
7             ute under which the rule was issued;

8             (2) in an agency proceeding or court action be-  
9             tween an agency and a non-agency party, the rule  
10            shall be given no conclusive legal effect, but may be  
11            submitted as evidence of prior agency practice and  
12            procedure; and

13             (3) this Act shall not be construed to prevent  
14            the continuation or institution of any enforcement  
15            action that is based on a violation of the rule that  
16            occurred before the effectiveness of the rule termi-  
17            nated.

18         (b) EFFECT ON DEADLINES.—

19             (1) DEFINITION.—In this subsection, the term  
20            “deadline” means any date certain for fulfilling any  
21            obligation or exercising any authority established by  
22            or under any Federal rule, or by or under any court  
23            order implementing any Federal rule.

24             (2) EFFECT.—Notwithstanding subsection (a),  
25            any deadline for, relating to, or involving any action  
26            dependent upon, any rule terminated under this Act

1       is suspended until the agency that issued the rule  
2       issues a new rule on the same matter, unless other-  
3       wise provided by a law.

4 **SEC. 12. JUDICIAL REVIEW.**

5       (a) PUBLIC PETITION.—A denial or substantial inex-  
6       usable delay in granting or denying a public petition  
7       under section 4(b) shall be considered a final agency ac-  
8       tion subject to review under section 702 of title 5, United  
9       States Code.

10       (b) CONGRESSIONAL REQUEST.—A denial of a con-  
11       gressional request under section 4(c) shall not be subject  
12       to judicial review.

13       (c) TIME LIMITATION ON FILING A CIVIL ACTION.—  
14       Notwithstanding any other provisions of law, an action  
15       seeking judicial review of a final agency action under this  
16       Act may not be brought—

17               (1) in the case of a final agency action denying  
18       a public petition under section 4(b) or continuing  
19       without change, modifying, consolidating, or termi-  
20       nating a covered rule, more than 30 days after the  
21       date of that agency action; or

22               (2) in the case of an action challenging a delay  
23       in deciding on a public petition under section 4(b),  
24       more than 1 year after the period applicable to the  
25       rule under section 4(b)(4).

1       (d) AVAILABILITY OF JUDICIAL REVIEW UNAF-  
2 FECTED.—Except to the extent that there is a direct con-  
3 flict with the provisions of this Act, nothing in this Act  
4 shall be construed to affect the availability or standard  
5 of judicial review for agency regulatory action.

6 **SEC. 13. SUNSET OF THIS ACT.**

7       This Act shall have no force or effect after the 10-  
8 year period beginning on the date of enactment of this  
9 Act.

