118th CONGRESS 1st Session

> To consolidate or repeal unnecessary agency major rules, and for other purposes.

S.

IN THE SENATE OF THE UNITED STATES

Mr. SCOTT of Florida (for himself, Mr. COTTON, Mr. TILLIS, Mr. RISCH, Mr. CRAPO, Mr. JOHNSON, Mr. HAWLEY, Mr. CRUZ, and Mr. SCHMITT) introduced the following bill; which was read twice and referred to the Committee on ______

A BILL

To consolidate or repeal unnecessary agency major 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 "Unnecessary Agency
- 5 Regulations Reduction Act of 2023".

6 SEC. 2. DEFINITIONS.

7 In this Act—

| 1 | (1) the term "Administrator" means the Ad- |
|----|--|
| 2 | ministrator of the Office of Information and Regu- |
| 3 | latory Affairs; |
| 4 | (2) the term "agency" has the meaning given |
| 5 | the term in section 551 of title 5, United States |
| 6 | Code; |
| 7 | (3) the term "burdensome", with respect to a |
| 8 | major rule or set of major rules of an agency, means |
| 9 | that the major rule or set of major rules— |
| 10 | (A) can be consolidated or repealed, in |
| 11 | whole or in part, to eliminate or reduce exces- |
| 12 | sive compliance costs or user fees; or |
| 13 | (B) imposes unfunded mandates due to the |
| 14 | agency failing to adequately comply with section |
| 15 | 205 of the Unfunded Mandates Reform Act of |
| 16 | 1995 (2 U.S.C. 1535); |
| 17 | (4) the term "duplicative", with respect to a |
| 18 | major rule or set of major rules of an agency, means |
| 19 | that the major rule or set of major rules overlaps, |
| 20 | duplicates, or conflicts with other Federal regula- |
| 21 | tions; |
| 22 | (5) the term "joint resolution" means only a |
| 23 | joint resolution that contains legislative language to |
| 24 | consolidate or repeal, in whole or in part, agency |
| 25 | major rules; |
| | |

(6) the term "major rule" has the meaning
 given the term in section 804 of title 5, United
 States Code;

4 (7) the term "outdated", with respect to a 5 major rule or set of major rules of an agency or a 6 portion of a major rule of an agency means that the 7 major rule, set of major rules, or the portion of the 8 major rule has not been modified in the 10-year pe-9 riod preceding the date on which the Administrator 10 submits the most recent list required under section 11 3(a)(3)(A)(ii);

12 (8) the term "regulation" has the meaning
13 given the term "rule" in section 551 of title 5,
14 United States Code; and

(9) the term "set of major rules" means not
less than 2 major rules that collectively implement
a regulatory authority of an agency.

18 SEC. 3. REVIEW AND IDENTIFICATION OF UNNECESSARY

19

REGULATIONS.

20 (a) REVIEW.—

(1) IN GENERAL.—Not later than 2 years after
the date of enactment of this Act and each year
thereafter, the Administrator, in consultation with
each agency, shall—

| 1 | (A) compile a list that identifies all |
|----|---|
| 2 | planned agency major rules or sets of major |
| 3 | rules for the period covered by the submission; |
| 4 | and |
| 5 | (B) identify agency major rules or sets of |
| 6 | major rules described in subparagraph (A) that |
| 7 | are duplicative, burdensome, or outdated. |
| 8 | (2) Consideration of Gao duplication re- |
| 9 | PORT.— |
| 10 | (A) IN GENERAL.—The Comptroller Gen- |
| 11 | eral of the United States shall— |
| 12 | (i) on an annual basis, provide to the |
| 13 | Administrator a copy of the annual report |
| 14 | prepared pursuant to section 21 of the |
| 15 | Statutory Pay-As-You-Go Act of 2010 (31 |
| 16 | U.S.C. 712 note); and |
| 17 | (ii) in the report provided under |
| 18 | clause (i), identify any major rules or sets |
| 19 | of major rules associated with the pro- |
| 20 | grams, agencies, offices, and initiatives |
| 21 | identified in the report as having duplica- |
| 22 | tive goals or activities, as defined by the |
| 23 | Comptroller General. |

| 1 | (B) REVIEW.—Upon receipt of the report |
|----|---|
| 2 | under subparagraph (A), the Administrator |
| 3 | shall— |
| 4 | (i) review any major rules or sets of |
| 5 | major rules associated with the programs, |
| 6 | agencies, offices, and initiatives identified |
| 7 | in the report as having duplicative goals or |
| 8 | activities; |
| 9 | (ii) determine, in consultation with |
| 10 | the relevant agencies, whether any of the |
| 11 | major rules or sets of major rules identi- |
| 12 | fied in clause (i) are potentially duplicative, |
| 13 | burdensome, or outdated; and |
| 14 | (iii) determine whether any of the |
| 15 | major rules or sets of major rules identi- |
| 16 | fied in clause (ii) should be consolidated or |
| 17 | repealed, in whole or in part. |
| 18 | (3) Identification of major rules or sets |
| 19 | OF MAJOR RULES.— |
| 20 | (A) IN GENERAL.—The Administrator |
| 21 | shall, on an annual basis— |
| 22 | (i) compile a list of major rules or sets |
| 23 | of major rules that the Administrator de- |
| 24 | termines are duplicative, burdensome, or |
| 25 | outdated; and |

| | 0 |
|----|--|
| 1 | (ii) submit to Congress and include in |
| 2 | each Unified Agenda of Federal Regu- |
| 3 | latory and Deregulatory Actions a list of |
| 4 | major rules or sets of major rules that the |
| 5 | Administrator has identified under para- |
| 6 | graph (1)(B), which may include rec- |
| 7 | ommendations as to whether any of those |
| 8 | major rules or sets of major rules should |
| 9 | be consolidated or repealed, in whole or in |
| 10 | part. |
| 11 | (B) REQUIREMENT FOR LIST.—The list of |
| 12 | major rules or sets of major rules identified as |
| 13 | duplicative, burdensome, or outdated under sub- |
| 14 | paragraph (A)(i) shall be derived from the |
| 15 | major rules and sets of major rules identified |
| 16 | under paragraphs (1)(B) and (2)(B)(ii). |
| 17 | (4) EXISTING REPORT.—The requirement de- |
| 18 | scribed in paragraph (1)(A) may be satisfied by any |
| 19 | existing annual report, such as the Unified Agenda |
| 20 | of Federal Regulatory and Deregulatory Actions, |
| 21 | that is compiled by the Administrator and includes |
| 22 | the information described in paragraph (1)(A). |
| 23 | (b) CRITERIA FOR REVIEW.—In identifying major |
| 24 | rules or sets of major rules that are duplicative, burden- |

some, or outdated under subsection (a), the Administrator
 may consider—

(1) whether the original purpose of the major
rule or set of major rules was achieved, and the
major rule or set of major rules could be repealed,
in whole or in part, without significant recurrence of
adverse effects or conduct that the major rule or set
of major rules was intended to prevent or reduce;

9 (2) whether the implementation, compliance, 10 administration, enforcement, imposition of unfunded 11 mandates, or other costs of the major rule or set of 12 major rules to the economy are not justified by the 13 benefits to society within the United States produced 14 by the expenditure of those costs;

15 (3) whether the major rule or set of major rules has been rendered unnecessary or obsolete, taking 16 17 into consideration the length of time since the major 18 rule or set of major rules was made and the degree 19 to which technology, economic conditions, market 20 practices, or other relevant factors have changed in 21 the subject area affected by the major rule or set of 22 major rules;

(4) whether the major rule or set of major rules
has become unjustified or unnecessary as a result of
changed circumstances;

| 1 | (5) whether the major rule or set of major rules |
|----|---|
| 2 | is compatible with other regulations and not duplica- |
| 3 | tive or inappropriately burdensome in the aggregate; |
| 4 | (6) whether the major rule or set of major rules |
| 5 | is ineffective at achieving the purposes of the major |
| 6 | rule or set of major rules; |
| 7 | (7) whether the major rule or set of major rules |
| 8 | is duplicative of other Federal regulations; |
| 9 | (8) whether the major rule or set of major rules |
| 10 | has excessive compliance costs, user fees, imposes |
| 11 | unfunded mandates, or is otherwise excessively bur- |
| 12 | densome, as compared to alternatives that— |
| 13 | (A) specify performance objectives rather |
| 14 | than conduct or manners of compliance; |
| 15 | (B) establish economic incentives to en- |
| 16 | courage desired behavior; |
| 17 | (C) provide information upon which |
| 18 | choices can be made by the public; |
| 19 | (D) incorporate other innovative alter- |
| 20 | natives rather than agency actions that specify |
| 21 | conduct or manners of compliance; or |
| 22 | (E) could in other ways substantially lower |
| 23 | costs without significantly undermining effec- |
| 24 | tiveness; |

| 1 | (9) whether the major rule or set of major rules |
|----|--|
| 2 | inhibits innovation in or growth of the United States |
| 3 | economy, such as by impeding the introduction or |
| 4 | use of safer or equally safe technology that is newer |
| 5 | or more efficient than technology required by or per- |
| 6 | missible under the major rule or set of major rules; |
| 7 | (10) whether or not the major rule or set of |
| 8 | major rules harms competition within the United |
| 9 | States economy or the international economic com- |
| 10 | petitiveness of enterprises or entities based in the |
| 11 | United States; |
| 12 | (11) whether or not the major rule or set of |
| 13 | major rules limits or prevents an agency from apply- |
| 14 | ing new or emerging technologies to improve effi- |
| 15 | ciency and effectiveness of government; |
| 16 | (12) whether the major rule or set of major |
| 17 | rules harms wage growth, including wage growth for |
| 18 | minimum wage and part-time workers; |
| 19 | (13) whether the major rule or set of major |
| 20 | rules is outdated; |
| 21 | (14) whether the major rule or set of major |
| 22 | rules is in full compliance with the requirements of |
| 23 | section $801(a)(1)(A)$ of title 5, United States Code; |

(15) whether, and the extent to which, the re peal, in whole or in part, of the major rule or set
 of major rules would impact public health;

4 (16) the review of the report submitted by the
5 Comptroller General of the United States under sub6 section (a)(2); and

7 (17) such other criteria as the Administrator
8 determines to identify major rules or sets of major
9 rules that can be repealed, in whole or in part, to
10 eliminate or reduce unnecessarily burdensome costs
11 to the United States economy.

(c) CONSIDERATION BY CONGRESS.—Not later than
30 days after the date on which the Administrator submits
a list of major rules or sets of major rules to Congress
under subsection (a)(3)(A)(ii), each appropriate congressional committee shall—

(1) review each such major rule or set of major
rules that is within the jurisdiction of the committee
to determine if the major rule or set of major rules
should be consolidated or repealed, in whole or in
part; and

(2) issue a recommendation to consolidate or
repeal, in whole or in part, the major rule or set of
major rules in a joint resolution.

| 1 | 11 SEC. 4. EXPEDITED PROCEDURES FOR CONSIDERATION OF |
|----|---|
| 2 | JOINT RESOLUTION. |
| 3 | (a) INTRODUCTION OF JOINT RESOLUTION.— |
| 4 | (1) IN GENERAL.—Any joint resolution— |
| 5 | (A) shall be introduced in the Senate (by |
| 6 | request) by the Majority Leader or Minority |
| 7 | Leader of the Senate or by a Member of the |
| 8 | Senate designated by the Majority Leader or |
| 9 | Minority Leader of the Senate not later than 60 |
| 10 | days after the date on which the date on which |
| 11 | each appropriate congressional committee has |
| 12 | issued the recommendation required under sec- |
| 13 | tion $3(c)$; and |
| 14 | (B) shall be introduced in the House of |
| 15 | Representatives (by request) by the Speaker of |
| 16 | the House of Representatives or the Minority |
| 17 | Leader of the House of Representatives or by |
| 18 | a Member of the House of Representatives des- |
| 19 | ignated by the Speaker of the House of Rep- |
| 20 | resentatives or the Minority Leader of the |
| 21 | House of Representatives not later than 60 |
| 22 | days after the date on which the date on which |
| 23 | each appropriate congressional committee has |
| 24 | issued the recommendation required under sec- |
| 25 | tion $3(c)$. |

| 1 | (2) REINTRODUCTION.—Any joint resolution |
|----|---|
| 2 | shall be reintroduced as described in paragraph (1) |
| 3 | not later than 60 days after the first day of a Con- |
| 4 | gress if— |
| 5 | (A) the joint resolution was introduced |
| 6 | during the previous Congress after the date |
| 7 | that was 210 days before the date of the sine |
| 8 | die adjournment of such previous Congress; and |
| 9 | (B) there was not a vote in either House |
| 10 | of Congress on passage of the joint resolution |
| 11 | introduced under subparagraph (A) during the |
| 12 | previous Congress by which the joint resolution |
| 13 | was not agreed to. |
| 14 | (b) Expedited Consideration in Senate.— |
| 15 | (1) PLACEMENT ON CALENDAR.—Upon intro- |
| 16 | duction in the Senate, the joint resolution shall be |
| 17 | placed immediately on the calendar. |
| 18 | (2) PROCEEDING TO CONSIDERATION.— |
| 19 | (A) IN GENERAL.—Notwithstanding rule |
| 20 | XXII of the Standing Rules of the Senate, it is |
| 21 | in order, not later than 210 days after the date |
| 22 | on which the joint resolution is introduced or |
| 23 | reintroduced in the Senate under subsection (a) |
| 24 | (even though a previous motion to the same ef- |

| 1 | fect has been disagreed to) to move to proceed |
|----|--|
| | |
| 2 | to the consideration of a joint resolution. |
| 3 | (B) PROCEDURE.—For a motion to pro- |
| 4 | ceed to the consideration of a joint resolution— |
| 5 | (i) all points of order against the mo- |
| 6 | tion are waived; |
| 7 | (ii) the motion is not debatable; |
| 8 | (iii) the motion is not subject to a mo- |
| 9 | tion to postpone; |
| 10 | (iv) a motion to reconsider the vote by |
| 11 | which the motion is agreed to or disagreed |
| 12 | to shall not be in order; and |
| 13 | (v) if the motion is agreed to, the |
| 14 | joint resolution shall remain the unfinished |
| 15 | business until disposed of. |
| 16 | (3) FLOOR CONSIDERATION.— |
| 17 | (A) IN GENERAL.—If the Senate proceeds |
| 18 | to consideration of a joint resolution— |
| 19 | (i) all points of order against the joint |
| 20 | resolution (and against consideration of |
| 21 | the joint resolution) are waived; |
| 22 | (ii) consideration of the joint resolu- |
| 23 | tion, and all debatable motions and appeals |
| 24 | in connection therewith, shall be limited to |
| 25 | not more than 10 hours, which shall be di- |
| | |

| 1 | vided equally between the majority and mi- |
|----|--|
| 2 | nority leaders or their designees; |
| 3 | (iii) a motion further to limit debate |
| 4 | is in order and not debatable; |
| 5 | (iv) an amendment to, a motion to |
| 6 | postpone, or a motion to commit the joint |
| 7 | resolution is not in order; and |
| 8 | (v) a motion to proceed to the consid- |
| 9 | eration of other business is not in order. |
| 10 | (B) VOTE ON PASSAGE.—The vote on pas- |
| 11 | sage shall occur immediately following the con- |
| 12 | clusion of the consideration of a joint resolu- |
| 13 | tion, and a single quorum call at the conclusion |
| 14 | of the debate if requested in accordance with |
| 15 | the rules of the Senate. |
| 16 | (C) RULINGS OF THE CHAIR ON PROCE- |
| 17 | DURE.—Appeals from the decisions of the Chair |
| 18 | relating to the application of this paragraph or |
| 19 | the rules of the Senate, as the case may be, to |
| 20 | the procedure relating to a joint resolution shall |
| 21 | be decided without debate. |
| 22 | (c) Expedited Consideration in House of Rep- |
| 23 | RESENTATIVES.— |
| 24 | (1) Reporting and discharge.—Any com- |
| 25 | mittee of the House of Representatives to which a |

MIR23C13 D8H

| 1 | |
|----|---|
| 1 | joint resolution is referred shall report it to the |
| 2 | House of Representatives not later than 180 days |
| 3 | after the date on which the joint resolution is intro- |
| 4 | duced or reintroduced in the House of Representa- |
| 5 | tives under subsection (a). If a committee fails to re- |
| 6 | port the joint resolution within that period, the com- |
| 7 | mittee shall be discharged from further consider- |
| 8 | ation of the joint resolution and the joint resolution |
| 9 | shall be referred to the appropriate calendar. |
| 10 | (2) PROCEEDING TO CONSIDERATION.— |
| 11 | (A) IN GENERAL.—After each committee |
| 12 | authorized to consider a joint resolution reports |
| 13 | it to the House of Representatives or has been |
| 14 | discharged from its consideration, it shall be in |
| 15 | order, not later than 210 days after the date on |
| 16 | which the joint resolution is introduced or re- |
| 17 | introduced in the House of Representatives |
| 18 | under subsection (a), to move to proceed to con- |
| 19 | sider the joint resolution in the House of Rep- |
| 20 | resentatives. |
| 21 | (B) PROCEDURE.—For a motion to pro- |
| 22 | ceed to consideration of a joint resolution— |
| 23 | (i) all points of order against the mo- |
| 24 | tion are waived; |
| | |

| 1 | (ii) such a motion shall not be in |
|----|--|
| 2 | order after the House of Representatives |
| 3 | has disposed of a motion to proceed on the |
| 4 | joint resolution; |
| 5 | (iii) the previous question shall be |
| 6 | considered as ordered on the motion to its |
| 7 | adoption without intervening motion; |
| 8 | (iv) the motion shall not be debatable; |
| 9 | and |
| 10 | (v) a motion to reconsider the vote by |
| 11 | which the motion is disposed of shall not |
| 12 | be in order. |
| 13 | (3) Consideration.—If the House of Rep- |
| 14 | resentatives proceeds to consideration of a joint res- |
| 15 | olution— |
| 16 | (A) the joint resolution shall be considered |
| 17 | as read; |
| 18 | (B) all points of order against the joint |
| 19 | resolution and against its consideration are |
| 20 | waived; |
| 21 | (C) the previous question shall be consid- |
| 22 | ered as ordered on the joint resolution to its |
| 23 | passage without intervening motion except 10 |
| 24 | hours of debate equally divided and controlled |
| 25 | by the proponent and an opponent; |

| (D) an amendment to the joint resolution |
|---|
| shall not be in order; and |
| (E) a motion to reconsider the vote on pas- |
| sage of the joint resolution shall not be in |
| order. |
| (d) Rules Relating to Senate and House of |
| Representatives.— |
| (1) COORDINATION WITH ACTION BY OTHER |
| HOUSE.—If, before the passage by one House of a |
| joint resolution of that House, that House receives |
| from the other House a joint resolution— |
| (A) the joint resolution of the other House |
| shall not be referred to a committee; and |
| (B) with respect to a joint resolution of the |
| House receiving the resolution— |
| (i) the procedure in that House shall |
| be the same as if no joint resolution had |
| been received from the other House; and |
| (ii) the vote on passage shall be on |
| the joint resolution of the other House. |
| (2) TREATMENT OF JOINT RESOLUTION OF |
| OTHER HOUSE.—If one House fails to introduce or |
| consider a joint resolution under this section, the |
| joint resolution of the other House shall be entitled |
| to expedited floor procedures under this section. |
| |

(3) TREATMENT OF COMPANION MEASURES.—
 If, following passage of a joint resolution in the Sen ate, the Senate receives the companion measure
 from the House of Representatives, the companion
 measure shall not be debatable.

6 (4) CONSIDERATION AFTER PASSAGE.—If the 7 President vetoes the joint resolution, consideration 8 of a veto message in the Senate under this para-9 graph shall be not more than 10 hours equally di-10 vided between the majority and minority leaders or 11 their designees.

12 (e) RULES OF SENATE AND HOUSE OF REPRESENTA13 TIVES.—This section is enacted by Congress—

14 (1) as an exercise of the rulemaking power of 15 the Senate and House of Representatives, respec-16 tively, and as such is deemed a part of the rules of 17 each House, respectively, but applicable only with re-18 spect to the procedure to be followed in that House 19 in the case of a joint resolution, and to supersede 20 other rules only to the extent that it is inconsistent 21 with such rules; and

(2) 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.