

113TH CONGRESS
1ST SESSION

S. 1105

To improve the circulation of \$1 coins, to remove barrier to the circulation of such coins, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JUNE 6, 2013

Mr. HARKIN (for himself, Mr. McCAIN, Mr. COBURN, Mr. ENZI, and Mr. UDALL of Colorado) introduced the following bill; which was read twice and referred to the Committee on Banking, Housing, and Urban Affairs

A BILL

To improve the circulation of \$1 coins, to remove barrier to the circulation of such coins, 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 “Currency Optimiza-
5 tion, Innovation, and National Savings Act”.

6 SEC. 2. IMPROVING CIRCULATION AND REMOVING BAR-

7 RIVERS TO CIRCULATION OF \$1 COINS.

8 (a) DUTIES OF THE BOARD OF GOVERNORS OF THE
9 FEDERAL RESERVE SYSTEM.—

10 (1) COIN SEQUESTRATION.—

(B) TREATMENT OF COINS.—Coins seques-
tered pursuant to subparagraph (A) shall not
be returned to ordinary circulation or otherwise
released from storage controlled by the Federal
Reserve System or an agent of the Federal Re-
serve System.

(ii) to the extent that such coins remain in general circulation, shall remain legal tender.

15 (B) the number of coins described in para-
16 graph (1)(A) that remain in general circulation;
17 and

24 (A) undertake efforts to improve the cir-
25 culation and remove barriers to the circulation

1 of the \$1 coin, other than those coins described
2 under paragraph (1)(A);

3 (B) issue a quarterly report to the Com-
4 mittee on Financial Services of the House of
5 Representatives and the Committee on Bank-
6 ing, Housing, and Urban Affairs of the Senate
7 on—

8 (i) what efforts have been made to im-
9 prove the circulation of \$1 coins and what
10 efforts are being planned to improve the
11 circulation of \$1 coins;

12 (ii) the success of such efforts, includ-
13 ing an analysis of such coins held in stor-
14 age owned or controlled by the Federal Re-
15 serve System and the number such coins in
16 circulation;

17 (iii) barriers to the circulation of such
18 coins, including the availability of such
19 coins in quantities unmixed with the \$1
20 coins described in paragraph (1)(A); and

21 (iv) the extent to which the Federal
22 Reserve System and any agents of the
23 Federal Reserve System are unable to
24 meet end-user requests for delivery of
25 unmixed quantities of such coins in what-

1 ever form such end user requires, including
2 rolls, disposable tubes, or volume bags of
3 such coins.

4 (4) OUTREACH AND EDUCATION.—The Board
5 of Governors of the Federal Reserve System shall,
6 within existing programs, continuously conduct out-
7 reach and education programs aimed at helping each
8 business using or accepting cash to choose the best
9 mix of \$1 coins and banknotes to facilitate trans-
10 actions and reduce costs of transactions and of
11 “cashing out” at the end of a transaction period.

12 (5) USE OF \$1 COINS BY FOREIGN COUN-
13 TRIES.—The Board of Governors of the Federal Re-
14 serve System shall work with the Departments of
15 State and Treasury to ensure that countries that
16 have adopted the dollar as a base unit of exchange
17 and which place orders with the Federal Reserve
18 System, or through any United States financial in-
19 stitution, for supplies of \$1 monetary units, are fully
20 briefed before placing each such order on the dura-
21 bility and longevity of \$1 coins in high-circulation
22 economies when used for transactions of a low dollar
23 value.

24 (b) PUBLICITY REQUIREMENT.—Section 5112(p)(2)
25 of title 31, United States Code, is amended by inserting

1 after “Mint” the following: “and the Board of Governors
2 of the Federal Reserve System”.

3 (c) REPORT ON IMPLEMENTATION.—Not later than
4 the end of the 1-year period beginning on the date of en-
5 actment of this Act, and annually thereafter, the Com-
6 troller General of the United States and the Inspectors
7 General of the Federal Reserve System and the Bureau
8 of Consumer Financial Protection shall each issue a report
9 to the Committee on Financial Services of the House of
10 Representatives and the Committee on Banking, Housing,
11 and Urban Affairs of the Senate on steps being taken by
12 the Board of Governors of the Federal Reserve System
13 to carry out this Act.

(d) CLARIFICATION WITH RESPECT TO SEIGNIORAGE.—The ninth proviso of section 5136 of title 31, United States Code, is amended by inserting after “miscellaneous receipts” the following: “, and such amount shall be included as an estimated receipt of the Government and a receipt of the Government under paragraphs (6) and (7), respectively, of section 1105(a) in any budget submitted under such section”.

22 SEC. 3. SAVING TAXPAYERS FUNDS BY TRANSITIONING TO

23 THE USE OF \$1 COINS.

24 (a) IN GENERAL.—It is the policy of the United
25 States that after \$1 coins achieve sufficient market pene-

1 tration such that consumers and retailers are comfortable
2 using \$1 coins and are able to obtain adequate supplies
3 of \$1 coins, \$1 coins should replace \$1 Federal Reserve
4 notes as the only \$1 monetary unit issued and circulated
5 by the Federal Reserve System.

6 (b) DEADLINE FOR PLACING \$1 FEDERAL RESERVE
7 NOTES INTO CIRCULATION.—Federal Reserve banks may
8 continue to place into circulation \$1 Federal Reserve notes
9 until the earlier of—

10 (1) the date on which the number of \$1 coins
11 placed into circulation after the date of the enact-
12 ment of this Act exceeds 600,000,000 annually; or
13 (2) the date that is 4 years after the date of the
14 enactment of this Act.

15 (c) TRANSITION PERIOD.—After the date referred to
16 in subsection (b), a Federal Reserve bank may not order
17 additional \$1 Federal Reserve notes but may, for a period
18 of one year, continue to place into circulation \$1 Federal
19 Reserve notes on hand or those deposited with it, except
20 for notes described in subsection (d).

21 (d) REMOVAL OF UNFIT CURRENCY.—After the date
22 referred to in subparagraph (b), a Federal Reserve bank
23 shall continue to remove unfit currency from circulation,
24 and shall continue to destroy such currency.

1 (e) EXCEPTION.—Notwithstanding subsections (b)
2 and (c), the Board of Governors of the Federal Reserve
3 System shall produce such Federal Reserve notes of \$1
4 denomination as the Board of Governors determines from
5 time to time are appropriate solely to meet the needs of
6 collectors of that denomination. Such notes shall be issued
7 by one or more Federal Reserve banks in accordance with
8 section 16 of the Federal Reserve Act and sold by the
9 Board of Governors, in whole or in part, under procedures
10 prescribed by the Board of Governors.

11 (f) NO EFFECT ON LEGAL TENDER.—Notwith-
12 standing any other subsection of this section, \$1 Federal
13 Reserve notes are legal tender in the United States for
14 all debts, public and private, public charges, taxes, and
15 duties, regardless of the date of printing or issue.

