## Calendar No. 736

115TH CONGRESS 2D SESSION

S. 2948

[Report No. 115-445]

To improve efforts to identify and reduce Governmentwide improper payments, and for other purposes.

#### IN THE SENATE OF THE UNITED STATES

May 24, 2018

Mrs. McCaskill (for herself, Mr. Johnson, and Mr. Carper) introduced the following bill; which was read twice and referred to the Committee on Homeland Security and Governmental Affairs

DECEMBER 19, 2018

Reported by Mr. Johnson, with amendments

[Omit the part struck through and insert the part printed in italic]

# A BILL

To improve efforts to identify and reduce Governmentwide improper payments, 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.
- This Act may be cited as the "Payment Integrity In-
- 5 formation Act of 2018".

## SEC. 2. IMPROPER PAYMENTS. 2 (a) In General.—Chapter 33 of title 31, United 3 States Code, is amended by adding at the end the fol-4 lowing: "Subchapter IV—Improper Payments 5 6 "§ 3351. Definitions 7 "In this subchapter: 8 "(1) ANNUAL FINANCIAL STATEMENT.—The 9 term 'annual financial statement' means the annual 10 financial statement required under section 3515 of 11 this title or similar provision of law. 12 COMPLIANCE.—The term 'compliance' 13 means that an executive agency— "(A) has— 14 "(i) published improper payments in-15 16 formation with the annual financial statement of the executive agency for the most 17 18 recent fiscal year; and 19 "(ii) posted on the website of the ex-20 ecutive agency that statement and any ac-21 companying materials required under guidance of the Office of Management and 22 23 Budget;

"(B) if required, has conducted a program

specific risk assessment for each program or ac-

24

1	tivity that conforms with the requirements
2	under section 3352(a);
3	"(C) if required, publishes improper pay-
4	ments estimates for all programs and activities
5	identified under section 3352(a) in the accom-
6	panying materials to the annual financial state-
7	ment;
8	"(D) publishes programmatic corrective ac-
9	tion plans prepared under section 3352(d) that
10	the executive agency may have in the accom-
11	panying materials to the annual financial state-
12	ment;
13	"(E) publishes improper payments reduc-
14	tion targets established under section 3352(d)
15	that the executive agency may have in the ac-
16	companying materials to the annual financial
17	statement for each program or activity assessed
18	to be at risk, and has demonstrated improve-
19	ments and developed a plan to meet the reduc-
20	tion targets; and
21	"(F) has reported an improper payment
22	rate of less than 10 percent for each program
23	and activity for which an estimate was pub-

lished under section 3352(c).

1	"(3) Do not pay initiative.—The term 'Do
2	Not Pay Initiative' means the initiative described in
3	section 3354(b).
4	"(4) Improper payment.—The term "im-
5	proper payment'—
6	"(A) means any payment that should not
7	have been made or that was made in an incor-
8	rect amount, including an overpayment or un-
9	derpayment, under a statutory, contractual, ad-
10	ministrative, or other legally applicable require-
11	ment; and
12	"(B) includes—
13	"(i) any payment to an ineligible re-
14	cipient;
15	"(ii) any payment for an ineligible
16	good or service;
17	"(iii) any duplicate payment;
18	"(iv) any payment for a good or serv-
19	ice not received, except for those payments
20	where authorized by law; and
21	"(v) any payment that does not ac-
22	count for credit for applicable discounts.
23	"(5) Payment.—The term 'payment' means
24	any transfer or commitment for future transfer of
25	Federal funds such as cash, securities, loans, loan

- 1 guarantees, and insurance subsidies to any non-Fed-2 eral person or entity or a Federal employee, that is 3 made by a Federal agency, a Federal contractor, a 4 Federal grantee, or a governmental or other organi-5 zation administering a Federal program or activity. 6 "(6) Payment for an ineligible good or 7 SERVICE.—The term 'payment for an ineligible good 8 or service' includes a payment for any good or serv-9 ice that is rejected under any provision of any con-10 tract, grant, lease, cooperative agreement, or other 11 funding mechanism. "(7) Recovery Audit.—The term recovery 12 13 audit' means a recovery audit described in section 14 3352(i). 15 "(8) State.—The term 'State' means each 16 State of the United States, the District of Columbia, 17 each territory or possession of the United States, 18 and each Federally recognized Indian tribe.
- $19\,$  "§ 3352. Estimates of improper payments and reports
- 20 on actions to reduce improper payments
- 21 "(a) Identification of Susceptible Programs
- 22 AND ACTIVITIES.—
- 23 "(1) In general.—The head of each executive
- agency shall, in accordance with guidance prescribed

1	by the Director of the Office of Management and
2	Budget—
3	"(A) periodically review all programs and
4	activities that the head of the executive agency
5	administers; and
6	"(B) identify all programs and activities
7	with outlays exceeding the statutory threshold
8	dollar amount described in paragraph (3)(A)(i)
9	that may be susceptible to significant improper
10	payments.
11	"(2) Frequency.—A review under paragraph
12	(1) shall be performed for each program and activity
13	that the head of an executive agency administers not
14	less frequently than once every 3 fiscal years.
15	"(3) Risk assessments.—
16	"(A) DEFINITION OF SIGNIFICANT.—In
17	this paragraph, the term 'significant' means
18	that, in the preceding fiscal year, the sum of a
19	program or activity's improper payments and
20	payments whose propriety cannot be determined
21	by the executive agency due to lacking or insuf-
22	ficient documentation may have exceeded—
23	"(i) \$10,000,000 of all reported pro-
24	gram or activity payments of the executive

1	agency made during that fiscal year and
2	1.5 percent of program outlays; or
3	"(ii) \$100,000,000.
4	"(B) Scope.—If $In$ conducting a review
5	under paragraph (1), the head of each executive
6	agency shall take into account those risk factors
7	that are likely to contribute to a susceptibility
8	to significant improper payments, such as—
9	"(i) whether the program or activity
10	reviewed is new to the executive agency;
11	"(ii) the complexity of the program or
12	activity reviewed;
13	"(iii) the volume of payments made
14	through the program or activity reviewed;
15	"(iv) whether payments or payment
16	eligibility decisions are made outside of the
17	executive agency, such as by a State or
18	local government;
19	"(v) recent major changes in program
20	funding, authorities, practices, or proce-
21	dures;
22	"(vi) the level, experience, and quality
23	of training for personnel responsible for
24	making program eligibility determinations
25	or certifying that payments are accurate;

1	"(vii) significant deficiencies in the
2	audit report of the executive agency or
3	other relevant management findings that
4	might hinder accurate payment certifi-
5	cation;
6	"(viii) similarities to other programs
7	or activities that have reported improper
8	payment estimates or been deemed suscep-
9	tible to significant improper payments;
10	"(ix) the accuracy and reliability of
11	improper payment estimates previously re-
12	ported for the program or activity, or other
13	indicator of potential susceptibility to im-
14	proper payments identified by the Inspec-
15	tor General of the executive agency, the
16	Government Accountability Office, other
17	audits performed by or on behalf of the
18	Federal, State, or local government, disclo-
19	sures by the executive agency, or any other
20	means;
21	"(x) whether the program or activity
22	lacks information or data systems to con-
23	firm eligibility or provide for other pay-
24	ment integrity needs; and

1	"(xi) the risk of fraud as assessed by
2	the executive agency under the Standards
3	for Internal Control in the Federal Govern-
4	ment published by the Government Ac-
5	countability Office (commonly known as
6	the 'Green Book').
7	"(C) Annual Report.—Each executive
8	agency shall publish an annual report that in-
9	cludes—
10	"(i) a listing of each program or activ-
11	ity identified under paragraph (1), includ-
12	ing the date on which the program or ac-
13	tivity was most recently assessed for risk
14	under paragraph (1); and
15	"(ii) a listing of any program or activ-
16	ity for which the executive agency makes
17	any substantial changes to the methodolo-
18	gies of the reviews conducted under para-
19	graph (1).
20	"(b) Improving the Determination of Improper
21	Payments.—
22	"(1) IN GENERAL.—The Director of the Office
23	of Management and Budget shall on an annual
24	basis—

1	"(A) identify a list of high-priority Federal
2	programs for greater levels of oversight and re-
3	view—
4	"(i) in which the highest dollar value
5	or highest rate of improper payments
6	occur; or
7	"(ii) for which there is a higher risk
8	of improper payments; and
9	"(B) in coordination with the executive
10	agency responsible for administering a high-pri-
11	ority program identified under subparagraph
12	(A), establish annual targets and semi-annual
13	or quarterly actions for reducing improper pay-
14	ments associated with the high-priority pro-
15	gram.
16	"(2) Report on high-priority improper
17	PAYMENTS.—
18	"(A) In General.—Subject to Federal
19	privacy policies and to the extent permitted by
20	law, each executive agency with a program iden-
21	tified under paragraph (1)(A) shall on an an-
22	nual basis submit to the Inspector General of
23	the executive agency and the Office of Manage-
24	ment and Budget, and make available to the

1	public, including through a website, a report on
2	that program.
3	"(B) Contents.—Each report submitted
4	under subparagraph (A)—
5	"(i) shall describe any action the exec-
6	utive agency—
7	"(I) has taken or plans to take to
8	recover improper payments; and
9	"(II) intends to take to prevent
10	future improper payments; and
11	"(ii) shall not include—
12	"(I) any referrals the executive
13	agency made or anticipates making to
14	the Department of Justice; or
15	"(II) any information provided in
16	connection with a referral described in
17	subclause (I).
18	"(C) Public availability on central
19	WEBSITE.—The Office of Management and
20	Budget shall make each report submitted under
21	subparagraph (A) available on a central
22	website.
23	"(D) AVAILABILITY OF INFORMATION TO
24	INSPECTOR GENERAL.—Subparagraph (B)(ii)
25	shall not prohibit any referral or information

1	being made available to an Inspector General as
2	otherwise provided by law.
3	"(E) Assessment and recommenda-
4	TIONS.—The Inspector General of each execu-
5	tive agency that submits a report under sub-
6	paragraph (A) shall, for each program of the
7	executive agency that is identified under para-
8	graph (1)(A)—
9	"(i) review—
10	"(I) the assessment of the level
11	of risk associated with the program
12	and the quality of the improper pay-
13	ment estimates and methodology of
14	the executive agency relating to the
15	program; and
16	"(II) the oversight or financial
17	controls to identify and prevent im-
18	proper payments under the program;
19	and
20	"(ii) submit to the appropriate au-
21	thorizing and appropriations committees of
22	Congress recommendations, which may be
23	included in another report submitted by
24	the Inspector General to Congress, for
25	modifying any plans of the executive agen-

1	cy relating to the program, including im-
2	provements for improper payments deter-
3	mination and estimation methodology.
4	"(F) Annual meeting.—Not less fre-
5	quently than once every year, the head of each
6	executive agency with a program identified
7	under paragraph (1)(A), or a designee of the
8	head of the executive agency, shall meet with
9	the Director of the Office of Management and
10	Budget, or a designee of the Director, to report
11	on actions taken during the preceding year and
12	planned actions to prevent improper payments.
13	"(c) Estimation of Improper Payments.—
14	"(1) Estimation.—With respect to each pro-
15	gram and activity identified under subsection (a)(1),
16	the head of the relevant executive agency shall—
17	"(A) produce a statistically valid estimate,
18	or an estimate that is otherwise appropriate
19	using a methodology approved by the Director
20	of the Office of Management and Budget, of
21	the improper payments made by under the pro-
22	gram or activity; and
23	"(B) include the estimates described in
24	subparagraph (A) in the accompanying mate-
25	rials to the annual financial statement of the

1	executive agency and as required in applicable
2	guidance of the Office of Management and
3	Budget.
4	"(2) Lacking or insufficient documenta-
5	TION.—
6	"(A) In general.—For the purpose of
7	producing an estimate under paragraph (1),
8	when the executive agency cannot determine,
9	due to lacking or insufficient documentation,
10	whether a payment is proper or not, the pay-
11	ment shall be treated as an improper payment.
12	"(B) Separate report.—The head of an
13	executive agency may report separately on what
14	portion of the improper payments estimate for
15	a program or activity of the executive agency
16	under paragraph (1) is attributable to lacking
17	or insufficient documentation.
18	"(d) Reports on Actions To Reduce Improper
19	PAYMENTS.—With respect to any program or activity of
20	an executive agency with estimated improper payments
21	under subsection (c), the head of the executive agency
22	shall provide with the estimate required under subsection
23	(c) a report on what actions the executive agency is taking
24	to reduce improper payments, including—

1	"(1) a description of the causes of the improper
2	payments, actions planned or taken to correct those
3	causes, and the planned or actual completion date of
4	the actions taken to address those causes;
5	"(2) in order to reduce improper payments to
6	a level below which further expenditures to reduce
7	improper payments would cost more than the
8	amount those expenditures would save in prevented
9	or recovered improper payments, a statement of
10	whether the executive agency has what is needed
11	with respect to—
12	"(A) internal controls;
13	"(B) human capital; and
14	"(C) information systems and other infra-
15	structure;
16	"(3) if the executive agency does not have suffi-
17	cient resources to establish and maintain effective
18	internal controls under as described in paragraph
19	(2)(A), a description of the resources the executive
20	agency has requested in the budget submission of
21	the executive agency to establish and maintain those
22	internal controls;
23	"(4) program-specific and activity-specific im-
24	proper payments reduction targets that have been

1	approved by the Director of the Office of Manage-
2	ment and Budget;
3	"(5) a description of the steps the executive
4	agency has taken to ensure that executive agency
5	managers, programs, and, where appropriate, States
6	and localities local governments are held accountable
7	through annual performance appraisal criteria for—
8	"(A) meeting applicable improper pay-
9	ments reduction targets; and
10	"(B) establishing and maintaining suffi-
11	cient internal controls, including an appropriate
12	control environment, that effectively—
13	"(i) prevent improper payments from
14	being made; and
15	"(ii) promptly detect and recover im-
16	proper payments that are made; and
17	"(6) a description of how the level of planned
18	or completed actions by the executive agency to ad-
19	dress the causes of the improper payments matches
20	the level of improper payments, including a break-
21	down by category of improper payment and specific
22	timelines for completion of those actions.
23	"(e) Reports on Actions To Recover Improper
24	PAYMENTS.—With respect to improper payments identi-
25	fied in a recovery audit, the head of the executive agency

1	shall provide with the estimate required under subsection
2	(c) a report on all actions the executive agency is taking
3	to recover the improper payments, including—
4	"(1) a discussion of the methods used by the
5	executive agency to recover overpayments improper
6	payments;
7	"(2) the amounts recovered, outstanding, and
8	determined to not be collectable, including the per-
9	cent those amounts represent of the total overpay-
10	ments improper payments of the executive agency;
11	"(3) if a determination has been made that cer-
12	tain overpayments improper payments are not col-
13	lectable, a justification of that determination;
14	"(4) an aging schedule of the amounts out-
15	standing;
16	"(5) a summary of how recovered amounts have
17	been disposed of;
18	"(6) a discussion of any conditions giving rise
19	to improper payments and how those conditions are
20	being resolved; and
21	"(7) if the executive agency has determined
22	under subsection (i) that performing recovery audits
23	for any applicable program or activity is not cost-ef-
24	fective, a justification for that determination.

1	"(f) Governmentwide Reporting of Improper
2	PAYMENTS AND ACTIONS TO RECOVER IMPROPER PAY-
3	MENTS.—
4	"(1) Report.—Each fiscal year, the Director
5	of the Office of Management and Budget shall sub-
6	mit a report with respect to the preceding fiscal year
7	on actions that executive agencies have taken to re-
8	port information regarding improper payments and
9	actions to recover overpayments improper payments
10	to—
11	"(A) the Committee on Homeland Security
12	and Governmental Affairs of the Senate;
13	"(B) the Committee on Oversight and Gov-
14	ernment Reform of the House of Representa-
15	tives; and
16	"(C) the Comptroller General of the
17	United States.
18	"(2) Contents.—Each report required under
19	paragraph (1) shall include—
20	"(A) a summary of the reports of each ex-
21	ecutive agency on improper payments and re-
22	covery actions submitted under this section;
23	"(B) an identification of the compliance
24	status of each executive agency, as determined
25	by the Inspector General of the executive agen-

1	cy under section 3353, to which this section ap-
2	plies;
3	"(C) Governmentwide improper payment
4	reduction targets;
5	"(D) a Governmentwide estimate of im-
6	proper payments; and
7	"(E) a discussion of progress made to-
8	wards meeting Governmentwide improper pay-
9	ment reduction targets.
10	"(g) Guidance by the Office of Management
11	AND BUDGET.—
12	"(1) In general.—Not later than 1 year after
13	the date of enactment of this section, the Director
14	of the Office of Management and Budget shall pre-
15	scribe guidance for executive agencies to implement
16	the requirements of this section, which shall not in-
17	clude any exemptions to those requirements that are
18	not specifically authorized by this section.
19	"(2) Contents.—The guidance under para-
20	graph (1) shall prescribe—
21	"(A) the form of the reports on actions to
22	reduce improper payments, recovery actions,
23	and Governmentwide reporting; and

1	"(B) strategies for addressing risks and
2	establishing appropriate prepayment and
3	postpayment internal controls.
4	"(h) Determinations of Agency Readiness for
5	OPINION ON INTERNAL CONTROL.—The criteria required
6	to be developed under section 2(g) of the Improper Pay-
7	ments Elimination and Recovery Act of 2010, as in effect
8	on the day before the date of enactment of this section—
9	"(1) shall continue to be in effect on and after
10	the date of enactment of this section; and
11	"(2) may be modified as determined appro-
12	priate by the Director of the Office of Management
13	and Budget.
14	"(i) Recovery Audits.—
15	"(1) In general.—
16	"(A) Conduct of Audits.—Except as
17	provided under paragraph (3) and if not prohib-
18	ited under any other provision of law, the head
19	of each executive agency shall conduct recovery
20	audits with respect to each program and activ-
21	ity of the executive agency that expends
22	\$1,000,000 or more annually if conducting the
23	audits would be cost effective

1	"(B) Procedures.—In conducting a re-
2	covery audit under this subsection, the head of
3	an executive agency—
4	"(i) shall give priority to the most re-
5	cent payments and to payments made in
6	any program identified as susceptible to
7	significant improper payments under sub-
8	section (a);
9	"(ii) shall implement this subsection
10	in a manner designed to ensure the great-
11	est financial benefit to the Federal Govern-
12	ment; and
13	"(iii) may conduct the recovery audit
14	directly, by using other departments and
15	agencies of the United States, or by pro-
16	curing performance of recovery audits by
17	private sector sources by contract, subject
18	to the availability of appropriations, or by
19	any combination thereof.
20	"(C) RECOVERY AUDIT CONTRACTS.—With
21	respect to a recovery audit procured by an exec-
22	utive agency by contract—
23	"(i) subject to subparagraph (B)(iii),
24	and except to the extent such actions are
25	outside the authority of the executive agen-

1	cy under section 7103 of title 41, the head
2	of the executive agency may authorize the
3	contractor to—
4	"(I) notify entities, including in-
5	dividuals, of potential overpayments
6	made to those entities;
7	"(II) respond to questions con-
8	cerning potential overpayments; and
9	"(III) take other administrative
10	actions with respect to an overpay-
11	ment claim made or to be made by
12	the executive agency; and
13	"(ii) the contractor shall not have the
14	authority to make a final determination re-
15	lating to whether any overpayment oc-
16	curred or whether to compromise, settle, or
17	terminate an overpayment claim.
18	"(D) Contract terms and condi-
19	TIONS.—
20	"(i) In GENERAL.—The executive
21	agency shall include in each contract for
22	procurement of performance of a recovery
23	audit a requirement that the contractor
24	shall—

1	"(I) provide to the executive
2	agency periodic reports on conditions
3	giving rise to overpayments identified
4	by the contractor and any rec-
5	ommendations on how to mitigate
6	those conditions;
7	"(II) notify the executive agency
8	of any overpayments identified by the
9	contractor pertaining to the executive
10	agency or to any other executive agen-
11	cy that are beyond the scope of the
12	contract; and
13	"(III) report to the executive
14	agency credible evidence of fraud or
15	vulnerabilities to fraud and conduct
16	appropriate training of personnel of
17	the contractor on identification of
18	fraud.
19	"(ii) Reports on actions taken.—
20	Each executive agency shall, on an annual
21	basis, include in annual financial statement
22	of the executive agency a report on actions
23	taken by the executive agency during the
24	preceding fiscal year to address the rec-
25	ommendations described in clause (i)(I).

1	"(E) Agency action following notifi-
2	CATION.—Each executive agency shall—
3	"(i) take prompt and appropriate ac-
4	tion in response to a report or notification
5	by a contractor under subclause (I) or (II)
6	of subparagraph (D)(i) to collect an over-
7	payment; and
8	"(ii) forward to other executive agen-
9	cies any information that applies to that
10	executive agency.
11	"(2) Disposition of amounts recovered.—
12	"(A) IN GENERAL.—Amounts collected by
13	executive agencies each fiscal year through re-
14	covery audits shall be treated in accordance
15	with this paragraph.
16	"(B) DISTRIBUTION.—The head of an ex-
17	ecutive agency shall determine the distribution
18	of collected amounts described in subparagraph
19	(A), less amounts needed to fulfill the purposes
20	of section 3562(a) of this title, in accordance
21	with subparagraphs (C), (D), and (E).
22	"(C) USE FOR FINANCIAL MANAGEMENT
23	IMPROVEMENT PROGRAM.—Not more than 25
24	percent of the amounts collected by an execu-
25	tive agency through recovery audits—

1	"(i) shall be available to the head of
2	the executive agency to carry out the fi-
3	nancial management improvement program
4	of the executive agency under paragraph
5	(3);
6	"(ii) may be credited, if applicable, for
7	the purpose described in clause (i) by the
8	head of an executive agency to any execu-
9	tive agency appropriations and funds that
10	are available for obligation at the time of
11	collection; and
12	"(iii) shall be used to supplement and
13	not supplant any other amounts available
14	for the purpose described in clause (i) and
15	shall remain available until expended.
16	"(D) USE FOR ORIGINAL PURPOSE.—Not
17	more than 25 percent of the amounts collected
18	by an executive agency through recovery au-
19	dits—
20	"(i) shall be credited to the appropria-
21	tion or fund, if any, available for obligation
22	at the time of collection for the same gen-
23	eral purposes as the appropriation or fund
24	from which the overpayment was made;

1	"(ii) shall remain available for the
2	same period and purposes as the appro-
3	priation or fund to which credited; and
4	"(iii) if the appropriation from which
5	an overpayment was made has expired,
6	shall be newly available for the same time
7	period as the funds were originally avail-
8	able for obligation, except that any
9	amounts that are recovered more than 5
10	fiscal years from the last fiscal year in
11	which the funds were available for obliga-
12	tion shall be deposited in the Treasury as
13	miscellaneous receipts, except that in the
14	ease of recoveries of overpayments that are
15	made from trust or special fund accounts,
16	those amounts shall revert to those ac-
17	<del>counts.</del>
18	"(iii) if the appropriation from which
19	an overpayment was made has expired—
20	"(I) in the case of recoveries of
21	overpayments that are made from a
22	trust or special fund account, shall re-
23	vert to that account; and
24	"(II) in the case of other recov-
25	eries of overpayments—

1	"(aa) for amounts that are
2	recovered more than 5 fiscal years
3	from the last fiscal year in which
4	the funds were available for obli-
5	gation, shall be deposited in the
6	Treasury as miscellaneous re-
7	ceipts; and
8	"(bb) for other amounts, shall
9	be newly available for the same
10	time period as the funds were
11	originally available for obligation.
12	"(E) USE FOR INSPECTOR GENERAL AC-
13	TIVITIES.—Not more than 5 percent of the
14	amounts collected by an executive agency
15	through recovery audits—
16	"(i) shall be available to the Inspector
17	General of that executive agency for—
18	"(I) the Inspector General to
19	carry out this Act; or
20	"(II) any other activities of the
21	Inspector General relating to inves-
22	tigating improper payments or audit-
23	ing internal controls associated with
24	payments; and

	"(ii) shall remain available for the
2	same period and purposes as the appro-
3	priation or fund to which credited.

- "(F) Remainder.—Amounts collected that are not applied in accordance with subparagraph (B), (C), (D), or (E) shall be deposited in the Treasury as miscellaneous receipts, except that in the case of recoveries of overpayments that are made from trust or special fund accounts, those amounts shall revert to those accounts.
- "(G) DISCRETIONARY AMOUNTS.—This paragraph shall apply only to recoveries of overpayments that are made from discretionary appropriations, as defined in section 250(c)(7) of the Balanced Budget and Emergency Deficit Control Act of 1985 (2 U.S.C. 900(c)(7)), and shall not apply to recoveries of overpayments that are made from discretionary amounts that were appropriated before the date of enactment of the Improper Payments Elimination and Recovery Act of 2010, as in effect on the day before the date of enactment of this section.
- "(H) APPLICATION.—This paragraph shall not apply to the recovery of an overpayment if

1	the appropriation from which the overpayment
2	was made has not expired.
3	"(3) Financial management improvement
4	PROGRAM.—
5	"(A) REQUIREMENT.—The head of each
6	executive agency shall conduct a financial man-
7	agement improvement program consistent with
8	rules prescribed by the Director of the Office of
9	Management and Budget.
10	"(B) Program features.—In conducting
11	a program described in subparagraph (A), the
12	head of an executive agency—
13	"(i) shall, as the first priority of the
14	program, address problems that contribute
15	directly to executive agency improper pay-
16	ments; and
17	"(ii) may seek to reduce errors and
18	waste in other executive agency programs
19	and operations.
20	"(4) Privacy protections.—Any nongovern-
21	mental entity that, in the course of recovery auditing
22	or recovery activity under this subsection, obtains in-
23	formation that identifies an individual or with re-
24	spect to which there is a reasonable basis to believe
25	that the information can be used to identify an indi-

1	vidual, may not disclose the information for any pur-
2	pose other than the recovery auditing or recovery ac-
3	tivity and governmental oversight of the activity, un-
4	less disclosure for that other purpose is authorized
5	by the individual to the executive agency that con-
6	tracted for the performance of the recovery auditing
7	or recovery activity.
8	"(5) Rule of construction.—Except as pro-
9	vided under paragraph (4), nothing in this sub-
10	section shall be construed as terminating or in any
11	way limiting authorities that are otherwise available
12	to executive agencies under existing provisions of law
13	to recover improper payments and use recovered
14	amounts.
15	"§ 3353. Compliance
16	"(a) Annual Compliance Report by Inspectors
17	GENERAL OF EXECUTIVE AGENCIES.—
18	"(1) In General.—Each fiscal year, the In-
19	spector General of each executive agency shall—
20	"(A) determine whether the executive
21	agency is in compliance; and
22	"(B) submit a report on the determination
23	made under subparagraph (A) to—
24	"(i) the head of the executive agency

1	"(ii) the Committee on Homeland Se-
2	curity and Governmental Affairs of the
3	Senate;
4	"(iii) the Committee on Oversight and
5	Governmental Reform of the House of
6	Representatives; and
7	"(iv) the Comptroller General of the
8	United States.
9	"(2) Development or use of a central
10	WEBSITE.—The Council of the Inspectors General
11	on Integrity and Efficiency (in this subsection re-
12	ferred to as the 'Council') shall develop a public cen-
13	tral website, or make use of a public central website
14	in existence on the date of enactment of this section,
15	to contain individual compliance determination re-
16	ports issued by Inspectors General under paragraph
17	(1)(B) and such additional information as deter-
18	mined by the Council.
19	"(3) OMB GUIDANCE.—Not later than 180
20	days after the date of enactment of this section, the
21	Director of the Office of Management and Budget,
22	in consultation with the Council and with consider-
23	ation given to the available resources and independ-
24	ence of individual Offices of Inspectors General,

shall develop and promulgate guidance for the com-

1	pliance determination reports issued by the Inspec-
2	tors General under paragraph (1)(B), which shall re-
3	quire that—
4	"(A) the reporting format used by the In-
5	spectors General is consistent;
6	"(B) Inspectors General evaluate and take
7	into account the adequacy of executive agency
8	risk assessments, improper payment estimates
9	methodology, and executive agency action plans
10	to address the causes of improper payments;
11	"(C) Inspectors General take into account
12	whether the executive agency has correctly iden-
13	tified the causes of improper payments and
14	whether the actions of the executive agency to
15	address those causes are adequate and effective;
16	"(D) Inspectors General evaluate the ade-
17	quacy of executive agency action plans on how
18	the executive agency addresses the causes of
19	improper payments; and
20	"(E) as part of the report, Inspectors Gen-
21	eral include an evaluation of executive agency
22	efforts to prevent and reduce improper pay-
23	ments and any recommendations for actions to
24	further improve that prevention and reduction.

"(4) CIGIE GUIDANCE.—Not later than 180 1 2 days after the date of enactment of this section, the 3 Council shall, with consideration given to the avail-4 able resources and independence of individual Of-5 fices of Inspectors General, develop and promulgate 6 guidance that specifies procedures for compliance 7 determinations made by the Inspectors General 8 under paragraph (1)(A), which shall describe proce-9 dures for Inspectors General— 10 "(A) to make the determinations consistent 11 regarding compliance; and 12 "(B) to evaluate— 13 "(i) for compliance with the require-14 ment described in section 3351(2)(B), the 15 risk assessment methodology of the execu-16 tive agency, including whether the audits, 17 examinations, and legal actions of the In-18 spector General indicate a higher risk of 19 improper payments or actual improper 20 payments that were not included in the 21 risk assessments of the executive agency 22 conducted under section 3352(a); 23 "(ii) for compliance with the require-24 ment described in section 3351(2)(C), the 25 accuracy of the rate estimates and whether

1	the sampling and estimation plan used is
2	appropriate given program characteristics;
3	"(iii) for compliance with the require-
4	ment described in section 3351(2)(D), the
5	corrective action plans and whether the
6	plans are adequate and focused on the true
7	causes of improper payments, including
8	whether the corrective action plans are—
9	"(I) reducing improper pay-
10	ments;
11	$"(\Pi)$ effectively implemented;
12	and
13	"(III) prioritized within the exec-
14	utive agency;
15	"(iv) the adequacy of executive agency
16	action plans to address the causes of im-
17	proper payments;
18	"(v) executive agency efforts to pre-
19	vent and reduce improper payments, and
20	any recommendations for actions to fur-
21	ther improve; and
22	"(vi) whether an executive agency has
23	published an annual financial statement in
24	accordance with the requirement described
25	in section $3351(2)(A)$ .

1	"(b) Remediation.—
2	"(1) Noncompliance.—
3	"(A) IN GENERAL.—If an executive agency
4	is determined by the Inspector General of that
5	executive agency not to be in compliance under
6	subsection (a) in a fiscal year with respect to a
7	program or activity, the head of the executive
8	agency shall submit to the appropriate author-
9	izing and appropriations committees of Con-
10	gress a plan describing the actions that the ex-
11	ecutive agency will take to come into compli-
12	ance.
13	"(B) Plan.—The plan described in sub-
14	paragraph (A) shall include—
15	"(i) measurable milestones to be ac-
16	complished in order to achieve compliance
17	for each program or activity;
18	"(ii) the designation of a senior execu-
19	tive agency official who shall be account-
20	able for the progress of the executive agen-
21	cy in coming into compliance for each pro-
22	gram or activity; and
23	"(iii) the establishment of an account-
24	ability mechanism, such as a performance
25	agreement, with appropriate incentives and

consequences tied to the success of the official designated under clause (ii) in leading the efforts of the executive agency to come into compliance for each program or activity.

### "(2) Noncompliance for 2 fiscal years.—

"(A) IN GENERAL.—If an executive agency is determined by the Inspector General of that executive agency not to be in compliance under subsection (a) for 2 consecutive fiscal years for the same program or activity, the executive agency shall propose to the Director of the Office of Management and Budget additional program integrity proposals that would help the executive agency come into compliance.

#### "(B) Additional funding.—

"(i) IN GENERAL.—If the Director of the Office of Management and Budget determines that additional funding would help the an executive agency described in subparagraph (A) come into compliance, the head of the executive agency shall obligate additional funding, in an amount determined by the Director, to intensified compliance efforts.

1	"(ii) Reprogramming or transfer
2	AUTHORITY.—In providing additional fund-
3	ing under clause (i)—
4	"(I) the head of an executive
5	agency shall use any reprogramming
6	or transfer authority available to the
7	executive agency; and
8	"(II) if after exercising the re-
9	programming or transfer authority de-
10	scribed in subclause (I), additional
11	funding is necessary to obligate the
12	full level of funding determined by the
13	Director of the Office of Management
14	and Budget under clause (i), the exec-
15	utive agency shall submit a request to
16	Congress for additional reprogram-
17	ming or transfer authority.
18	"(3) Reauthorization and statutory pro-
19	POSALS.—If an executive agency is determined by
20	the Inspector General of that executive agency not
21	to be in compliance under subsection (a) for 3 con-
22	secutive fiscal years for the same program or activ-
23	ity, the head of the executive agency shall, not later
24	than 30 days after the date of that determination,
25	submit to the appropriate authorizing and appro-

1	priations committees of Congress and the Comp-
2	troller General of the United States—
3	"(A)(i) reauthorization proposals for each
4	program or activity that has not been in compli-
5	ance for 3 or more consecutive fiscal years; and
6	"(ii) proposed statutory changes necessary
7	to bring the program or activity into compli-
8	ance; or
9	"(B) if the head of the executive agency
10	determines that clauses (i) and (ii) of subpara-
11	graph (A) will not bring the program or activity
12	into compliance, a description of the actions
13	that the executive agency is undertaking to
14	bring the program or activity into compliance
15	and a timeline of when the compliance will be
16	achieved.
17	"(4) Plan and timeline for compliance.—
18	If an executive agency is determined by the Inspec-
19	tor General of that executive agency not to be in
20	compliance under subsection (a) for 4 or more con-
21	secutive fiscal years for the same program or activ-
22	ity, the head of the executive agency shall, not later
23	than 30 days after such determination, submit to
24	the appropriate authorizing and appropriations com-
25	mittees of Congress a report that includes—

1	"(A) the activities taken to comply with
2	the requirements for 1, 2, 3, 4, or more years
3	of noncompliance;
4	"(B) a description of any requirements
5	that were fulfilled for 1, 2, or 3 consecutive
6	years of noncompliance that are still relevant
7	and being pursued as a means to bring the pro-
8	gram or activity into compliance and prevent
9	and reduce improper payments;
10	"(C) a description of any new corrective
11	actions; and
12	"(D) a timeline for when the program or
13	activity will achieve compliance based on the ac-
14	tions described within the report.
15	"(5) Annual Report.—Each executive agency
16	shall submit to the appropriate authorizing and ap-
17	propriations committees of Congress and the Comp-
18	troller General of the United States—
19	"(A) a list of each program or activity that
20	was determined to not be in compliance under
21	paragraph (1), (2), (3), or (4); and
22	"(B) actions that are planned to bring the
23	program or activity into compliance.
24	"(c) Compliance Enforcement Pilot Pro-
25	GRAMS —The Director of the Office of Management and

- 1 Budget may establish 1 or more pilot programs that shall
- 2 test potential accountability mechanisms with appropriate
- 3 incentives and consequences tied to success in ensuring
- 4 compliance with this section and eliminating improper
- 5 payments.
- 6 "(d) Improved Estimates Guidance.—The guid-
- 7 ance required to be provided under section 3(b) of the Im-
- 8 proper Payments Elimination and Recovery Improvement
- 9 Act of 2012, as in effect on the day before the date of
- 10 enactment of this section—
- "(1) shall continue to be in effect on and after
- the date of enactment of this section; and
- "(2) may be modified as determined appro-
- priate by the Director of the Office of Management
- and Budget.

## 16 "§ 3354. Do Not Pay Initiative

- 17 "(a) Prepayment and Preaward Procedures.—
- 18 "(1) IN GENERAL.—Each executive agency shall
- review prepayment and preaward procedures and en-
- sure that a thorough review of available databases
- 21 with relevant information on eligibility occurs to de-
- termine program or award eligibility and prevent im-
- proper payments before the release of any Federal
- 24 funds.

1	"(2) Databases.—At a minimum and before
2	issuing any payment and or award, each executive
3	agency shall review as appropriate the following
4	databases to verify eligibility of the payment and
5	award:
6	"(A) The death records maintained by the
7	Commissioner of Social Security.
8	"(B) The System for Award Management
9	Exclusion Records, formerly known as the Ex-
10	cluded Parties List System, of the General
11	Services Administration.
12	"(C) The Debt Check Database of the De-
13	partment of the Treasury.
14	"(D) The Credit Alert System or Credit
15	Alert Interactive Voice Response System of the
16	Department of Housing and Urban Develop-
17	ment.
18	"(E) The List of Excluded Individuals/En-
19	tities of the Office of Inspector General of the
20	Department of Health and Human Services.
21	"(F) Information regarding incarcerated
22	individuals maintained by the Commissioner of
23	Social Security under sections 202(x) and
24	1611(e) of the Social Security Act (42 U.S.C.
25	402(x), 1382(e)).

1	"(b) Do Not Pay Initiative.—
2	"(1) In general.—There is the Do Not Pay
3	Initiative, which shall include—
4	"(A) use of the databases described in sub-
5	section $(a)(2)$ ; and
6	"(B) use of other databases designated by
7	the Director of the Office of Management and
8	Budget, or the designee of the Director, in con-
9	sultation with executive agencies and in accord-
10	ance with paragraph (2).
11	"(2) Other databases.—In making designa-
12	tions of other databases under paragraph (1)(B), the
13	Director of the Office of Management and Budget,
14	or the head of any executive agency designated by
15	the Director, shall—
16	"(A) consider any database that substan-
17	tially assists in preventing improper payments;
18	and
19	"(B) provide public notice and an oppor-
20	tunity for comment before designating a data-
21	base under paragraph (1)(B).
22	"(3) Access and review.—
23	"(A) In general.—For purposes of iden-
24	tifying and preventing improper payments, each
25	executive agency shall have access to, and use

of, the Do Not Pay Initiative to verify payment or award eligibility in accordance with subsection (a).

### "(B) Matching programs.—

"(i) IN GENERAL.—The head of the agency operating the Working System may, in consultation with the Office of Management and Budget, waive the requirements of section 552a(o) of title 5 in any case or class of cases for computer matching activities conducted under this section.

"(ii) GUIDANCE.—The Director of the Office of Management and Budget may issue guidance that establishes requirements governing waivers under clause (i).

"(C) OTHER ENTITIES.—Each State and any contractor, subcontractor, or agent of a State, including a State auditor or State program responsible for reducing improper payments of a federally funded State-administered program, and the judicial and legislative branches of the United States, as defined in paragraphs (2) and (3), respectively, of section 202(e) of title 18, shall have access to, and use

of, the Do Not Pay Initiative for the purpose of verifying payment or award eligibility for payments.

"(D) Consistency with the principles of section 552a of title 5 (commonly known as the 'Privacy Act of 1974'), the Director of the Office of Management and Budget may issue guidance that establishes privacy and other requirements that shall be incorporated into Do Not Pay Initiative access agreements with States, including any contractor, subcontractor, or agent of a State, and the judicial and legislative branches of the United States, as defined in paragraphs (2) and (3), respectively, of section 202(e) of title 18.

- "(4) Payment otherwise required.—When using the Do Not Pay Initiative, an executive agency shall recognize that there may be circumstances under which the law requires a payment or award to be made to a recipient, regardless of whether that recipient is identified as potentially ineligible under the Do Not Pay Initiative.
- "(5) Annual Report.—The Director of the Office of Management and Budget shall submit to

1	Congress an annual report, which may be included
2	as part of another report submitted to Congress by
3	the Director, regarding the operation of the Do Not
4	Pay Initiative, which shall—
5	"(A) include an evaluation of whether the
6	Do Not Pay Initiative has reduced improper
7	payments or improper awards; and
8	"(B) provide the frequency of corrections
9	or identification of incorrect information.
10	"(c) Initial Working System.—The working sys-
11	tem required to be established under section 5(d) of the
12	Improper Payments Elimination and Recovery Improve-
13	ment Act of 2012, as in effect on the day before the date
14	of enactment of this section—
15	"(1) shall continue to be in effect on and after
16	the date of enactment of this section; and
17	"(2) shall require each executive agency to re-
18	view all payments and awards for all programs and
19	activities of that executive agency through the work-
20	ing system.
21	"(d) Facilitating Data Access by Federal
22	AGENCIES AND OFFICES OF INSPECTORS GENERAL FOR
23	Purposes of Program Integrity.—
24	"(1) Computer matching by executive
25	AGENCIES FOR PURPOSES OF INVESTIGATION AND

1	PREVENTION OF IMPROPER PAYMENTS AND
2	FRAUD.—
3	"(A) IN GENERAL.—Except as provided in
4	this paragraph, in accordance with section 552a
5	of title 5 (commonly known as the 'Privacy Act
6	of 1974'), the head of each executive agency
7	may enter into computer matching agreements
8	with other heads of executive agencies that
9	allow ongoing data matching, which shall in-
10	clude automated data matching, in order to as-
11	sist in the detection and prevention of improper
12	payments.
13	"(B) Review.—Not later than 60 days
14	after the date on which a proposal for an agree-
15	ment under subparagraph (A) has been pre-
16	sented to a Data Integrity Board established
17	under section 552a(u) of title 5 for consider-
18	ation, the Data Integrity Board shall respond
19	to the proposal.
20	"(C) TERMINATION DATE.—An agreement
21	described in subparagraph (A)—
22	"(i) shall have a termination date of
23	less than 3 years; and
24	"(ii) during the 3-month period end-
25	ing on the date on which the agreement is

scheduled to terminate, may be renewed by
the executive agencies entering the agreement for not more than 3 years.

- "(D) MULTIPLE AGENCIES.—For purposes of this paragraph, section 552a(o)(1) of title 5 shall be applied by substituting 'between the source agency and the recipient agency or non-Federal agency or an agreement governing multiple agencies' for 'between the source agency and the recipient agency or non-Federal agency' in the matter preceding subparagraph (A).
- "(E) Cost-Benefit analysis.—A justification under section 552a(o)(1)(B) of title 5 relating to an agreement under subparagraph (A) is not required to contain a specific estimate of any savings under the computer matching agreement.
- "(2) GUIDANCE AND PROCEDURES BY THE OF-FICE OF MANAGEMENT AND BUDGET.—The guidance, rules, and procedures required to be issued, clarified, and established under paragraphs (3) and (4) of section 5(e) of the Improper Payments Elimination and Recovery Improvement Act of 2012, as in effect on the day before the date of enactment of this section—

1	"(A) shall continue to be in effect on and
2	after the date of enactment of this section; and
3	"(B) may be modified as determined ap-
4	propriate by the Director of the Office of Man-
5	agement and Budget.
6	"(3) Compliance.—The head of each executive
7	agency, in consultation with the Inspector General of
8	the executive agency, shall ensure that any informa-
9	tion provided to an individual or entity under this
10	subsection is provided in accordance with protocols
11	established under this subsection.
12	"(4) Rule of Construction.—Nothing in
13	this subsection shall be construed—
14	"(A) to affect the rights of an individual
15	under section 552a(p) of title 5; or
16	"(B) to impede the exercise of an exemp-
17	tion provided to Inspectors General or by an ex-
18	ecutive agency in coordination with an Inspec-
19	tor General under section 6(j) of the Inspector
20	General Act of 1978 (5 U.S.C. App.).
21	"(e) Plan To Curb Federal Improper Payments
22	TO DECEASED INDIVIDUALS BY IMPROVING THE QUALITY
23	AND USE BY FEDERAL AGENCIES OF THE SOCIAL SECU-
24	RITY ADMINISTRATION DEATH MASTER FILE AND OTHER
25	Dеатн Dата.—

1	"(1) ESTABLISHMENT.—In conjunction with
2	the Commissioner of Social Security and in consulta-
3	tion with relevant stakeholders that have an interest
4	in or responsibility for providing the data, and each
5	State, the Director of the Office of Management and
6	Budget shall conduct a study and update the plan
7	required to be established under section 5(g) of the
8	Improper Payments Elimination and Recovery Im-
9	provement Act of 2012, as in effect on the day be-
10	fore the date of enactment of this section, for im-
11	proving the quality, accuracy, and timeliness of
12	death data maintained by the Social Security Ad-
13	ministration, including death information reported to
14	the Commissioner under section 205(r) of the Social
15	Security Act (42 U.S.C. 405(r)).
16	"(2) Additional actions under Plan.—The
17	plan described in this subsection shall include rec-
18	ommended actions by executive agencies to—
19	"(A) increase the quality and frequency of
20	access to the Death Master File and other
21	death data;
22	"(B) achieve a goal of at least daily access
23	as appropriate;

1	"(C) provide for all States and other data
2	providers to use improved and electronic means
3	for providing data;
4	"(D) identify improved methods by execu-
5	tive agencies for determining ineligible pay-
6	ments due to the death of a recipient through
7	proactive verification means; and
8	"(E) address improper payments made by
9	executive agencies to deceased individuals as
10	part of Federal retirement programs.
11	"(3) Report.—Not later than 120 days after
12	the date of enactment of this section, the Director
13	of the Office of Management and Budget shall sub-
14	mit a report to Congress on the plan described in
15	this subsection, including recommended legislation.
16	"§ 3355. Improving recovery of improper payments
17	"The Director of the Office of Management and
18	Budget shall determine—
19	"(1) current and historical rates and amounts
20	of recovery of improper payments, or, in cases in
21	which improper payments are identified solely on the
22	basis of a sample, recovery rates and amounts esti-
23	mated on the basis of the applicable sample, includ-
24	ing a list of executive agency recovery audit contract
25	programs and specific information of amounts and

1	payments recovered by recovery audit contractors;
2	and
3	"(2) targets for recovering improper payments,
4	including specific information on amounts and pay-
5	ments recovered by recovery audit contractors.
6	"§ 3356. Improving the use of data by executive agen-
7	cies for curbing improper payments
8	"(a) Prompt Reporting of Death Information
9	BY THE DEPARTMENT OF STATE AND THE DEPARTMENT
10	OF DEFENSE.—The procedure required to be established
11	under section 7(a) of the Improper Payments Elimination
12	and Recovery Improvement Act of 2012, as in effect on
13	the day before the date of enactment of this section—
14	"(1) shall continue to be in effect on and after
15	the date of enactment of this section; and
16	"(2) may be modified as determined appro-
17	priate by the Director of the Office of Management
18	and Budget.
19	"(b) Prompt Reporting of Death Information
20	BY THE DEPARTMENT OF VETERANS AFFAIRS AND THE
21	OFFICE OF PERSONNEL MANAGEMENT.—Not later than
22	1 year after the date of enactment of this section, the Sec-
23	retary of Veterans Affairs and the Director of the Office
24	of Personnel Management shall establish a procedure
25	under which the Secretary and the Director—

1	"(1) shall promptly and on a regular basis sub-
2	mit information relating to the deaths of individuals,
3	including stopped payments data as applicable, to
4	each executive agency for which the Director of the
5	Office of Management and Budget determines re-
6	ceiving and using such information would be rel-
7	evant and necessary; and
8	"(2) to facilitate the centralized access of death
9	data for the use of reducing improper payments,
10	may identify additional Federal sources of death
11	data and direct the data owner to provide that data
12	to 1 or more executive agencies for that purpose.
13	"(c) Guidance to Executive Agencies Regard-
14	ING DATA ACCESS AND USE FOR IMPROPER PAYMENTS
15	Purposes.—The guidance required to be issued under
16	section 7(b) of the Improper Payments Elimination and
17	Recovery Improvement Act of 2012, as in effect on the
18	day before the date of enactment of this section—
19	"(1) shall continue to be in effect on and after
20	the date of enactment of this section; and
21	"(2) may be modified as determined appro-
22	priate by the Director of the Office of Management
23	and Budget.

1	"§ 3357. Financial and administrative controls relat-
2	ing to fraud and improper payments
3	"(a) Definition.—In this section, the term 'agency
4	has the meaning given the term in section 551 of title 5
5	"(b) Guidelines.—The guidelines required to be es-
6	tablished under section 3(a) of the Fraud Reduction and
7	Data Analytics Act of 2015, as in effect on the day before
8	the date of enactment of this section—
9	"(1) shall continue to be in effect on and after
10	the date of enactment of this section; and
11	"(2) may be periodically modified by the Direc-
12	tor of the Office of Management and Budget, in con-
13	sultation with the Comptroller General of the United
14	States, as the Director and Comptroller General may
15	determine necessary.
16	"(c) Requirements for Controls.—The guide-
17	lines described in subsection (b) shall include—
18	"(1) conducting an evaluation of fraud risks
19	and using a risk-based approach to design and im-
20	plement financial and administrative control activi-
21	ties to mitigate identified fraud risks;
22	"(2) collecting and analyzing data from report-
23	ing mechanisms on detected fraud to monitor fraud
24	trends and using that data and information to con-
25	tinuously improve fraud prevention controls: and

1	"(3) using the results of monitoring, evaluation,						
2	audits, and investigations to improve fraud preven-						
3	tion, detection, and response.						
4	"(d) Report.—For each of fiscal years 2018 and						
5	2019, each agency shall submit to Congress, as part of						
6	the annual financial report of the agency, a report of the						
7	agency on—						
8	"(1) implementing—						
9	"(A) the financial and administrative con-						
10	trols required to be described in subsection (b);						
11	"(B) the fraud risk principle in the Stand-						
12	ards for Internal Control in the Federal Gov-						
13	ernment published by the Government Account-						
14	ability Office (commonly known as the 'Green						
15	Book'); and						
16	"(C) Office of Management and Budget						
17	Circular A-123, or any successor thereto, with						
18	respect to the leading practices for managing						
19	fraud risk;						
20	"(2) identifying risks and vulnerabilities to						
21	fraud, including with respect to payroll, beneficiary						
22	payments, grants, large contracts, and purchase and						
23	travel cards; and						
24	"(3) establishing strategies, procedures, and						
25	other steps to curb fraud.						

1	"§ 3358. Interagency working group for Government-					
2	wide payment integrity improvement					
3	"(a) Working Group.—					
4	"(1) Establishment.—Not later than 90 days					
5	after the date of enactment of this section, there is					
6	established an interagency working group on pay-					
7	ment integrity—					
8	"(A) to improve—					
9	"(i) State-administered Federal pro-					
10	grams to determine eligibility processes					
11	and data sharing practices;					
12	"(ii) the guidelines described in sec-					
13	tion 3357(b) and other best practices and					
14	techniques for detecting, preventing, and					
15	responding to improper payments, includ-					
16	ing improper payments that are the result					
17	of fraud; and					
18	"(iii) the sharing and development of					
19	data analytics techniques to help prevent					
20	and identify potential improper payments					
21	including those that are the result of					
22	fraud; and					
23	"(B) to identify any additional activities					
24	that will improve payment integrity of Federal					
25	programs.					

1	"(2) Composition.—The interagency working
2	group established under paragraph (1) shall be com-
3	posed of—
4	"(A) the Director of the Office of Manage-
5	ment and Budget;
6	"(B) 1 representative from each of the
7	agencies described in paragraphs (1) and (2) of
8	section 901(b) of this title; and
9	"(C) any other representatives of other ex-
10	ecutive agencies determined appropriate by the
11	Director of the Office of Management and
12	Budget, which may include the Chief Informa-
13	tion Officer, the Chief Procurement Officer, the
14	Chief Risk Officer, or the Chief Operating Offi-
15	cer of an executive agency.
16	"(b) Consultation.—The working group estab-
17	lished under subsection (a)(1) may consult with Offices
18	of Inspectors General and Federal and non-Federal ex-
19	perts on fraud risk assessments, administrative controls
20	over payment integrity, financial controls, and other rel-
21	evant matters.
22	"(c) Meetings.—The working group established
23	under subsection (a)(1) shall hold not fewer than 4 meet-
24	ings per year.

- 1 "(d) Report.—Not later than 240 days after the
- 2 date of enactment of this section, the working group estab-
- 3 lished under subsection (a)(1) shall submit to Congress
- 4 a report that includes—
- 5 "(1) a plan containing tangible solutions to pre-
- 6 vent and reduce improper payments; and
- 7 "(2) a plan for State agencies to work with
- 8 Federal agencies to regularly review lists of bene-
- 9 ficiaries of State-managed Federal programs for du-
- plicate enrollment between States, including how the
- 11 Do Not Pay Business Center and the data analytics
- initiative of the Department of the Treasury could
- aid in the detection of duplicate enrollment.".
- 14 (b) Technical and Conforming Amendment.—
- 15 The table of sections for chapter 33 of title 31, United
- 16 States Code, is amended by adding at the end the fol-
- 17 lowing:

### "SUBCHAPTER IV—IMPROPER PAYMENTS

### 18 SEC. 3. REPEALS.

19 (a) IN GENERAL.—

<sup>&</sup>quot;3351. Definitions.

<sup>&</sup>quot;3352. Estimates of improper payments and reports on actions to reduce improper payments.

<sup>&</sup>quot;3353. Compliance.

<sup>&</sup>quot;3354. Do Not Pay Initiative.

<sup>&</sup>quot;3355. Improving recovery of improper payments.

<sup>&</sup>quot;3356. Improving the use of data by executive agencies for curbing improper payments.

<sup>&</sup>quot;3357. Financial and administrative controls relating to fraud and improper payments.

<sup>&</sup>quot;3358. Interagency working group for Governmentwide payment integrity improvement.".

- 1 (1) Improper Payments Information Act of 2 2002.—The Improper Payments Information Act of 3 2002 (31 U.S.C. 3321 note) is repealed.
- 4 (2) Improper payments elimination and Secovery act of 2010.—The Improper Payments Elimination and Recovery Act of 2010 (Public Law 114–204; 124 Stat. 2224) is repealed.
- 8 (3) Improper payments elimination and 9 Recovery improvement act of 2012.—The Improper Payments Elimination and Recovery Improvement Act of 2012 (31 U.S.C. 3321 note) is repealed.
  - (4) Fraud Reduction and Data Analytics Act of 2015.—The Fraud Reduction and Data Analytics Act of 2015 (31 U.S.C. 3321 note) is repealed.
    - (b) Technical and Conforming Amendments.—
- 17 (1) GOVERNMENT CHARGE CARD ABUSE PRE18 VENTION ACT OF 2012.—Section 6(a) of the Govern19 ment Charge Card Abuse Prevention Act of 2012 (5
  20 U.S.C. 5701 note) is amended by striking "section
  21 3512 of title 31, United States Code, or in the Im22 proper Payments Information Act of 2002 (31
  23 U.S.C. 3321 note)" and inserting "section 3512 or

subchapter IV of chapter 33 of title 31, United

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1	(2) Homeland Security act of 2002.—Sec-
2	tion 2022(a) of the Homeland Security Act of 2002
3	(6 U.S.C. 612(a)) is amended—
4	(A) in paragraph (1)(C), by striking "Con-
5	sistent with the Improper Payments Informa-
6	tion Act of 2002 (31 U.S.C. 3321 note)" and
7	inserting "Consistent with subchapter IV of
8	chapter 33 of title 31, United States Code";
9	and
10	(B) in paragraph (5), by striking "section
11	2(h) of the Improper Payments Elimination
12	and Recovery Act of 2010 (31 U.S.C. 3321
13	note)" and inserting "section 3352(i) of title
14	31, United States Code,".
15	(3) Social Security act.—Section 2105 of
16	the Social Security Act (42 U.S.C. 1397ee(c)) is
17	amended by striking "Improper Payments Informa-
18	tion Act of 2002" each place that term appears and
19	inserting "subchapter IV of chapter 33 of title 31,
20	United States Code".
21	(4) Title 31.—Section 3562(a) of title 31,
22	United States Code, is amended, in the matter pre-
23	ceding paragraph (1)—
24	(A) by striking "section 3561" and insert-
25	ing "section 3352(i)": and

1	(B) by striking "agency for the following
2	purposes:" and all that follows through "To re-
3	imburse" and inserting "agency to reimburse".

# Calendar No. 736

115TH CONGRESS S. 2948

[Report No. 115-445]

## A BILL

To improve efforts to identify and reduce Governmentwide improper payments, and for other purposes.

DECEMBER 19, 2018

Reported with amendments