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(Original Signature of Member)

113TH CONGRESS
1ST SESSION

H. R.

To reduce waste and implement cost savings and revenue enhancement for
the Federal Government.

IN THE HOUSE OF REPRESENTATIVES

Mr. MURPHY of Florida (for himself and Mr. JOYCE) introduced the following
bill; which was referred to the Committee on

A BILL

To reduce waste and implement cost savings and revenue
enhancement for the Federal Government.

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; TABLE OF CONTENTS.**

4 (a) SHORT TITLE.—This Act may be cited as the
5 “Savings, Accountability, Value, and Efficiency Act” or
6 the “SAVE Act”.

7 (b) TABLE OF CONTENTS.—The table of contents for
8 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—PROVISIONS RELATING TO FEDERAL PROPERTY,
FEDERAL CONTRACTS, AND INFORMATION TECHNOLOGY

Subtitle A—Amendments Relating to Federal Property, Federal Contracts,
and Information Technology

- Sec. 101. Management of Federal excess and underutilized real property.
- Sec. 102. Promotion of competition in Federal contracting.
- Sec. 103. Promotion of strategic sourcing in Federal contracting.
- Sec. 104. Avoiding duplicative information technology investments.
- Sec. 105. Strengthening oversight of information technology operations.

Subtitle B—Data Center Consolidation

- Sec. 111. Purpose.
- Sec. 112. Definitions.
- Sec. 113. Federal Data Center Optimization Initiative.
- Sec. 114. Performance requirements related to data center consolidation.
- Sec. 115. Cost savings related to data center optimization.
- Sec. 116. Reporting requirements to Congress and the Federal Chief Information Officer.
- Sec. 117. Reduction and consolidation of data centers.

TITLE II—OTHER MATTERS

- Sec. 201. Rescission of unobligated budget authority for Department of Energy ATVM loan program.
- Sec. 202. Report on implementation of certain Medicare and Medicaid fraud detection and program integrity provisions.
- Sec. 203. Enhancement of agricultural quarantine and inspection fees.
- Sec. 204. Authorization of depleted uranium sales.
- Sec. 205. Coordination of diesel emissions controls.
- Sec. 206. Repeal of duplicative catfish inspection program.

1 **TITLE I—PROVISIONS RELATING**
2 **TO FEDERAL PROPERTY, FED-**
3 **ERAL CONTRACTS, AND IN-**
4 **FORMATION TECHNOLOGY**

5 **Subtitle A—Amendments Relating**
6 **to Federal Property, Federal**
7 **Contracts, and Information**
8 **Technology**

9 **SEC. 101. MANAGEMENT OF FEDERAL EXCESS AND UNDER-**
10 **UTILIZED REAL PROPERTY.**

11 (a) IN GENERAL.—Chapter 5 of subtitle I of title 40,
12 United States Code, is amended by adding at the end the
13 following new subchapter:

14 “SUBCHAPTER VII—MANAGING FEDERAL
15 EXCESS AND UNDERUTILIZED REAL PROPERTY

16 “§ 621. **National strategy and plan to manage Federal**
17 **excess and underutilized real property**

18 “(a) NATIONAL STRATEGY.—Not less than 6 months
19 after the date of the enactment of this subchapter, and
20 every two years thereafter, the Director of the Office of
21 Management and Budget, in consultation with the head
22 of each designated agency, shall develop and publish a na-
23 tional strategy for managing excess property and under-
24 utilized Federal real property. The national strategy shall
25 include the following:

1 “(1) A statement of purpose, scope, and meth-
2 odology.

3 “(2) A definition of excess and underutilized
4 Federal real property, along with a list of risk fac-
5 tors that lead to such property becoming excess or
6 underutilized.

7 “(3) Goals, subordinate objectives, activities,
8 and performance measures, including the milestones
9 and time frames for achieving objectives.

10 “(4) Resources, investments, and risk manage-
11 ment.

12 “(5) Organizational roles, responsibilities, and
13 coordination.

14 “(6) Integration and implementation plans.

15 “(7) For each national strategy after the first,
16 a description of how the previous national strategy
17 has been implemented.

18 “(b) DATA.—Not less than 6 months after the date
19 of the enactment of this subchapter, and every two years
20 thereafter, the Administrator of General Services, in con-
21 sultation with the head of each designated agency, shall
22 develop and implement a plan to improve the Federal Real
23 Property Profile established in accordance with Executive
24 Order 13327 (40 U.S.C. 121 note; relating to Federal real
25 property asset management), that ensures the data col-

1 lected is complete, accurate, and consistent. The plan shall
2 include the following:

3 “(1) Clearly defined data collection require-
4 ments and consistent data reporting to the database
5 across Federal agencies.

6 “(2) Designation of performance measures that
7 are linked to performance goals and that are con-
8 sistent with the requirements in Executive Order
9 13327, or any amendment to or replacement of such
10 executive order.

11 “(3) Recommendations for how Federal agen-
12 cies can collaborate effectively to provide data when
13 determining data collection requirements and lim-
14 iting the number of measures collected to those de-
15 termined to be essential, taking into account the cost
16 and effort involved in collecting the data when deter-
17 mining data collection requirements.

18 “(4) For each plan after the first, a description
19 of how the previous plan has been implemented.

20 “(c) SUBMISSION AND PUBLICATION.—

21 “(1) SUBMISSION.—The national strategy re-
22 quired by subsection (a) and the plan required by
23 subsection (b) shall be submitted to each committee
24 of jurisdiction in the House of Representatives and
25 the Senate.

1 recommendations of the Government Accountability Office
2 in its report GAO–10–833 (July 26, 2010).

3 (b) ELEMENTS OF GUIDANCE.—The guidance issued
4 pursuant to subsection (a) shall include key factors agen-
5 cies should consider in appointing and utilizing competi-
6 tion advocates, such as placement within the organization,
7 skill set, and potential methods to effectively carry out
8 their duties, and shall direct agencies to require their com-
9 petition advocates to actively involve program offices in
10 highlighting opportunities to increase competition.

11 **SEC. 103. PROMOTION OF STRATEGIC SOURCING IN FED-**
12 **ERAL CONTRACTING.**

13 (a) SAVINGS GOALS.—Not later than six months
14 after the date of enactment of this Act, and for 4 years
15 annually thereafter, the Director of the Office of Manage-
16 ment and Budget shall issue government-wide savings
17 goals for the strategic sourcing of goods and services by
18 executive agencies required to designate or appoint a Chief
19 Financial Officer as set forth in section 901 of title 31.
20 The Director may issue goals required by this section that
21 are customized to individual agencies or sourcing efforts.

22 (b) MATTERS COVERED.—In complying with sub-
23 section (a), the Director shall provide at a minimum—

1 (1) guidance to executive agencies on calcu-
2 lating savings generated from strategic sourcing ef-
3 forts; and

4 (2) standards to measure progress towards
5 meeting savings goals established by subsection (a).

6 (c) REPORT.—Not later than 5 years after the date
7 of enactment of this Act, the Director shall submit to Con-
8 gress a report on the extent of savings realized through
9 the strategic sourcing of goods and services by executive
10 agencies during the period government-wide savings goals
11 are required to be issued pursuant to subsection (a).

12 **SEC. 104. AVOIDING DUPLICATIVE INFORMATION TECH-**
13 **NOLOGY INVESTMENTS.**

14 (a) PURPOSE.—The purpose of this section is to im-
15 prove transparency in order to ensure that agencies avoid
16 making duplicative information technology investments.

17 (b) REPORTING POTENTIAL DUPLICATION.—

18 (1) RESPONSIBILITY OF AGENCY CHIEF INFOR-
19 MATION OFFICERS.—Each agency chief information
20 officer shall utilize existing or newly developed trans-
21 parency mechanisms to report to the Director of the
22 Office of Management and Budget, not later than
23 six months after the date of enactment of this Act
24 and at least annually thereafter, on the results of
25 the agency's efforts to identify and eliminate, where

1 appropriate, each potentially duplicative information
2 technology investment.

3 (2) FUNCTIONS OF THE DIRECTOR.—Not later
4 than 90 days after the date of enactment of this
5 Act, the Director of the Office of Management and
6 Budget shall issue a policy requiring consistency
7 among all agencies in identifying information tech-
8 nology investments in any required reporting, and
9 such investments shall include applicable research
10 and development projects and mission-essential sys-
11 tems.

12 **SEC. 105. STRENGTHENING OVERSIGHT OF INFORMATION**
13 **TECHNOLOGY OPERATIONS.**

14 Section 11303(b) of title 40, United States Code, is
15 amended—

16 (1) by redesignating paragraph (5) as para-
17 graph (6); and

18 (2) by inserting after paragraph (4) the fol-
19 lowing new paragraph (5):

20 “(5) ANALYSES OF INVESTMENTS IN OPER-
21 ATIONS AND MAINTENANCE.—The Director shall re-
22 quire each executive agency to develop a policy con-
23 sistent with OMB guidance for performing analysis
24 on each operational/steady state information tech-
25 nology investment to measure how well the invest-

1 ment is achieving expected cost, schedule, perform-
2 ance, and other goals, and to determine whether the
3 investment provides the most cost effective way of
4 delivering business value. The agencies shall conduct
5 these operational analyses on a yearly basis and
6 shall report the results to the Director and through
7 existing or newly developed transparency mecha-
8 nisms.”.

9 **Subtitle B—Data Center** 10 **Consolidation**

11 **SEC. 111. PURPOSE.**

12 The purpose of this subtitle is to optimize Federal
13 data center usage and efficiency.

14 **SEC. 112. DEFINITIONS.**

15 In this subtitle:

16 (1) **FEDERAL DATA CENTER OPTIMIZATION INI-**
17 **TIATIVE.**—The term “Federal Data Center Optimi-
18 zation Initiative” or the “Initiative” means the ini-
19 tiative developed and implemented by the Director,
20 through the Federal Chief Information Officer, as
21 required under section 113.

22 (2) **COVERED AGENCY.**—The term “covered
23 agency” means any agency included in the Federal
24 Data Center Optimization Initiative.

1 (3) FEDERAL CHIEF INFORMATION OFFICER.—
2 The term “Federal Chief Information Officer”
3 means the Administrator of the Office of Electronic
4 Government established under section 3602 of title
5 44, United States Code.

6 (4) DATA CENTER.—The term “data center”
7 means a closet, room, floor, or building for the stor-
8 age, management, and dissemination of data and in-
9 formation, as defined by the Federal Chief Informa-
10 tion Officer under guidance issued pursuant to this
11 section.

12 (5) FEDERAL DATA CENTER.—The term “Fed-
13 eral data center” means any data center of a cov-
14 ered agency used or operated by a covered agency,
15 by a contractor of a covered agency, or by another
16 organization on behalf of a covered agency.

17 (6) SERVER UTILIZATION.—The term “server
18 utilization” refers to the activity level of a server rel-
19 ative to its maximum activity level, expressed as a
20 percentage.

21 (7) POWER USAGE EFFECTIVENESS.—The term
22 “power usage effectiveness” means the ratio ob-
23 tained by dividing the total amount of electricity and
24 other power consumed in running a data center by

1 the power consumed by the information and commu-
2 nications technology in the data center.

3 **SEC. 113. FEDERAL DATA CENTER OPTIMIZATION INITIA-**
4 **TIVE.**

5 (a) REQUIREMENT FOR INITIATIVE.—The Federal
6 Chief Information Officer, in consultation with the chief
7 information officers of covered agencies, shall develop and
8 implement an initiative, to be known as the Federal Data
9 Center Optimization Initiative, to optimize the usage and
10 efficiency of Federal data centers by meeting the require-
11 ments of this Act and taking additional measures, as ap-
12 propriate.

13 (b) REQUIREMENT FOR PLAN.—Within 6 months
14 after the date of the enactment of this Act, the Federal
15 Chief Information Officer, in consultation with the chief
16 information officers of covered agencies, shall develop and
17 submit to Congress a plan for implementation of the Ini-
18 tiative required by subsection (a) by each covered agency.
19 In developing the plan, the Federal Chief Information Of-
20 ficer shall take into account the findings and recommenda-
21 tions of the Comptroller General review required by sec-
22 tion 115(e).

23 (c) MATTERS COVERED.—The plan shall include—

24 (1) descriptions of how covered agencies will
25 use reductions in floor space, energy use, infrastruc-

1 ture, equipment, applications, personnel, increases in
2 multiorganizational use, and other appropriate meth-
3 ods to meet the requirements of the initiative; and

4 (2) appropriate consideration of shifting Feder-
5 ally owned data centers to commercially owned data
6 centers.

7 **SEC. 114. PERFORMANCE REQUIREMENTS RELATED TO**
8 **DATA CENTER CONSOLIDATION.**

9 (a) **SERVER UTILIZATION.**—Each covered agency
10 may use the following methods to achieve the maximum
11 server utilization possible as determined by the Federal
12 Chief Information Officer:

13 (1) The closing of existing data centers that
14 lack adequate server utilization, as determined by
15 the Federal Chief Information Officer. If the agency
16 fails to close such data centers, the agency shall pro-
17 vide a detailed explanation as to why this data cen-
18 ter should remain in use as part of the submitted
19 plan. The Federal Chief Information Officer shall in-
20 clude an assessment of the agency explanation in the
21 annual report to Congress.

22 (2) The consolidation of services within existing
23 data centers to increase server utilization rates.

24 (3) Any other method that the Federal Chief
25 Information Officer, in consultation with the chief

1 information officers of covered agencies, determines
2 necessary to optimize server utilization.

3 (b) POWER USAGE EFFECTIVENESS.—Each covered
4 agency may use the following methods to achieve the max-
5 imum energy efficiency possible as determined by the Fed-
6 eral Chief Information Officer:

7 (1) The use of the measurement of power usage
8 effectiveness to calculate data center energy effi-
9 ciency.

10 (2) The use of power meters in data centers to
11 frequently measure power consumption over time.

12 (3) The establishment of power usage effective-
13 ness goals for each data center.

14 (4) The adoption of best practices for man-
15 aging—

16 (A) temperature and airflow in data cen-
17 ters; and

18 (B) power supply efficiency.

19 (5) The implementation of any other method
20 that the Federal Chief Information Officer, in con-
21 sultation with the Chief Information Officers of cov-
22 ered agencies, determines necessary to optimize data
23 center energy efficiency.

1 **SEC. 115. COST SAVINGS RELATED TO DATA CENTER OPTI-**
2 **MIZATION.**

3 (a) REQUIREMENT TO TRACK COSTS.—Each covered
4 agency shall track costs resulting from implementation of
5 the Federal Data Center Optimization Initiative within
6 the agency and submit a report on those costs annually
7 to the Federal Chief Information Officer. Covered agencies
8 shall determine the net costs from data consolidation on
9 an annual basis.

10 (1) FACTORS.—In calculating net costs each
11 year under subsection (a), a covered agency shall use
12 the following factors:

13 (A) Energy costs.

14 (B) Personnel costs.

15 (C) Real estate costs.

16 (D) Capital expense costs.

17 (E) Operating system, database, and other
18 software license expense costs.

19 (F) Other appropriate costs, as determined
20 by the agency in consultation with the Federal
21 Chief Information Officer.

22 (b) REQUIREMENT TO TRACK SAVINGS.—Each cov-
23 ered agency shall track savings resulting from implemen-
24 tation of the Federal Data Center Optimization Initiative
25 within the agency and submit a report on those savings
26 annually to the Federal Chief Information Officer. Cov-

1 ered agencies shall determine the net savings from data
2 consolidation on an annual basis.

3 (1) FACTORS.—In calculating net savings each
4 year under subsection (b), a covered agency shall use
5 the following factors:

6 (A) Energy savings.

7 (B) Personnel savings.

8 (C) Real estate savings.

9 (D) Capital expense savings.

10 (E) Operating system, database, and other
11 software license expense savings.

12 (F) Other appropriate savings, as deter-
13 mined by the agency in consultation with the
14 Federal Chief Information Officer.

15 (c) REQUIREMENT TO USE COST-EFFECTIVE MEAS-
16 URES.—Covered agencies shall use the most cost-effective
17 measures to implement the Federal Data Center Optimi-
18 zation Initiative.

19 (d) USE OF SAVINGS.—Any savings resulting from
20 implementation of the Federal Data Center Optimization
21 Initiative within a covered agency shall be used for the
22 following purposes:

23 (1) To offset the costs of implementing the Ini-
24 tiative within the agency.

1 (2) To further enhance information technology
2 capabilities and services within the agency.

3 (e) GOVERNMENT ACCOUNTABILITY OFFICE RE-
4 VIEW.—Not later than 3 months after the date of the en-
5 actment of this Act, the Comptroller General of the United
6 States shall examine methods for calculating savings from
7 the Initiative and using them for the purposes identified
8 in subsection (d), including establishment and use of a
9 special revolving fund that supports data centers and serv-
10 er optimization, and shall submit to the Federal Chief In-
11 formation Officer and Congress a report on the Comp-
12 troller General’s findings and recommendations.

13 **SEC. 116. REPORTING REQUIREMENTS TO CONGRESS AND**
14 **THE FEDERAL CHIEF INFORMATION OFFI-**
15 **CER.**

16 (a) AGENCY REQUIREMENT TO REPORT TO CIO.—
17 Each year, each covered agency shall submit to the Fed-
18 eral Chief Information Officer a report on the implementa-
19 tion of the Federal Data Center Optimization Initiative,
20 including savings resulting from such implementation. The
21 report shall include an update of the agency’s plan for im-
22 plementing the Initiative.

23 (b) FEDERAL CHIEF INFORMATION OFFICER RE-
24 QUIREMENT TO REPORT TO CONGRESS.—Each year, the
25 Federal Chief Information Officer shall submit to the rel-

1 evant congressional committees a report that assesses
2 agency progress in carrying out the Federal Data Center
3 Optimization Initiative and updates the plan under section
4 113. The report may be included as part of the annual
5 report required under section 3606 of title 44, United
6 States Code.

7 **SEC. 117. REDUCTION AND CONSOLIDATION OF DATA CEN-**
8 **TERS.**

9 (a) OMB RECOMMENDATION.—Not later than 6
10 months after the date of the enactment of this Act, the
11 Director of the Office of Management and Budget, in con-
12 sultation with the Administrator of General Services and
13 the heads of other Executive agencies, shall issue rec-
14 ommendations for reducing or consolidating the number
15 of Federal data centers in existence as of the date of the
16 enactment of this Act—

17 (1) by at least 40 percent not later than Sep-
18 tember 30, 2018; and

19 (2) by at least 80 percent not later than Sep-
20 tember 30, 2023.

21 (b) REDUCTION OF DATA CENTERS.—Not later than
22 6 months after the issuance of recommendations by the
23 Director of the Office of Management and Budget under
24 subsection (a), the head of each Executive agency shall
25 implement the recommendations by reducing the number

1 of Federal data centers in accordance with such rec-
2 ommendations.

3 **TITLE II—OTHER MATTERS**

4 **SEC. 201. RESCISSION OF UNOBLIGATED BUDGET AUTHOR-** 5 **ITY FOR DEPARTMENT OF ENERGY ATVM** 6 **LOAN PROGRAM.**

7 Of the funds made available by section 129 of the
8 Consolidated Security, Disaster Assistance, and Con-
9 tinuing Appropriations Act, 2009, Public Law 110–329,
10 the unobligated balance is hereby rescinded.

11 **SEC. 202. REPORT ON IMPLEMENTATION OF CERTAIN** 12 **MEDICARE AND MEDICAID FRAUD DETEC-** 13 **TION AND PROGRAM INTEGRITY PROVISIONS.**

14 Section 1128J(a)(1)(A) of the Social Security Act
15 (42 U.S.C. 1320a–7k(a)(1)(A)) is amended by adding at
16 the end the following new clause:

17 “(iii) REPORT ON INTEGRATED DATA
18 REPOSITORY AND ONE PROGRAM INTEG-
19 RITY SYSTEM.—Not later than six months
20 after the date of enactment of this clause,
21 the Secretary shall submit to the appro-
22 priate congressional committees a report
23 on the following:

24 “(I) INTEGRATED DATA REPOSI-
25 TORY.—Efforts to finalize plans and

1 schedules for fully implementing and
2 expanding the use of the Integrated
3 Data Repository, including actions
4 taken to finalize, implement, and
5 manage plans for incorporating data
6 into the Integrated Data Repository
7 and actions taken to define measur-
8 able financial benefits expected from
9 the implementation of the Integrated
10 Data Repository.

11 “(II) ONE PROGRAM INTEGRITY
12 SYSTEM.—Actions taken to plan,
13 schedule, and conduct training on the
14 One Program Integrity System, a
15 Web-based portal and suite of soft-
16 ware tools used to analyze and extract
17 data from the Integrated Data Repos-
18 itory, and actions taken to define
19 measurable financial benefits expected
20 from the use of the One Program In-
21 tegrity System.”.

1 **SEC. 203. ENHANCEMENT OF AGRICULTURAL QUARANTINE**
2 **AND INSPECTION FEES.**

3 Section 2509(a) of the Food, Agriculture, Conserva-
4 tion, and Trade Act of 1990 (21 U.S.C. 136a(a)) is
5 amended—

6 (1) in paragraph (1)(A), by inserting striking
7 “commercial aircraft, commercial truck, or railroad
8 car” and inserting “private vessel, commercial air-
9 craft, private aircraft, commercial truck, commercial
10 bus, or railroad car”; and

11 (2) by striking paragraph (2) and inserting the
12 following new paragraph:

13 “(2) LIMITATION.—In setting the fees under
14 paragraph (1), the Secretary shall ensure that the
15 amount of the fees is commensurate with the aggre-
16 gate costs of agricultural quarantine and inspection
17 services. The costs of the services conducted under
18 subparagraph (A) of such paragraph, with respect to
19 commercial aircraft or other vehicles, includes the
20 costs of any related inspections of passengers arriv-
21 ing on the commercial aircraft or other vehicles.”.

22 **SEC. 204. AUTHORIZATION OF DEPLETED URANIUM SALES.**

23 (a) Section 3112(a) of the USEC Privatization Act,
24 Public Law 104–134 (42 U.S.C. 2297h–10), is amended
25 to read as follows:

1 “(a) TRANSFERS AND SALES BY THE SECRETARY.—
2 The Secretary shall not provide enrichment services or
3 transfer or sell any uranium to any person except as con-
4 sistent with this section. For purposes of this section, with
5 the exception of subsection (b), ‘uranium’ shall include but
6 not be limited to natural uranium concentrates, natural
7 uranium hexafluoride, high enriched uranium, low en-
8 riched uranium, depleted uranium, and any byproduct of
9 uranium processing.”.

10 (b) Section 3112(d) is amended—

11 (1) in paragraph (1), by striking “sell natural
12 and low-enriched uranium (including low-enriched
13 uranium derived from highly enriched uranium)”
14 and inserting “transfer or sell any uranium”; and

15 (2) in paragraph (2), by striking “natural or
16 low-enriched uranium” and inserting “any ura-
17 nium”.

18 (c) Section 3112(f) is renumbered as 3112(h).

19 (d) After section 3112(e), insert new subsections (f)
20 and (g) as follows:

21 “(f) REPORTING.—Not less than 30 days nor more
22 than two years prior to the transfer or sale of any uranium
23 for any purpose, the Secretary shall notify the House and
24 Senate Committees on Appropriations, the House Energy

1 and Commerce Committee, and the Senate Committee on
2 Energy and Natural Resources of the following:

3 “(1) The amount of uranium to be transferred
4 or sold.

5 “(2) An estimate by the Secretary of the gross
6 market value of the uranium on the expected date
7 of the transfer or sale of the uranium.

8 “(3) The expected date of transfer or sale of
9 the uranium.

10 “(4) The recipient of the uranium.

11 “(5) The funds, if any, the Secretary expects to
12 receive in exchange for the uranium, and the Sec-
13 retary’s plans for the funds, and, if the Secretary
14 plans to retain the funds, a citation of the legal au-
15 thority for doing so.

16 “(6) The value of the services and materials the
17 Secretary expects to receive in exchange for the ura-
18 nium, including any changes to the gross value of
19 the uranium by the recipient for uranium to be pro-
20 vided to the Department of Energy.

21 “(7) The purpose of the transfer or sale.

22 “(g) LIST OF TRANSFERS AND SALES.—The Sec-
23 retary shall maintain a list identifying all notifications re-
24 quired by subsection (f) of this section and for each notifi-
25 cation identifying the expected date of the notification, the

1 actual date of the transaction and any information per-
2 taining to the actual transaction that differs from the in-
3 formation provided in the notification. For each notifica-
4 tion, the list shall identify the date of the relevant Secre-
5 tarial determination, if any, pursuant to subsection
6 (d)(2)(B) of this section.”.

7 **SEC. 205. COORDINATION OF DIESEL EMISSIONS CON-**
8 **TROLS.**

9 The Director of the Office of Management and Budg-
10 et shall, not later than six months after the date of enact-
11 ment of this Act, develop a strategy—

12 (1) to assess the collective results of Federal
13 funding of activities that have the effect of reducing
14 mobile source diesel emissions; and

15 (2) to identify and eliminate any unnecessary
16 duplication, overlap, and fragmentation of such ac-
17 tivities.

18 **SEC. 206. REPEAL OF DUPLICATIVE CATFISH INSPECTION**
19 **PROGRAM.**

20 (a) IN GENERAL.—Effective on the date of the enact-
21 ment of the Food, Conservation, and Energy Act of 2008
22 (7 U.S.C. 8701 et seq.), subsection (b) of section 11016
23 of such Act (Public Law 110-246; 122 Stat. 2130) and
24 the amendments made by such subsection are repealed.

1 (b) APPLICATION.—The Federal Meat Inspection Act
2 (21 U.S.C. 601 et seq.) shall be applied and administered
3 as if subsection (b) of section 11016 (Public Law 110-
4 246; 122 Stat. 2130) of the Food, Conservation, and En-
5 ergy Act of 2008 (7 U.S.C. 8701 et seq.) and the amend-
6 ments made by such subsection had not been enacted.