## 112TH CONGRESS 1ST SESSION H.R. 234

To amend title II of the Social Security Act to establish a Social Security Surplus Protection Account in the Federal Old-Age and Survivors Insurance Trust Fund to hold the Social Security surplus, to provide for suspension of investment of amounts held in the Account until enactment of legislation providing for investment of the Trust Fund in investment vehicles other than obligations of the United States, and to establish a Social Security Investment of the Social Security surplus in the Trust Fund.

## IN THE HOUSE OF REPRESENTATIVES

## JANUARY 7, 2011

Mrs. BLACKBURN (for herself, Mr. AKIN, Mr. CARTER, and Mr. MANZULLO) introduced the following bill; which was referred to the Committee on Ways and Means

## A BILL

To amend title II of the Social Security Act to establish a Social Security Surplus Protection Account in the Federal Old-Age and Survivors Insurance Trust Fund to hold the Social Security surplus, to provide for suspension of investment of amounts held in the Account until enactment of legislation providing for investment of the Trust Fund in investment vehicles other than obligations of the United States, and to establish a Social Security Investment Commission to make recommendations for alternative forms of investment of the Social Security surplus in the Trust Fund.

2 tives of the United States of America in Congress assembled, 3 **SECTION 1. SHORT TITLE.** 4 This Act may be cited as the "Savings for Seniors" 5 Act of 2011". SEC. 2. INTERIM PROTECTIONS FOR SOCIAL SECURITY 6 7 TRUST FUND SURPLUS. (a) IN GENERAL.—Section 201(d) of the Social Secu-8 9 rity Act (42 U.S.C. 402(d)) is amended— 10 (1) by striking "It shall be the duty" and in-11 serting "(1) Except as provided in paragraph (2), it 12 shall be the duty"; and 13 (2) by adding at the end the following new 14 paragraph: 15 (2)(A) There is established in the Federal Old-Age and Survivors Insurance Trust Fund a Social Security 16 Surplus Protection Account. As soon as practicable after 17 each fiscal year after fiscal year 2013, the Managing 18 19 Trustee shall transfer to the Account, from amounts otherwise available in the Trust Fund, amounts equivalent 20 21 to the social security surplus for such fiscal year. Such 22 amounts shall be transferred from time to time to the Ac-23 count, such amounts to be determined on the basis of esti-24 mates by the Managing Trustee, and proper adjustments 25 shall be made in amounts subsequently transferred to the

Be it enacted by the Senate and House of Representa-

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3 "(B) For purposes of subparagraph (A), the term 'so4 cial security surplus' means, for any fiscal year, the excess,
5 if any, of—

6 "(i) the sum of—

"(I) the taxes imposed for such fiscal year 7 8 by chapter 21 (other than sections 3101(b) and 9 3111(b)) of the Internal Revenue Code of 1986 with respect to wages (as defined in section 10 11 3121 of such Code) reported to the Secretary of 12 the Treasury or his delegates pursuant to sub-13 title F of such Code, as determined by the Sec-14 retary of the Treasury by applying the applica-15 ble rates of tax under such chapter 21 (other 16 than sections 3101(b) and 3111(b)) to such 17 wages, less the amounts specified in clause (1)18 of subsection (b) of this section for such fiscal 19 year,

"(II) the taxes imposed by chapter 2
(other than section 1401(b)) of the Internal
Revenue Code of 1986 with respect to self-employment income (as defined in section 1402 of
such Code) reported to the Secretary of the
Treasury on tax returns under subtitle F of

2       tt         3       tt         4       1         5       tt         6       s         7       a         8       9         9       g         10       c         11       a         12       a         13       tt         14       4	uch Code, as determined by the Secretary of he Treasury be applying the applicable rate of ax under such chapter (other than section (401(b)) to such self-employment income, less he amounts specified in clause (2) of sub- ection (b) of this section for such fiscal year, and "(III) the amount equivalent to the aggre- gate increase in tax liabilities under chapter 1 of the Internal Revenue Code of 1986 which is attributable to the application of sections 86
3       t         4       1         5       t         6       s         7       a         8       9         9       g         10       a         11       a         12       a         13       t         14       4         15       5	ax under such chapter (other than section (401(b)) to such self-employment income, less he amounts specified in clause (2) of sub- ection (b) of this section for such fiscal year, and "(III) the amount equivalent to the aggre- gate increase in tax liabilities under chapter 1 of the Internal Revenue Code of 1986 which is
<ul> <li>4</li> <li>5</li> <li>6</li> <li>8</li> <li>7</li> <li>8</li> <li>9</li> <li>9</li> <li>9</li> <li>9</li> <li>10</li> <li>11</li> <li>12</li> <li>13</li> <li>14</li> <li>15</li> </ul>	401(b)) to such self-employment income, less he amounts specified in clause (2) of sub- ection (b) of this section for such fiscal year, and "(III) the amount equivalent to the aggre- gate increase in tax liabilities under chapter 1 of the Internal Revenue Code of 1986 which is
5       t         6       s         7       a         8       a         9       g         10       a         11       a         12       a         13       t         14       a         15       a	he amounts specified in clause (2) of sub- ection (b) of this section for such fiscal year, and "(III) the amount equivalent to the aggre- gate increase in tax liabilities under chapter 1 of the Internal Revenue Code of 1986 which is
6       s         7       a         8	ection (b) of this section for such fiscal year, and "(III) the amount equivalent to the aggre- gate increase in tax liabilities under chapter 1 of the Internal Revenue Code of 1986 which is
7       a         8       9       g         9       g       10       a         10       a       a       a         11       a       a       a         12       a       a       b         13       t       a       b         14       a       a       b       a         15       a       b       b       b	nd "(III) the amount equivalent to the aggre- gate increase in tax liabilities under chapter 1 of the Internal Revenue Code of 1986 which is
8 9 g 10 c 11 a 12 a 13 t 14 15	"(III) the amount equivalent to the aggre- gate increase in tax liabilities under chapter 1 of the Internal Revenue Code of 1986 which is
9     g       10     0       11     a       12     a       13     t       14     4       15	rate increase in tax liabilities under chapter 1 of the Internal Revenue Code of 1986 which is
10     0       11     a       12     a       13     t       14     4       15	of the Internal Revenue Code of 1986 which is
11     a       12     a       13     t       14     **       15	
12 a 13 t 14 <sup>(*)</sup> 15	ttributable to the application of sections 86
13 t 14 ··· 15	
14 ··· 15	and 871(a)(3) of such Code to payments from
15	he Trust Fund, over
	(ii) the sum of—
16 d	"(I) benefits paid from the Trust Fund
10 0	luring the fiscal year, and
17	"(II) amounts authorized to be made avail-
18 a	ble from the Trust Fund under subsection (g)
<b>19</b> o	f this section which are paid from the Trust
20 H	Fund during such fiscal year.
21 "(C)	Notwithstanding paragraph (1), the balance in
22 the Account	nt shall not be available for investment by the
23 Managing	Trustee.
24 "(D)(	
25 shall not a	i) The preceding provisions of this paragraph
25 shall not a	i) The preceding provisions of this paragrap

with or after the first fiscal year, after fiscal year 2013,
 for which a provision of Federal law takes effect and au thorizes, for amounts in the Trust Fund, an investment
 vehicle other than obligations of the United States result ing in the transfer of Trust Fund assets to the general
 fund of the Treasury.

"(ii) A provision of Federal law shall be deemed to
meet the requirements of clause (i) if such provision includes the the following: 'This Act shall be considered to
be a provision of Federal law meeting the requirements
of section 201(d)(2)(D)(i) of the Social Security Act.'.".
SEC. 3. SOCIAL SECURITY INVESTMENT COMMISSION.

(a) ESTABLISHMENT.—There is established in the executive branch of the Government a Social Security Investment Commission.

(b) STUDY AND REPORT.—As soon as practicable 16 17 after the date of the enactment of this Act, the Commission shall conduct a study to ascertain the most effective 18 19 vehicles for investment of the Federal Old-Age and Sur-20 vivors Insurance Trust Fund, other than investment in the 21 form of obligations of the United States resulting in the 22 transfer of Trust Fund assets to the general fund of the 23 Treasury. Not later than October 1, 2013, the Commis-24 sion shall submit a report to the President and to each 25 House of the Congress setting forth its recommendations

1	for such vehicles for investment, together with proposals
2	for such administrative and legislative changes as the
3	Commission determines necessary to authorize and imple-
4	ment such recommendations.
5	(c) COMPOSITION.—The Commission shall be com-
6	posed of—
7	(1) 3 members appointed by the President, of
8	whom 1 shall be designated by the President as
9	Chairman;
10	(2) 2 members appointed by the Speaker of the
11	House of Representatives;
12	(3) 1 member appointed by the minority leader
13	of the House of Representatives;
14	(4) 2 members appointed by the majority leader
15	of the Senate; and
16	(5) 1 member appointed by the minority leader
17	of the Senate.
18	(d) Membership Requirements.—Members of the
19	Commission shall have substantial experience, training,
20	and expertise in the management of financial investments
21	and pension benefit plans.
22	(e) LENGTH OF APPOINTMENTS.—Members of the
23	Commission shall serve for the life of the Commission. A
24	vacancy on the Commission shall be filled in the manner
25	in which the original appointment was made and shall be

subject to any conditions that applied with respect to the 1 2 original appointment. 3 (f) Administrative Provisions.— 4 (1) MEETINGS.—The Commission shall meet— 5 (A) not less than once during each month; 6 and 7 (B) at additional times at the call of the 8 Chairman. 9 (2) EXERCISE OF POWERS.— (A) IN GENERAL.—The Commission shall 10 11 perform the functions and exercise the powers 12 of the Commission on a majority vote of a quorum of the Commission. Three members of 13 14 the Commission shall constitute a quorum for 15 the transaction of business. 16 (B) VACANCIES.—A vacancy on the Com-17 mission shall not impair the authority of a 18 quorum of the Commission to perform the func-19 tions and exercise the powers of the Commis-20 sion. 21 (g) COMPENSATION.— 22 (1) IN GENERAL.—Each member of the Com-23 mission who is not an officer or employee of the

Federal Government shall be compensated at thedaily rate of basic pay for level IV of the Executive

Schedule for each day during which such member is
 engaged in performing a function of the Commis sion.

4 (2) EXPENSES.—A member of the Commission
5 shall be paid travel, per diem, and other necessary
6 expenses under subchapter I of chapter 57 of title
7 5, United States Code, while traveling away from
8 such member's home or regular place of business in
9 the performance of the duties of the Commission.

10 (h) TERMINATION.—The Commission shall terminate
11 90 days after the date of the submission of its report pur12 suant to subsection (b).

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