112TH CONGRESS 2D SESSION

H.R.4053

AN ACT

To intensify efforts to identify, prevent, and recover payment error, waste, fraud, and abuse within Federal spending.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Improper Payments
- 3 Elimination and Recovery Improvement Act of 2012".
- 4 SEC. 2. DEFINITIONS.
- 5 In this Act—
- 6 (1) the term "agency" means an executive
- 7 agency as that term is defined under section 102 of
- 8 title 31, United States Code;
- 9 (2) the term "improper payment" has the
- meaning given that term in section 2(g) of the Im-
- proper Payments Information Act of 2002 (31
- 12 U.S.C. 3321 note), as redesignated by section
- 3(a)(1) of this Act; and
- 14 (3) the term "State" means each State of the
- United States, the District of Columbia, each terri-
- tory or possession of the United States, and each
- 17 federally recognized Indian tribe.
- 18 SEC. 3. IMPROVING THE DETERMINATION OF IMPROPER
- 19 PAYMENTS BY FEDERAL AGENCIES.
- 20 (a) In General.—Section 2 of the Improper Pay-
- 21 ments Information Act of 2002 (31 U.S.C. 3321 note) is
- 22 amended—
- 23 (1) by redesignating subsections (b) through (g)
- as subsections (c) through (h), respectively;
- 25 (2) by inserting after subsection (a) the fol-
- lowing:

1	"(b) Improving the Determination of Improper
2	Payments.—
3	"(1) IN GENERAL.—The Director of the Office
4	of Management and Budget shall on an annual
5	basis—
6	"(A) identify a list of high-priority Federal
7	programs for greater levels of oversight and re-
8	view—
9	"(i) in which the highest dollar value
10	or highest rate of improper payments
11	occur; or
12	"(ii) for which there is a higher risk
13	of improper payments; and
14	"(B) in coordination with the agency re-
15	sponsible for administering the high-priority
16	program, establish annual targets and semi-an-
17	nual or quarterly actions for reducing improper
18	payments associated with each high-priority
19	program.
20	"(2) Report on High-Priority improper
21	PAYMENTS.—
22	"(A) In General.—Subject to Federal
23	privacy policies and to the extent permitted by
24	law, each agency with a program identified
25	under paragraph (1)(A) on an annual basis

1	shall submit to the Inspector General of that
2	agency, and make available to the public (in-
3	cluding availability through the Internet), a re-
4	port on that program.
5	"(B) Contents.—Each report under this
6	paragraph—
7	"(i) shall describe—
8	"(I) any action the agency—
9	"(aa) has taken or plans to
10	take to recover improper pay-
11	ments; and
12	"(bb) intends to take to pre-
13	vent future improper payments;
14	and
15	"(ii) shall not include any referrals
16	the agency made or anticipates making to
17	the Department of Justice, or any informa-
18	tion provided in connection with such re-
19	ferrals.
20	"(C) Public availability on central
21	WEBSITE.—The Office of Management and
22	Budget shall make each report submitted under
23	this paragraph available on a central website.
24	"(D) AVAILABILITY OF INFORMATION TO
25	INSPECTOR GENERAL.—Subparagraph (B)(ii)

1	shall not prohibit any referral or information
2	being made available to an Inspector General as
3	otherwise provided by law.
4	"(E) Assessment and recommenda-
5	TIONS.—The Inspector General of each agency
6	that submits a report under this paragraph
7	shall, for each program of the agency that is
8	identified under paragraph (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 agency relating to the program;
15	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 Congress recommenda-
21	tions, which may be included in another re-
22	port submitted by the Inspector General to
23	Congress, for modifying any plans of the
24	agency relating to the program, including

1	improvements for improper payments de-
2	termination and estimation methodology.";
3	(3) in subsection (d) (as redesignated by para-
4	graph (1) of this subsection), by striking "subsection
5	(b)" each place that term appears and inserting
6	"subsection (c)";
7	(4) in subsection (e) (as redesignated by para-
8	graph (1) of this subsection), by striking "subsection
9	(b)" and inserting "subsection (c)"; and
10	(5) in subsection (g)(3) (as redesignated by
11	paragraph (1) of this subsection), by inserting "or
12	a Federal employee" after "non-Federal person or
13	entity".
14	(b) Improved Estimates.—
15	(1) In general.—Not later than 180 days
16	after the date of enactment of this Act, the Director
17	of the Office of Management and Budget shall pro-
18	vide guidance to agencies for improving the esti-
19	mates of improper payments under the Improper
20	Payments Information Act of 2002 (31 U.S.C. 3321
21	note).
22	(2) Guidance under this sub-
23	section shall—
24	(A) strengthen the estimation process of
25	agencies by setting standards for agencies to

1	follow in determining the underlying validity of
2	sampled payments to ensure amounts being
3	billed, paid, or obligated for payment are prop-
4	er;
5	(B) instruct agencies to give the persons or
6	entities performing improper payments esti-
7	mates access to all necessary payment data, in-
8	cluding access to relevant documentation;
9	(C) explicitly bar agencies from relying on
10	self-reporting by the recipients of agency pay-
11	ments as the sole source basis for improper
12	payments estimates;
13	(D) require agencies to include all identi-
14	fied improper payments in the reported esti-
15	mate, regardless of whether the improper pay-
16	ment in question has been or is being recovered;
17	(E) include payments to employees, includ-
18	ing salary, locality pay, travel pay, purchase
19	card use, and other employee payments, as sub-
20	ject to risk assessment and, where appropriate,
21	improper payment estimation; and
22	(F) require agencies to tailor their correc-
23	tive actions for the high-priority programs iden-
24	tified under section 2(b)(1)(A) of the Improper

Payments Information Act of 2002 (31 U.S.C.

1	3321 note) to better reflect the unique proc-
2	esses, procedures, and risks involved in each
3	specific program.
4	(c) Technical and Conforming Amendments.—
5	The Improper Payments Elimination and Recovery Act of
6	2010 (Public Law 111–204; 31 U.S.C. 3321 note.) is
7	amended—
8	(1) in section 2(h)(1), by striking "section 2(f)"
9	and all that follows and inserting "section 2(g) of
10	the Improper Payments Information Act of 2002
11	(31 U.S.C. 3321 note)."; and
12	(2) in section 3(a)—
13	(A) in paragraph (1), by striking "section
14	2(f)" and all that follows and inserting "section
15	2(g) of the Improper Payments Information Act
16	of 2002 (31 U.S.C. 3321 note)."; and
17	(B) in paragraph (3)—
18	(i) by striking "section 2(b)" each
19	place it appears and inserting "section
20	2(c)"; and
21	(ii) by striking "section 2(c)" each
22	place it appears and inserting "section
23	2(d)"

1 SEC. 4. IMPROPER PAYMENTS INFORMATION.

2	Section 2(a)(3)(A)(ii) of the Improper Payments In-
3	formation Act of 2002 (31 U.S.C. 3321 note) is amended
4	by striking "with respect to fiscal years following Sep-
5	tember 30th of a fiscal year beginning before fiscal year
6	2013 as determined by the Office of Management and
7	Budget" and inserting "with respect to fiscal year 2014
8	and each fiscal year thereafter".
9	SEC. 5. DO NOT PAY INITIATIVE.
10	(a) Prepayment and Preaward Procedures.—
11	(1) In general.—Each agency shall review
12	prepayment and preaward procedures and ensure
13	that a thorough review of available databases with
14	relevant information on eligibility occurs to deter-
15	mine program or award eligibility and prevent im-
16	proper payments before the release of any Federal
17	funds.
18	(2) Databases.—At a minimum and before
19	issuing any payment and award, each agency shall
20	review as appropriate the following databases to
21	verify eligibility of the payment and award:
22	(A) The Death Master File of the Social
23	Security Administration.
24	(B) The General Services Administration's
25	Excluded Parties List System.

1	(C) The Debt Check Database of the De-
2	partment of the Treasury.
3	(D) The Credit Alert System or Credit
4	Alert Interactive Voice Response System of the
5	Department of Housing and Urban Develop-
6	ment.
7	(E) The List of Excluded Individuals/Enti-
8	ties of the Office of Inspector General of the
9	Department of Health and Human Services.
10	(b) Do Not Pay Initiative.—
11	(1) Establishment.—There is established the
12	Do Not Pay Initiative which shall include—
13	(A) use of the databases described under
14	subsection $(a)(2)$; and
15	(B) use of other databases designated by
16	the Director of the Office of Management and
17	Budget in consultation with agencies and in ac-
18	cordance with paragraph (2).
19	(2) Other databases.—In making designa-
20	tions of other databases under paragraph (1)(B), the
21	Director of the Office of Management and Budget
22	shall—
23	(A) consider any database that substan-
24	tially assists in preventing improper payments;
25	and

- 1 (B) provide public notice and an oppor-2 tunity for comment before designating a data-3 base under paragraph (1)(B).
 - (3) Access and review by agencies.—For purposes of identifying and preventing improper payments, each agency shall have access to, and use of, the Do Not Pay Initiative to verify payment or award eligibility in accordance with subsection (a) when the Director of the Office of Management and Budget determines the Do Not Pay Initiative is appropriately established for the agency.
 - (4) Payment otherwise required.—When using the Do Not Pay Initiative, an 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 Congress an annual report, which may be included as part of another report submitted to Congress by the Director, regarding the operation of the Do Not Pay Initiative, which shall—

1	(A) include an evaluation of whether the
2	Do Not Pay Initiative has reduced improper
3	payments or improper awards; and
4	(B) provide the frequency of corrections or
5	identification of incorrect information.
6	(c) Database Integration Plan.—Not later than
7	60 days after the date of enactment of this Act, the Direc-
8	tor of the Office of Management and Budget shall provide
9	to the Congress a plan for—
10	(1) inclusion of other databases on the Do Not
11	Pay Initiative;
12	(2) to the extent permitted by law, agency ac-
13	cess to the Do Not Pay Initiative; and
14	(3) the data use agreements described under
15	subsection $(e)(2)(D)$.
16	(d) Initial Working System.—
17	(1) Establishment.—Not later than 90 days
18	after the date of enactment of this Act, the Director
19	of the Office of Management and Budget shall es-
20	tablish a working system for prepayment and
21	preaward review that includes the Do Not Pay Ini-
22	tiative as described under this section.
23	(2) Working system.—The working system
24	established under paragraph (1)—

1	(A) may be located within an appropriate
2	agency;
3	(B) shall include not less than 3 agencies
4	as users of the system; and
5	(C) shall include investigation activities for
6	fraud and systemic improper payments detec-
7	tion through analytic technologies and other
8	techniques, which may include commercial data-
9	base use or access.
10	(3) APPLICATION TO ALL AGENCIES.—Not later
11	than June 1, 2013, each agency shall review all pay-
12	ments and awards for all programs of that agency
13	through the system established under this sub-
14	section.
15	(e) Facilitating Data Access by Federal Agen-
16	CIES AND OFFICES OF INSPECTORS GENERAL FOR PUR-
17	POSES OF PROGRAM INTEGRITY.—
18	(1) Definition.—In this subsection, the term
19	"Inspector General" means any Inspector General
20	described in subparagraph (A), (B), or (I) of section
21	11(b)(1) of the Inspector General Act of 1978 (5
22	U.S.C. App.) and any successor Inspector General.
23	(2) Computer matching by federal agen-
24	CIES FOR PURPOSES OF INVESTIGATION AND PRE-
25	VENTION OF IMPROPER PAYMENTS AND FRAUD.—

1	(A) In general.—Except as provided in
2	this paragraph, in accordance with section 552a
3	of title 5, United States Code (commonly known
4	as the Privacy Act of 1974), each Inspector
5	General and the head of each agency may enter
6	into computer matching agreements with other
7	inspectors general and agency heads that allow
8	ongoing data matching (which shall include
9	automated data matching) in order to assist in
10	the detection and prevention of improper pay-
11	ments.
12	(B) Review.—Not later than 60 days
13	after a proposal for an agreement under sub-
14	paragraph (A) has been presented to a Data In-
15	tegrity Board established under section 552a(u)
16	of title 5, United States Code, for consider-
17	ation, the Data Integrity Board shall respond
18	to the proposal.
19	(C) TERMINATION DATE.—An agreement
20	under subparagraph (A)—
21	(i) shall have a termination date of
22	less than 3 years; and
23	(ii) during the 3-month period ending
24	on the date on which the agreement is

scheduled to terminate, may be renewed by

- the 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, United States Code, 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, United States Code, relating to an agreement under subparagraph (A) is not required to contain a specific estimate of any savings under the computer matching agreement.
 - (3) Guidance by the office of management and budget.—Not later than 6 months after the date of enactment of this Act, and in consultation with the Council of the Inspectors General on Integrity and Efficiency, the Secretary of Health and Human Services, the Commissioner of Social Security, and the head of any other relevant agency,

1	the Director of the Office of Management and Budg-
2	et shall—
3	(A) issue guidance for agencies regarding
4	implementing this subsection, which shall in-
5	clude standards for—
6	(i) reimbursement of costs, when nec-
7	essary, between agencies;
8	(ii) retention and timely destruction of
9	records in accordance with section
10	552a(o)(1)(F) of title 5, United States
11	Code; and
12	(iii) prohibiting duplication and re-
13	disclosure of records in accordance with
14	section 552a(o)(1)(H) of title 5, United
15	States Code;
16	(B) review the procedures of the Data In-
17	tegrity Boards established under section
18	552a(u) of title 5, United States Code, and de-
19	velop new guidance for the Data Integrity
20	Boards to—
21	(i) improve the effectiveness and re-
22	sponsiveness of the Data Integrity Boards;
23	(ii) ensure privacy protections in ac-
24	cordance with section 552a of title 5,

1	United States Code (commonly known as
2	the Privacy Act of 1974); and
3	(iii) establish standard matching
4	agreements for use when appropriate; and
5	(C) establish and clarify rules regarding
6	what constitutes making an agreement entered
7	under paragraph (2)(A) available upon request
8	to the public for purposes of section
9	552a(o)(2)(A)(ii) of title 5, United States Code,
10	which shall include requiring publication of the
11	agreement on a public website.
12	(4) Corrections.—The Director of the Office
13	of Management and Budget shall establish proce-
14	dures providing for the correction of data in order
15	to ensure—
16	(A) compliance with section 552a(p) of
17	title 5, United States Code; and
18	(B) that corrections are made in any Do
19	Not Pay Initiative database and in any relevant
20	source databases designated by the Director of
21	the Office of Management and Budget under
22	subsection (b)(1).
23	(5) COMPLIANCE.—The head of each agency, in
24	consultation with the Inspector General of the agen-
25	cy, shall ensure that any information provided to an

- individual or entity under this subsection is provided
 in accordance with protocols established under this
 subsection.
- 4 (6) RULE OF CONSTRUCTION.—Nothing in this 5 subsection shall be construed to affect the rights of 6 an individual under section 552a(p) of title 5, 7 United States Code.
- 9 Incarcerated Individuals.—Not later than 1 year 10 after the date of enactment of this Act, the Attorney Gen11 eral shall submit to Congress recommendations for in12 creasing the use of, access to, and the technical feasibility 13 of using data on the Federal, State, and local conviction 14 and incarceration status of individuals for purposes of 15 identifying and preventing improper payments by Federal 16 agencies and programs and fraud.
- 17 (g) Plan To Curb Federal Improper Payments 18 to Deceased Individuals by Improving the Quality 19 and Use by Federal Agencies of the Social Secu-20 rity Administration Death Master File.—
- 21 (1) ESTABLISHMENT.—In conjunction with the 22 Commissioner of Social Security and in consultation 23 with relevant stakeholders that have an interest in 24 or responsibility for providing the data, and the 25 States, the Director of the Office of Management

1	and Budget shall establish a plan for improving the
2	quality, accuracy, and timeliness of death data main-
3	tained by the Social Security Administration, includ-
4	ing death information reported to the Commissioner
5	under section 205(r) of the Social Security Act (42
6	U.S.C. $405(r)$).
7	(2) Additional actions under plan.—The
8	plan established under this subsection shall include
9	recommended actions by agencies to—
10	(A) increase the quality and frequency of
11	access to the Death Master File and other
12	death data;
13	(B) achieve a goal of at least daily access
14	as appropriate;
15	(C) provide for all States and other data
16	providers to use improved and electronic means
17	for providing data;
18	(D) identify improved methods by agencies
19	for determining ineligible payments due to the
20	death of a recipient through proactive
21	verification means; and
22	(E) address improper payments made by
23	agencies to deceased individuals as part of Fed-
24	eral retirement programs.

1 (3) Report.—Not later than 120 days after 2 the date of enactment of this Act, the Director of 3 the Office of Management and Budget shall submit 4 a report to Congress on the plan established under 5 this subsection, including recommended legislation.

6 SEC. 6. IMPROVING RECOVERY OF IMPROPER PAYMENTS.

- 7 (a) DEFINITION.—In this section, the term "recovery
- 8 audit" means a recovery audit described under section
- 9 2(h) of the Improper Payments Elimination and Recovery
- 10 Act of 2010 (31 U.S.C. 3301 note).
- 11 (b) Review.—The Director of the Office of Manage-
- 12 ment and Budget shall determine—
- 13 (1) current and historical rates and amounts of 14 recovery of improper payments (or, in cases in which 15 improper payments are identified solely on the basis
- of a sample, recovery rates and amounts estimated
- on the basis of the applicable sample), including a
- list of agency recovery audit contract programs and
- 19 specific information of amounts and payments recov-
- 20 ered by recovery audit contractors; and

- 1 (2) targets for recovering improper payments,
- 2 including specific information on amounts and pay-
- 3 ments recovered by recovery audit contractors.

Passed the House of Representatives December 13, 2012.

Attest:

Clerk.

112TH CONGRESS H. R. 4053

AN ACT

To intensify efforts to identify, prevent, and recover payment error, waste, fraud, and abuse within Federal spending.