115TH CONGRESS 1ST SESSION

H. R. 4713

To increase the long-term fiscal accountability of direct spending legislation.

IN THE HOUSE OF REPRESENTATIVES

December 21, 2017

Mr. Kinzinger (for himself, Mr. Cooper, Ms. Jenkins of Kansas, Mr. Yoho, Mr. Sanford, Mr. Pittenger, and Ms. Sinema) introduced the following bill; which was referred to the Committee on the Budget, and in addition to the Committee on Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To increase the long-term fiscal accountability of direct spending legislation.

- 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; PURPOSE.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Truth in Spending Act of 2017".
- 6 (b) Purpose.—It is the purpose of this Act to—
- 7 (1) improve congressional control over the Fed-
- 8 eral budget process;

- 1 (2) to facilitate the determination each year of 2 the appropriate level of Federal revenues and ex-3 penditures by the Congress and the President; and 4 (3) to provide for the furnishing of information 5 that will assist the Congress in controlling growth of
- 7 SEC. 2. PRESIDENTS' BUDGET SUBMISSIONS.

direct spending programs.

- 8 (a) OMB REPORT REGARDING DIFFERENCE BE-
- 9 TWEEN ACTUAL AND ESTIMATED COSTS OF DIRECT
- 10 Spending Legislation.—Section 1105(a) of title 31,
- 11 United States Code, is amended by adding at the end the
- 12 following new paragraph:

- "(40) the most recent reports of the Director of
- the Office of Management and Budget under sub-
- sections (a) and (b) of section 3 of the Truth in
- Spending Act of 2017 regarding the difference be-
- tween the actual costs and the estimated costs of di-
- 18 rect spending legislation, including proposed legisla-
- tive language, if any, in such reports.".
- (b) Effective Date.—The amendment made by
- 21 subsection (a) shall apply to budget submissions made by
- 22 the President beginning with the submission for fiscal year
- 23 2019.

SEC. 3. LONG-TERM FISCAL ACCOUNTABILITY OF DIRECT

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)	SPENDING LEGISLATION.
/	SEMBIJING LANGUALION.

- 3 (a) Initial Five-Year Report.—Not later than
- 4 January 15, 2018, and each subsequent year, the Director
- 5 of the Office of Management and Budget shall submit to
- 6 the President for inclusion in his annual budget submis-
- 7 sion under section 1105(a) of title 31, United States Code,
- 8 a report setting forth the following:
- 9 (1) For all Acts affecting direct spending rel-
- ative to the baseline enacted during the sixth cal-
- endar year before the calendar year in which this re-
- port is submitted, the total cost as estimated by the
- Director of the Congressional Budget Office for the
- then budget year and four outyears.
- 15 (2) For all Acts affecting direct spending rel-
- ative to the baseline enacted during the sixth cal-
- endar year before the calendar year in which this re-
- port is submitted, the actual total cost as computed
- by the Director of the Office of Management and
- Budget for the then budget year and four outyears.
- 21 (3) For such 5-fiscal-year period, the net
- amount by which the actual cost of all such Acts ex-
- ceeds the estimated cost of all such Acts, or the net
- amount by which the estimated cost of all such Acts
- exceeds the actual cost of all such Acts, as the case
- 26 may be.

- 1 (4) If the actual total cost of all such Acts ex-2 ceeds the estimated total cost, then proposed legisla-3 tive language to eliminate such excess cost.
 - (5) If the actual total cost of all such Acts exceeds the estimated total cost, then a detailed statement of the most likely reasons why that occurred.
 - (6) A list of each Act for which the actual total cost exceeded the estimated total cost for the applicable five-year period described in paragraph (3) and the dollar amount of such excess.
- 11 (b) FOLLOW-UP FIVE-YEAR REPORT.—Not later 12 than January 15, 2018, and each subsequent year, the 13 Director of the Office of Management and Budget shall 14 submit to the President for inclusion in his annual budget 15 submission under section 1105(a) of title 31, United 16 States Code, a report setting forth the following:
 - (1) For all Acts affecting direct spending relative to the baseline enacted during the eleventh calendar year before the calendar year in which this report is submitted, the total cost as estimated by the Director of the Congressional Budget Office for the 5-fiscal-year period, the first fiscal year of which begins immediately after the last fiscal year covered by the corresponding initial five-year report under subsection (a).

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- (2) For all Acts affecting direct spending rel-ative to the baseline enacted during the eleventh cal-endar year before the calendar year in which this report is submitted, the actual total cost as computed by the Director of the Office of Management and Budget for the 5-fiscal-year period, the first fiscal year of which begins immediately after the last fiscal year covered by the corresponding initial five-year report under subsection (a).
 - (3) For such 5-fiscal-year period, the net amount by which the actual cost of all such Acts exceeds the estimated cost of all such Acts, or the net amount by which the estimated cost of all such Acts exceeds the actual cost of all such Acts, as the case may be.
 - (4) If the actual total cost of all such Acts exceeds the estimated total cost, then propose legislative language to eliminate such excess cost.
 - (5) If the actual total cost of all such Acts exceeds the estimated total cost, then a detailed statement of the most likely reasons why that occurred.
 - (6) A list of each Act for which the actual total cost exceeded the estimated total cost for the applicable five-year period described in paragraph (3) and the dollar amount of such excess.

- 1 (c) Definition.—As used in this section, the term
- 2 "direct spending" has the meaning given such term in sec-
- 3 tion 250(c)(8) of the Balanced Budget and Emergency
- 4 Deficit Control Act of 1985.

5 SEC. 4. FAST TRACK PROCEDURE.

- 6 (a) Presidential Submission to Congress.—
- 7 Upon receiving any report from the Director of the Office
- 8 of Management and Budget pursuant to subsection (a) or
- 9 (b) of section 3, the President shall, within 7 days, submit
- 10 any proposed legislative language set forth in such report
- 11 to the House of Representatives and to the Senate.
- 12 (b) Congressional Consideration.—
- 13 (1) Introduction.—
- 14 (A) IN GENERAL.—On the day on which 15 the proposed legislative language is submitted 16 by the President to the House of Representa-17 tives and the Senate under subsection (a), it 18 shall be introduced (by request) in the Senate 19 by the majority leader of the Senate or by 20 Members of the Senate designated by the ma-21 jority leader of the Senate and shall be introduced (by request) in the House by the major-22 23 ity leader of the House or by Members of the 24 House designated by the majority leader of the

House.

- 1 (B) Not in Session.—If either House is
 2 not in session on the day on which such legisla3 tive proposal is submitted, the legislative pro4 posal shall be introduced in that House, as pro5 vided in subparagraph (A), on the first day
 6 thereafter on which that House is in session.
 7 (C) Any member.—If the legislative proposal is not introduced in either House within
 - (C) ANY MEMBER.—If the legislative proposal is not introduced in either House within 5 days on which that House is in session after the day on which the legislative proposal is submitted, then any Member of that House may introduce the legislative proposal.
 - (D) Referral.—The legislation introduced under this paragraph shall be referred by the Presiding Officers of the respective Houses to the appropriate committees.
 - (2) Committee consideration of proposal.—
 - (A) Reporting bill.—Not later than April 1 of any year in which a proposal is submitted by the President to Congress under this section, the applicable committees of the House of Representatives and of the Senate may report the bill referred to them under paragraph (1)(D) with committee amendments, such that

1	the bill, as amended, achieves the cost savings
2	in the original submission.
3	(B) DISCHARGE.—If, with respect to the
4	House involved, the committee has not reported
5	the bill by the date required by subparagraph
6	(A), the committee shall be discharged from
7	further consideration of the proposal.
8	(3) Limitation on changes to rec-
9	OMMENDATIONS.—
10	(A) IN GENERAL.—It shall not be in order
11	in the Senate or the House of Representatives
12	to consider any bill, resolution, or amendment
13	pursuant to this subsection or conference report
14	thereon that fails to achieve the cost savings set
15	forth in the original submission by the Presi-
16	dent from among the Acts set forth on the list
17	compiled under section 3(a)(6).
18	(B) WAIVER.—This paragraph may be
19	waived or suspended in the Senate only by the
20	affirmative vote of three-fifths of the Members,
21	duly chosen and sworn.
22	(C) Appeals.—An affirmative vote of
23	three-fifths of the Members of the Senate, duly
24	chosen and sworn, shall be required in the Sen-
25	ate to sustain an appeal of the ruling of the

Chair on a point of order raised under this paragraph.

(4) Expedited procedure.—

(A) Consideration.—A motion to proceed to the consideration of the bill in the Senate is not debatable.

(B) AMENDMENT.—

- (i) Time limitation.—Debate in the Senate on any amendment to a bill under this section shall be limited to 1 hour, to be equally divided between, and controlled by, the mover and the manager of the bill, and debate on any amendment to an amendment, debatable motion, or appeal shall be limited to 30 minutes, to be equally divided between, and controlled by, the mover and the manager of the bill, except that in the event the manager of the bill is in favor of any such amendment, motion, or appeal, the time in opposition thereto shall be controlled by the minority leader or such leader's designee.
- (ii) GERMANE.—No amendment that is not germane to the provisions of such bill shall be received.

1	(iii) Additional time.—The leaders
2	or either of them, may, from the time
3	under their control on the passage of the
4	bill, allot additional time to any Senator
5	during the consideration of any amend-
6	ment, debatable motion, or appeal.
7	(iv) Amendment not in order.—It
8	shall not be in order to consider an amend-
9	ment that would cause the bill to have cost
10	savings that are less than the cost savings
11	set forth in the original submission by the
12	President.
13	(v) Waiver and appeals.—This
14	paragraph may be waived or suspended in
15	the Senate only by the affirmative vote of
16	three-fifths of the Members, duly chosen
17	and sworn. An affirmative vote of three-
18	fifths of the Members of the Senate, duly
19	chosen and sworn, shall be required in the
20	Senate to sustain an appeal of the ruling
21	of the Chair on a point of order raised
22	under this section.
23	(C) Consideration by the other
24	HOUSE.—

1	(i) In general.—The expedited pro-
2	cedures provided in this subsection for the
3	consideration of a bill introduced pursuant
4	to paragraph (1) shall not apply to such a
5	bill that is received by one House from the
6	other House if such a bill was not intro-
7	duced in the receiving House.
8	(ii) Before Passage.—If a bill that
9	is introduced pursuant to paragraph (1) is
10	received by one House from the other
11	House, after introduction but before dis-
12	position of such a bill in the receiving
13	House, then the following shall apply:
14	(I) The receiving House shall
15	consider the bill introduced in that
16	House through all stages of consider-
17	ation up to, but not including, pas-
18	sage.
19	(II) The question on passage
20	shall be put on the bill of the other
21	House as amended by the language of
22	the receiving House.
23	(iii) After Passage.—If a bill intro-
24	duced pursuant to paragraph (1) is re-
25	ceived by one House from the other House.

1 after such a bill is passed by the receiving 2 House, then the vote on passage of the bill 3 that originates in the receiving House shall be considered to be the vote on passage of the bill received from the other House as 6 amended by the language of the receiving 7 House. 8 (iv) DISPOSITION.—Upon disposition 9 of a bill introduced pursuant to paragraph 10 (1) that is received by one House from the 11 other House, it shall no longer be in order 12 to consider the bill that originates in the 13 receiving House. 14 (v) Limitation.—Clauses (ii), (iii), 15 and (iv) shall apply only to a bill received 16 by one House from the other House if the 17 bill would have cost savings that are not 18 less than the cost savings set forth in the 19 original submission by the President. 20 (D) Senate Limits on Debate.— 21 (i) IN GENERAL.—In the Senate, con-22 sideration of the bill and on all debatable 23 motions and appeals in connection therewith shall not exceed a total of 20 hours, 24

which shall be divided equally between the

1	majority and minority leaders or their des-
2	ignees.
3	(ii) MOTION TO FURTHER LIMIT DE-
4	BATE.—A motion to further limit debate
5	on the bill is in order and is not debatable.
6	(iii) MOTION OR APPEAL.—Any debat-
7	able motion or appeal is debatable for not
8	to exceed 1 hour, to be divided equally be-
9	tween those favoring and those opposing
10	the motion or appeal.
11	(iv) Final disposition.—After 20
12	hours of consideration, the Senate shall
13	proceed, without any further debate on any
14	question, to vote on the final disposition
15	thereof to the exclusion of all amendments
16	not then pending before the Senate at that
17	time and to the exclusion of all motions,
18	except a motion to table, or to reconsider
19	and one quorum call on demand to estab-
20	lish the presence of a quorum (and mo-
21	tions required to establish a quorum) im-
22	mediately before the final vote begins.
23	(E) Consideration in conference.—
24	(i) In General.—Consideration in
25	the Senate and the House of Representa-

tives on the conference report or any messages between Houses shall be limited to 10 hours, equally divided and controlled by the majority and minority leaders of the Senate or their designees and the Speaker of the House of Representatives and the minority leader of the House of Representatives or their designees.

(ii) TIME LIMITATION.—Debate in the Senate on any amendment under this subparagraph shall be limited to 1 hour, to be equally divided between, and controlled by, the mover and the manager of the bill, and debate on any amendment to an amendment, debatable motion, or appeal shall be limited to 30 minutes, to be equally divided between, and controlled by, the mover and the manager of the bill, except that in the event the manager of the bill is in favor of any such amendment, motion, or appeal, the time in opposition thereto shall be controlled by the minority leader or such leader's designee.

(iii) Final disposition.—After 10 hours of consideration, the Senate shall

1	proceed, without any further debate on any
2	question, to vote on the final disposition
3	thereof to the exclusion of all motions not
4	then pending before the Senate at that
5	time or necessary to resolve the differences
6	between the Houses and to the exclusion of
7	all other motions, except a motion to table,
8	or to reconsider and one quorum call on
9	demand to establish the presence of a
10	quorum (and motions required to establish
11	a quorum) immediately before the final
12	vote begins.
13	(iv) Limitation.—Clauses (i) through
14	(iii) shall only apply to a conference report,
15	message or the amendments thereto if the
16	conference report, message, or an amend-
17	ment thereto—
18	(I) is related only to the program
19	under this title; and
20	(II) satisfies the requirements of
21	subparagraphs (A)(i) and (C) of sub-
22	section $(e)(2)$.
23	(F) Veto.—If the President vetoes the
24	bill, debate on a veto message in the Senate
25	under this subsection shall be 1 hour equally di-

1	vided between the majority and minority leaders
2	or their designees.

- (5) Rules of the senate and house of representatives.—This section is enacted by Congress—
 - (A) as an exercise of the rulemaking power of the Senate and the House of Representatives, respectively, and is deemed to be part of the rules of each House, respectively, but applicable only with respect to the procedure to be followed in that House in the case of a bill under this section, and it supersedes other rules only to the extent that it is inconsistent with such rules; and
 - (B) with full recognition of the constitutional right of either House to change the rules (so far as they relate to the procedure of that House) at any time, in the same manner, and to the same extent as in the case of any other rule of that House.
- 21 (c) No Entry on PAYGO Scorecards.—The 22 budgetary effects of any legislation under this section shall 23 not be entered on either PAYGO scorecard under the Stat-24 utory Pay-As-You-Go Act of 2010.

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