

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Consumer Product Safety Commission	Inspector General's Consumer Product Safety Improvement Act (CPSIA) Annual Report to Congress	Pub.L. 110-314 Sec. 205	Consolidate	The content of the Annual IG report to Congress on CPSIA can be incorporated in one of the IG Semi-Annual Reports to Congress each year instead of being issued as a separate report. This would reduce the number of separate IG reports to Congress by one.
Corporation for National and Community Service	Report on Reports Provided by Other Federal Agencies	42 U.S.C. § 12642(b)	Eliminate	This Report on Reports Provided by Other Federal Agencies involved in Partnerships with Schools, required by Sec. 1610 of the Edward M. Kennedy Serve America Act, duplicates the agencies' regular annual reporting and causes undue burden on CNCS and the reporting agencies.
Corporation for National and Community Service	Service-learning Impact Study	42 U.S.C. § 12565	Eliminate	The Service-learning Impact Study required by Section 1205 of the Edward M. Kennedy Serve America Act has been discontinued due to defunding of Learn and Serve America, the CNCS program which focused on service-learning.
Department of Agriculture	Administrative expenses on programs established under commodity promotion laws	7 U.S.C. 7401	Eliminate	USDA plans to continue to gather this information and post it online.
Department of Agriculture	Annual attaché' report on unfair trade practices	7 U.S.C. 1741 et seq.	Eliminate	USDA considers this reporting requirement unnecessary because the information sought is already published through the Global Agriculture Information Network (GAIN) on the USDA Foreign Agricultural Service (FAS) web site. U.S. Foreign Service Officers working at posts overseas collect and submit information on the agricultural situation in more than 130 countries to FAS, which maintains the GAIN reports.
Department of Agriculture	Annual Report - Farmland Protection Policy Act	7 U.S.C. 4207	Eliminate	Congress has expressed no objections to a January 2011 request to eliminate this report.
Department of Agriculture	Base Acre Reduction When Base Acres are Converted to a Non-Agricultural Use	(P.L. 110-246), Section 1101(c)(3)	Consolidate	USDA recommends that this annual reporting requirement be consolidated into a one-time report with information provided as necessary thereafter.
Department of Agriculture	Base acres for peanuts for a farm; see 10-acre base report discussion	P.L. 110-246, Sec 1302(d)(3)	Eliminate	Changes in base acres is relatively static. Annual updates are unlikely to show any significant changes.
Department of Agriculture	Base Acres; also known as the 10- Acre Base study	P.L. 110-246, Sec 1101(d)(3)	Eliminate	Changes in base acres is relatively static. Annual updates are unlikely to show any significant changes.
Department of Agriculture	Beginning farmer and rancher individual development accounts pilot program	P.L. 110-246, Section 5301	Eliminate	Funds for the underlying program have not been appropriated.
Department of Agriculture	Broadband access and Farm Bill regulations	(P.L. 110-246), Section 6110	Eliminate	USDA recommends publishing the report information on the USDA web site in lieu of a paper submission to Congress.
Department of Agriculture	Commodity Credit Corporation export credit guarantees to emerging markets	P.L 101-624, Section 1542(e)	Eliminate	USDA considers this reporting requirement unnecessary as allocation data is already provided on the USDA Foreign Agricultural Service web site.
Department of Agriculture	Commodity Credit Corporation Quarterly Report to Congress	15 U.S.C. 714	Eliminate	Reporting requirement has been in place since 1948 and is no longer relevant.
Department of Agriculture	Crop Insurance Pilot Programs Evaluation	7 USC 1523(a)(5)	Eliminate	USDA recommends publishing the report information on the USDA web site in lieu of a paper submission to Congress.
Department of Agriculture	Evaluation of the Rural Development, Business and Industry Guaranteed Loan Program Financing of Locally or Regionally Produced Food Products	P.L. 110-246, Section 6015	Eliminate	This information will be made available on a USDA web site.
Department of Agriculture	Evaluations conducted by early childhood nutrition education grantees	118 Stat. 755	Eliminate	Funds for the underlying program have not been appropriated.
Department of Agriculture	Federal Grain Inspection Service Annual Report	7 U.S.C. 87f-2	Eliminate	Congress has expressed no objections to a January 2011 request to eliminate this report.
Department of Agriculture	Listing of areas rural in character	P.L. 110-246, Section 6018	Eliminate	This information would be made available on the RD website.
Department of Agriculture	Notification that a Freedom of Information Act request for a list of growers operating under a marketing order will be provided	7 U.S.C. 608d(2)	Eliminate	Congress has expressed no objections to a January 2011 request to eliminate this report.
Department of Agriculture	Organic crops and the Federal Crop Insurance Program	7 USC 1522(c)(10)(D)	Eliminate	USDA recommends publishing the report information on the USDA web site in lieu of a paper submission to Congress.
Department of Agriculture	Plant Pest and Disease Management and Disaster Prevention	7 U.S.C. 7721(c)(3)	Eliminate	USDA recommends publishing this data on its web site in lieu of a paper submission. Additionally, an on-line posting would make the report information more widely available to the industry and state stakeholders involved.
Department of Agriculture	Progress on new or specialty crop insurance coverage	7 USC 1508(a)(6)(B)	Eliminate	USDA recommends an annual publishing of the report information on the USDA web site in lieu of a paper submission to Congress.
Department of Agriculture	Quarterly export assistance	7 U.S.C. 5713	Eliminate	USDA considers this reporting requirement unnecessary because significant updates on export assistance are already provided on the USDA Foreign Agricultural Service web site.
Department of Agriculture	Rural Collaborative Investment Program	P.L. 110-246, Section 6028	Eliminate	Funds for the underlying program have not been appropriated.
Department of Agriculture	State statistics on enrollments in conservation programs, as well as waivers granted by the Secretary to protect environmentally sensitive land of specific significance	16 USC 3841	Reduce frequency	USDA recommends that the frequency of this report be reduced from semi-annual to annual to ease administrative burden.
Department of Agriculture	Status Report for Food for Progress Program	P.L. 99-198, Section 1110(j)(3)	Eliminate	USDA considers this reporting requirement unnecessary because the information sought is already published on the USDA Foreign Agricultural Service web site.

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Department of Agriculture	Status Report for Foreign market development	7 U.S.C. 5722	Eliminate	This reporting requirement duplicates information provided in the US Trade Representative (USTR) Sanitary and Phytosanitary Measures Report (SPS Report), to which USDA contributes. The USTR SPS report is authorized under Section 181 of the Trade Act of 1974, as amended, to report on significant foreign trade barriers with respect to SPS measures. USDA believes that the SPS report fully serves the goals of this reporting requirement.
Department of Agriculture	Status Report for Technical assistance for specialty crops	P.L. 110-246, Section 3203	Eliminate	This reporting requirement duplicates information provided in the US Trade Representative (USTR) Sanitary and Phytosanitary Measures Report (SPS Report), to which USDA contributes. The USTR SPS report is authorized under Section 181 of the Trade Act of 1974, as amended, to report on significant foreign trade barriers with respect to SPS measures. USDA believes that the SPS report fully serves the goals of this reporting requirement.
Department of Agriculture	Timber supply and demand in Southeastern Alaska	Sec 706(a), PL 96-487	Eliminate	USDA considers the submission of this report overly burdensome. The Region continues to gather and utilize this data, and USDA would be pleased to provide information upon request. USDA is uncertain as to whether enough congressional interest in this report exists to warrant its submission.
Department of Agriculture	Tongass National Forest (TNF)	Sec 706(b), PL 96-487, ANILCA	Eliminate	USDA considers this report unnecessary as most of the information provided is already published in other reports such as The Forest Plan, the 706(a) Report, and TNF Annual Reports.
Department of Commerce	Atlantic Tunas Convention Authorization Act of 1995 Report on Highly Migratory Species (HMS)	Fisheries Act of 1995, Title III - Atlantic Tunas Convention Act Authorization Act of 1995, P.L. 104-43, Title III, Sec. 308, 16 U.S.C. 971j	Eliminate	The reporting requirements of ATCA are redundant with information that can be found on the NOAA Fisheries website. Also, NOAA's primary means of keeping Congress informed on these matters is via briefings just prior to and after each ICCAT annual meeting. Congressional staff are also invited to semi-annual meetings of the Advisory Committee to the U.S. Section to ICCAT, which meets to discuss matters including implementation of ATCA.
Department of Commerce	Becoming Designated as Sea Grant Colleges and Institutes	National Sea Grant Program Act Amendments of 2002; P.L. 107-299 (Sec. 8); 33 U.S.C. 1126(e)	Eliminate	Any change or proposed change in status of Sea Grant Colleges and Institutes is already included in the Sea Grant Biennial report compiled by the Sea Grant Advisory Panel and delivered to Congress.
Department of Commerce	Coordination of Oceans and Coastal Research Activities between NOAA, including Coastal Ocean Program	National Sea Grant Program Act Amendments of 2002, P.L. 107-299 (Sec. 9), 33 U.S.C. Å§ 857-20	Eliminate	This report was required during a time when Sea Grant was proposed for transfer to the National Science Foundation, and the need for it no longer exists. NSF confirms that the report is no longer necessary and supports its elimination.
Department of Commerce	Educationally Useful Federal Equipment Report	15 U.S.C. 272, P.L. 105-309 sec. 6(b)(2)	Eliminate	Donations of equipment to schools constitute a small fraction of NIST's contributions to science and math education, which are explained in more detail in NIST's annual budget justifications.
Department of Commerce	Enterprise Integration Standardization and Implementation Activities Report	Enterprise Integration Act of 2001 (Pub. L. 107-277 3(c); 15 USC 278g-5)	Eliminate	This report is obsolete. There has been no activity to report in the past 4 years.
Department of Commerce	Sea Grant Fellowship Ensuring Equal Access	National Sea Grant Program Act Amendments of 2002; P.L. 107-299 (Sec. 5); 33 U.S.C. 1127(a)	Eliminate	A section highlighting Sea Grant Fellowships and ensuring equal access is included in the Sea Grant Biennial report compiled by the Sea Grant Advisory Panel and delivered to Congress.
Department of Commerce	TIP Activities Program	15 U.S.C. 278n, as amended by Pub. L. 110-69, sec. 3012(g)	Eliminate	This program is ending, consistent with 2012 appropriations action which terminated TIP funding.
Department of Commerce	TIP Advisory Board Annual Report	15 U.S.C. 278n, as amended by Pub. L. 110-69, sec. 30012(k)(5)	Eliminate	This program is ending, consistent with 2012 appropriations action which terminated TIP funding.
Department of Commerce	West Atlantic Fisheries Organization (NAFO) Activities	Northwest Atlantic Fisheries Convention Act of 1995; P.L. 104-43 Title II Sec. 212-213 (as amended by PL 105-384 Sec. 201); 16 U.S.C. 5611	Eliminate	NAFO has adopted a newly revised Convention that changes the structure of the Organization. Information to satisfy report requirements regarding NAFO activities is publicly available and easily accessed on the NAFO website (http://www.nafo.int/about/frames/activities.html). The report requirement relating to allocations is extremely outdated.
Department of Defense	Administration and Oversight of the Armed Forces Retirement Home	Armed Forces Retirement Home Act of 1991, Section 1511(h) (24 U.S.C. 411(h))	Eliminate	DoD requests repeal because this report redundant. The report is provided through other existing reports by the Armed Forces Retirement Home Trust Fund and reports by the Armed Forces Retirement Home Advisory Council established under section 419 and 419(a) of this title.
Department of Defense	Annual report on adequacy of budget for operational energy plans	10 U.S.C. 138c(e)(4)	Streamline	DoD requests amending due date of report. Request the due date, when required, be moved to March 31st to allow more time for adequate preparation of the report.
Department of Defense	Annual Report on Combatant Command Activities	10 U.S.C. 153(c)	Eliminate	DoD requests repeal of this report because it is redundant with the submission of the President's Budget. The President's Budget sets forth the requirements of the Combatant Commands.
Department of Defense	Annual Report on Combating Terrorism	10 U.S.C. 229	Eliminate	This report is redundant to the report required by section 1051 of the FY 1998 NDAA, as amended by section 1403 of the FY 1999 NDAA with one important distinction: the report required by section 1051 addresses the entire executive branch, whereas the report required by 10 U.S.C. 229 addresses only the DoD. Thus, the 10 U.S.C. 229 report gives inordinate attention to the military when the USG's approach to combating terrorism involves all of the instruments of national power (e.g., intelligence, economic, law enforcement, etc.). Congress is better served by the more comprehensive report required by section 1051.
Department of Defense	Annual Report on Public-Private Competition	10 U.S.C. 2462	Eliminate	This provision requires justification for why positions cannot be contracted out, which is contrary to current budget policies.

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Department of Defense	Annual Report on the Assessment of the Effectiveness of Activities of the Federal Voting Assistance Program	Uniformed Overseas Citizens Absentee Voting Act, Section 105A(b) (42 U.S.C. 1973ff-4a(b))	Streamline	DoD requests amendment of this requirement to make production of this report more efficient and consistent with existing law. This would change the recipient of the report from the Election Assistance Commission to Presidential designee (the Department of Defense for military and overseas voters). The Military and Overseas Voter Empowerment (MOVE) Act amendments to the Uniformed and Overseas Citizens Absentee Voting Act (UOCAVA) (sec. 101(b)(11)) give the DoD's Federal Voting Assistance Program the specific authority to work with the States and the Election Assistance Commission (EAC) to determine the method of data collection and write the annual reports. The States have the burden to complete two reports, but so long as EAC's mandate remains in the Help America Vote Act, they must continue to do a separate data collection effort. The EAC report pursuant to this section is therefore unnecessary.
Department of Defense	Annual Report on Transition of Ballistic Missile Defense Programs to the Military Departments	FY 2007 NDAA, Section 226 (Public Law 109-364; 120 Stat. 2131)	Eliminate	This report is duplicative. Information regarding transitions to the Military Departments, to include agreements, schedules, and funding types and responsibility could be included with the Missile Defense Agency (MDA) Budget Exhibit. The explanation of the number of systems to be procured and the procurement schedule is currently provided in the MDA budget: the number of systems to be procured and the procurement schedules are found in MDA's P-1 procurement exhibits which are submitted as part of MDA's annual budget request.
Department of Defense	Arms Export Control Act Section 36(a) Report	Arms Export Control Act, Section 36(a) (22 U.S.C. 2776(a))	Reduce frequency	DoD requests amendment of this report to make its production more efficient. Currently, this is a quarterly report and contains data compiled by both the Defense Security Cooperation Agency (DSCA) and the State Department (DoD includes DoS data with the DoD submission). While the report is useful, DoD believes an annual report would be sufficient. The Department requests that the report be changed to an annual report, and thereby reducing the required work to prepare the report by 75%.
Department of Defense	AT/FP Reports on Protection of Certain Individuals	FY08 NDAA, Sec. 1074(b)(6) (P. L. 110-181; 10 U.S.C. 113 note)	Reduce frequency	DoD requests amendment of this report to make its production more efficient. In FY10, DoD provided six such notifications to Congress. Each notification took 12 man-hours to produce. Request modification of Paragraph (b)(2)(C), relating to individuals authorized to receive physical protection and personal security, because there are normally 50 to 75 such officially sponsored events, and the requirement to report each to Congress is burdensome and time consuming. Limiting the reporting of these types of visits to non-sponsored events is more efficient. Also, request deletion of Paragraph (b)(2)(E), relating to an individual who has been designated by the President and approved by the Senate but has not yet been appointed as Secretary of Defense, because the President and the Congress are already aware that this person is designated for appointment and should be protected accordingly. Further notification to Congress appears to be redundant.
Department of Defense	Audits of Undefined Contractual Actions	Defense Acquisition Improvement Act of 1986, Section 908(b) (as contained in section 101(c) of Public Law 99-500 and identically enacted in section 101(c) of Public Law 99-591 and title IX of Public Law 99-661) (10 U.S.C. 2326 note))	Eliminate	DoD requests repeal because the report is overly burdensome and duplicative of missions within the Department. The Defense Contract Audit Agency (DCAA) is responsible for providing audit services and financial advice to all Department of Defense (DoD) acquisition officials. DCAA assists these officials in achieving fair and reasonable contract prices and assuring compliance with contractual terms and conditions by 1) responding to requests from acquisition officials for specific services across the entire spectrum of contract financial and business matters, and 2) fulfilling the recurring audit work required to monitor cost performance and approve contract payments.
Department of Defense	Award of Certain Contracts to Entities Controlled by a Foreign Government	10 U.S.C. 2536(b)(2)	Eliminate	This report is unnecessary. It is an "as required" report that provides advance notice to Congress on waivers to the prohibition against awarding a highly classified contract to a company controlled by a foreign government. The Department of Defense has never granted a waiver under this provision, and there is little likelihood of any contract triggering the need for such a report.
Department of Defense	Biennial Report on Sustainment and Operation of the Global Positioning System (GPS)	10 U.S.C. 2281(d)	Eliminate	DoD requests repeal because this report is overly burdensome and provides information of limited Congressional interest. Since the Global Positioning System (GPS) became fully operational in 1994 it has been a model system for both military and civilian use. Nevertheless, every two years, DoD expends approximately 100 workdays compiling the report simply to meet this requirement, even though there seems to be limited Congressional interest.
Department of Defense	Commercialization Pilot Program	Small Business Act, Section 9(y)(5) (15 U.S.C. 638(y)(5))	Eliminate	DoD requests repeal because the report is costly and difficult to produce. As this information is in support of a temporary act continued generation of a routine report is not considered practical.
Department of Defense	Congressional Notification - Leasing of Vessels	10 U.S.C. 2401(h)	Streamline	DoD requests amendment of this report to make its production more efficient. Request deletion of the present requirement that 30 days of continuous session of Congress follow receipt of each notification.
Department of Defense	Consideration of Proposals for Decorations Not Previously Submitted in Timely Fashion: Procedures for Review and Recommendation	10 U.S.C. 1130(b)	Eliminate	DoD requests repeal of the report because it is redundant. DoD regularly consults with the Congress on such matters and such an approach is more appropriate than a formal report.

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Department of Defense	Consideration of Proposals for Posthumous and Honorary Promotions and Appointments: Committee Report	10 U.S.C. 1563	Eliminate	DoD requests repeal of this report because this report is a contingent report, there is no evidence that report requirement was every triggered.
Department of Defense	Contingency Construction	10 U.S.C. 2804(b)	Streamline	DoD requests amendment of this report to make its production more efficient. Request eliminating the wait provision because it is overly burdensome. It adds delay to construction projects that are, by definition, urgent in nature.
Department of Defense	Conveyance of Damaged or Deteriorated Military Family Housing; Use of Proceeds	10 U.S.C. 2854a(c)	Eliminate	DoD requests repeal of this report because this report is a contingent report, there is no evidence that report requirement was every triggered.
Department of Defense	Criteria for Establishment or Closure of Commissary Store	10 U.S.C. 2482(d)(1)	Streamline	DoD requests amendment of this report to make its production more efficient. Currently, the requesting Military Department must notify the Secretary of Defense prior to closing any commissary (within the United States and overseas) for other than BRAC reasons. The current cycle time from the Military Department's request to the commissary's closure is approximately five months. Because of the delay caused by the notification requirement, there is the potential for an overseas commissary to remain open after Active Duty personnel are no longer assigned to an installation or the installation has closed. The closure of commissaries overseas are the only ones that the proposal would exempt from the reporting requirement. Request the elimination of the requirement in 10 U.S.C. 2482 to notify Congress when an overseas commissary is closed for reasons other than Base Realignment and Closure (BRAC).
Department of Defense	Defense Economic Adjustment Planning	FY 1991 NDAA, Section 4004(d)(3) (Public Law 101-510; 10 U.S.C. 2391 note)	Eliminate	DOD requests repeal because the report replicates other reports triggered by actions taken by the Office of Economic Adjustment, and thus is duplicative. These events are not routine and do not necessarily occur annually. Sending this report on a yearly basis would not consistently provide new or useful information. A yearly schedule is not conducive to the types of activities undertaken by the Economic Adjustment Committee. The committee provides reports to Congress on such issues as published Base Realignment and Closure announcements, the Catalog of Federal Domestic Assistance Report of Programs and other reports triggered by actions which do not occur annually.
Department of Defense	Defense Housing Investment Account Included in FY12 NDAA	10 U.S.C. 2837(f)	Eliminate	DoD requests repeal of this report because it is a contingent report. There is no evidence that report requirement was ever triggered.
Department of Defense	Department of Defense Housing Funds	10 U.S.C. 2884(b)	Eliminate	DoD requests repeal of this report because it is redundant. DoD provides the Congress with this information, including expenditures, receipts, and financial statements, as part of its annual fiscal year budget submission.
Department of Defense	Department of Defense Technology and Industrial Base Policy Guidance	10 U.S.C. 2504	Eliminate	DoD requests repeal because the report is obsolete and overly burdensome. Congress established this reporting requirement to ensure that DoD prescribed policies and procedures, performed analyses, and took actions necessary to sustain the industrial and technological capabilities needed to meet projected defense requirements. The report is a summary of DoD industrial capabilities and related activities completed during the previous calendar year. It contains no original information. If this requirement is repealed DoD will continue to analyze important elements of the national technology and industrial base in accordance with the requirements of section 2503 of title 10, perform periodic defense capability assessments in accordance with section 2505, and prescribe appropriate departmental guidance in accordance with section 2506.
Department of Defense	Development of Standardized Format for Reports	Help America Vote Act, Sec. 703(b) (42 USC 1973ff-1 note)	Streamline	DoD requests amendment of this requirement to make production of report more efficient and consistent with existing law. Request implementation of conforming changes to ensure that studies under the Military and Overseas Voter Empowerment (MOVE) Act are not duplicated by studies required under the Help America Vote Act. Election Assistance Commission (EAC) formats do not adjust or weight data for election jurisdiction size or non-response. The EAC report pursuant to this section is therefore unnecessary due to other legal reporting requirements.
Department of Defense	Display of Annual Budget Requirements for Air Sovereignty Alert Mission	FY 2009 NDAA, Section 354(Public Law 110-417; 122 Stat. 4426; 10 U.S.C. 221 note)	Eliminate	DoD requests repeal of the report because it is redundant. The Department has incorporated this requirement into its formal budget justification documentation.
Department of Defense	Emergency and Extraordinary Expenses	10 U.S.C. 127(d)	Eliminate	DoD requests repeal of this report because it is of limited utility. Congress sets the annual limit for DoD emergency and extraordinary expenses in the annual DoD Appropriations bill, so there is very little utility in tracking these items on an annual basis. Large expenditures (more than \$500,000) would remain reportable pursuant to section 127(c).
Department of Defense	Enhancement of Activities of Defense Threat Reduction Agency	FY 2000 NDAA, Section 1409(b) (22 U.S.C. 2778 note)	Eliminate	Information is provided with annual budget justification documents; hence, this is a redundant reporting requirement.
Department of Defense	Experimental Personnel Management Program for Scientific and Technical Personnel	FY 1999 NDAA, Section 1101(g) (Public Law 105-261; 5 U.S.C. 3104 note)	Eliminate	DoD requests repeal because the information is provided elsewhere, such that the report has never been produced. It is duplicative of the DoD Human Capital Strategic Plan reporting requirement specific to this program {P.L. 111-84, secs. 1108; 1115b(f)(1)(D).}

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Department of Defense	Federal Agency Data Mining	Implementing Recommendations of the 9/11 Commission Act of 2007, Section 804 (Public Law 110-53; 42 U.S.C. 2000ee-3)	Eliminate	DoD requests repeal of this report because provision of information is outdated and can be more effectively delivered by other means. DoD has provided these reports to the Congress with a comprehensive overview of data mining activities undertaken within the Department. Details of new activities can be provided to Congress via less onerous mechanisms than an annual SECDEF-level report to Congress.
Department of Defense	Grants of Exception to Costs or Pricing Data Certification of Requirements and Waivers of Cost Accounting Standards	FY 2003 NDAA, Section 817(d), (e)(2)(Public Law 107-314; 10 U.S.C. 2306a note)	Eliminate	DoD requests repeal of this report because there is no visible evidence through follow-on actions or discussion with Congressional staff that the data contained in the report is relevant to current issues.
Department of Defense	Guaranteed funding for Walter Reed Medical Center.	FY 2008 NDAA, Section 1674(c) (Public Law 110-181; 122 Stat. 483)	Reduce frequency	DoD requests amendment of this report to make its production more efficient. Functions will not be moved from Walter Reed Army Medical Center until facilities and capabilities at Fort Belvoir and Bethesda are able to receive those functions. Quarterly certification requirements inefficiently expend DoD staff and principal resources without commensurate benefit to the Congress. A more effective use of resources would be to require SECDEF to certify sufficient capacity at receiving facilities once, before the movement, as opposed to every quarter. Accordingly, the Department requests that this report be amended from a quarterly to a contingent report.
Department of Defense	Inclusion of Net Square Footage Comparisons in Requests to Congress to Build Military Family Housing	10 U.S.C. 2826(b)	Eliminate	DoD requests repeal of this report because it is redundant. DoD provides the Congress the same information in its fiscal year budget justification. Furthermore, DoD provides the Congress this same information in the justification documents that accompany each military construction project submitted to Congress as part of the President's Budget.
Department of Defense	Indemnification of the Department of Transportation for Losses Covered by Vessel War Risk Insurance	10 U.S.C. 2645(d)	Streamline	DoD requests amendment of this report to make its production more efficient. Request an increase in the threshold, from \$1,000,000 to \$10,000,000, for reporting to Congress in the event of a loss that is covered by vessel war risk insurance provided by the Maritime Administration at the request of the Department of Defense. Due to the increased time required to sail a vessel to a repair facility, preferably in the United States, the ability to provide an accurate report to Congress within the statutory time frame is questionable. Increasing the threshold would minimize the number of such reports and serve to notify Congress when additional funds to pay for such loss may be needed.
Department of Defense	Information to Accompany Funding Request for Contingency Operation	10 U.S.C. 113(m)	Eliminate	DoD requests repeal because this report is redundant. Requests for appropriations by the Department of Defense would include all relevant information regarding new contingency operations.
Department of Defense	Investments	10 U.S.C. 2875(e)	Eliminate	DoD requests repeal of this report because it is redundant and overly burdensome. DoD provides the Congress with such information as part of separate reports required by this subchapter of title 10. DoD expends 10 man-days each year to prepare the report.
Department of Defense	Joint Readiness Reviews	10 U.S.C. 117(e)	Eliminate	DoD requests repeal because this report is obsolete. DoD routinely provides readiness briefings to interested members of congress. These briefing enable timely communication of readiness, status and issues.
Department of Defense	Limited Partnerships with Private Developers of Housing - Selection of Investment Opportunities	10 U.S.C. 2837(c)(2)	Eliminate	The report is unnecessary as the authority to enter into new partnerships under this provision expired in Sep 2000. No evidence was found that the annual report prescribed by 2837(f) has ever been submitted as the OSD Comptroller verified that a "Defense Housing Investment Account" is not listed on the Department of Treasury "fast book". DoD rarely enters such limited partnerships, and most housing privatization is carried out under the authority of sections 2871-2885 of title 10. Section 2837(d) of title 10 limits expenditures in the account to (such amounts as are provided in advance in appropriation Acts.)In short, DoD provides Congress with similar information whenever it requests that Congress provide authority to expend funds in accordance with section 2837(d).
Department of Defense	Military Family Readiness	10 U.S.C. 1781b(d)	Eliminate	DoD requests repeal because this report is redundant. This requirement duplicates the annual report on Plans for the Support of Military Family Readiness (P.L.110-477). Since both reports have very similar reporting requirements, consolidating these two reports will allow us to take a more holistic approach to the assessment of family readiness programs.
Department of Defense	Multi-Year Aircraft Lease Pilot Program	Department of Defense Appropriations Act, 2002, Section 8159(c)(7)	Eliminate	DoD requests repeal because the report is no longer necessary. This annual report was required to support the USAF leasing 4 Boeing 737s for operational support airlift, as well as 100 767s for its aerial refueling mission. The 737s are no longer being leased, and the Air Force no longer plans to lease 100 767s. Therefore, the requirement to report on the status of the program is no longer necessary.

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Department of Defense	National Guard; Reserve Equipment Report	10 U.S.C. 10541(a)	Streamline	DoD requests amendment of this report to make its production more efficient. Changing the report due date from February 15 to April 15 would allow the incorporation/consideration of relevant parts of the President's annual Budget request, which constitutes a major analytic element required for evaluating the Reserve Components' current and projected equipment fills rates. Therefore, the timing of the budget submission, and its follow-on analysis required by this report to ensure an accurate assessment, is essential to meet this requirement and the current due date impedes that goal.
Department of Defense	Negotiations for Payment-In-Kind with Host Countries	FY 1991 NDAA, Section 2921(e) (Public Law 101-510; 10 U.S.C. 2687 note)	Eliminate	DoD requests repeal because the report is obsolete and inefficient. DoD has been negotiating payment-in-kind for more than a decade, and has established a proven record of managing this program effectively and efficiently. DoD has realized savings of approximately \$391 million from payment-in-kind returns and an additional \$487 million in payment-in-kind as part of the return of Rhein Main Air Base, Germany. Instead of preparing this burdensome requirement, DoD would prefer to provide Congress with more relevant information in response to specific requests (RFIs).
Department of Defense	Notice of Deficiency	10 U.S.C. 2885(a)(3)	Streamline	DoD requests amendment of this report to make its production more efficient. While a deficiency for new construction due to a project being 90 days behind schedule is reasonable, that requirement is not workable for renovation contracts. Normally renovations are scheduled around home availability which is impacted by deployments, etc., and are not due to poor performance of the Partner. Request amendment of the existing requirement to distinguish between new construction and/or renovation contracts.
Department of Defense	Notice of Long-Term Leasing of Military Family Housing to be Constructed	10 U.S.C. 2835(g)	Eliminate	DoD requests repeal because the report is obsolete. DoD no longer enters into such contracts.
Department of Defense	Notification of Burden Sharing Contributions by Designated Countries and Regional Organizations	10 U.S.C. 2350j(e)	Eliminate	DoD requests repeal/modification of this report because it is redundant and overly burdensome. In February 2011, DoD representatives met with MilCon Subcommittee staff who authored this reporting requirement. SAC-M staff has agreed to review requirements for burden sharing information and narrow the scope or eliminate altogether duplicative reporting requirements. Several entities within DoD are tasked with many overlapping requirements to provide reports on burden-sharing. For example, USD(Comptroller) is tasked with a reporting requirement on burden sharing contributions from Japan, South Korea, and Kuwait. Similar information is requested in this reporting requirement.
Department of Defense	Notification of Prime Contract Awards to Comply with Cooperative Agreements; Notification of Waivers Granted to Prime Contractors in Conjunction with Cooperative Agreements	10 U.S.C. 2350b(d)	Eliminate	DoD requests repeal of both (2) reports in subsection (d) be repealed because they are redundant. DoD provides the same notifications required in 2350b(d)(1)-(2) to Congress via section 27 of the Arms Export Control Act (22 U.S.C. 2778).
Department of Defense	Notification: Equipment scheduled for retirement/disposal: Limitations on Expenditures for Modifications	10 U.S.C. 2244a(c)	Eliminate	DoD requests repeal because report is inefficient and overly burdensome. Over the last three years of reporting, only one series of questions from Congressional staff occurred. The normal Request for Information (RFI) process should be able to satisfy Congressional interest and be more efficient.
Department of Defense	Oversight of Procurement, Test, and Operational Plans for BMD Programs	10 U.S.C. 223a(d)	Eliminate	The requested information is already reported via the Ballistic Missile Defense Accountability Report, so this request is repetitive.
Department of Defense	Periodic Studies of Election Administration Issues	Help America Vote Act, Sec. 241(a)(1), (b) (42 U.S.C. 15381(a)(1), (b))	Streamline	DoD requests amendment of this requirement to make production of report more efficient and consistent with existing law. Request implementation of conforming changes to ensure that studies under the Military and Overseas Voter Empowerment (MOVE) Act are not duplicated by studies required under the Help America Vote Act. With the MOVE Acts shift of responsibility to the Department of Defense to facilitate best practices for voting by absent uniformed services voters, a separate Election Assistance Commission report is no longer necessary.
Department of Defense	Price Trend Analysis for Supplies and Equipment Purchased by the Department of Defense	FY 2011 NDAA, Section 892(Public Law 111-383; 124 Stat. 4310; 10 U.S.C. 2306a note)	Eliminate	DoD requests repeal of this report because it is overly burdensome, taking over an estimated 1,400 hours annually. This estimate is based on the current hours the Defense Logistics Agency (DLA) has experienced in preparing the 2010 report thus far. The FY11 NDAA expanded the Pricing Analysis reporting requirement from only commercial items to all supplies and equipment. This expanded requirement is significantly larger and more complex. Navy reports this expanded requirement involves a data pool of 150,000 contract actions with one to thousands of individual items per contract; extrapolated across DOD this overwhelms the present systems and personnel. The modifications to the automated systems to capture and compute this volume of data is unplanned, unbudgeted and significant. The present automated tools are immature and will need significant investments of manpower and time to deliver a truly value added report for all supplies and equipment.
Department of Defense	Prohibition of Certain Civilian Personnel Management Constraints	10 U.S.C. 129(f)	Eliminate	DoD requests repeal of this report because it is overly burdensome and provides information of limited utility. The Secretaries of the Military Departments and the heads of the Defense Agencies manage according to a working capital fund concept where workforce levels are contingent upon workload. They do not manage on the basis of civilian end strength constraints, so the information requested by Congress is of limited informational value.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Department of Defense	Prohibition on Contracting with Entities That Comply with the Secondary Arab Boycott of Israel	10 U.S.C. 2410i(c)	Eliminate	This is a contingent report and there is no evidence it has ever been triggered, so DoD requests elimination of this report.
Department of Defense	Relocation of Military Family Housing Units	10 U.S.C. 2827(b)	Eliminate	DoD requests repeal of this report because it is unnecessary. The source of funds for such contracts typically is either the improvements or maintenance accounts of the family housing appropriation. DoD makes separate reports to Congress if expenditures from either account exceeds certain thresholds.
Department of Defense	Report on Centers of Excellence	10 U.S.C. 2350m(e)	Eliminate	DoD requests repeal because this report is redundant. This report should be eliminated and regional centers (RCs) should be reviewed as part of DoD's budget justification. The general description and fiscal information required for the report is available under routine budget submissions and the data elements regarding personnel will be available within the annual Foreign Military Training Report in FY12. The specific statutory requirement that should be eliminated is the annual report on the operation of the RCs during the previous fiscal year are delineated in 10 U.S.C. 2350 m(e).
Department of Defense	Report on Congressional Notification on Decision Made to Carry out a Repair Project	10 U.S.C. 2811(d)	Streamline	DoD requests amendment of this requirement to make its production more efficient. Request changing the Congressional notification threshold for major repairs by replacing \$7,500,000 with \$10,000,000, in order to reduce the administrative burden of reporting.
Department of Defense	Report on Meritorious Security Waivers	Intelligence Reform and Terrorism Prevention Act of 2004, Section 3002(c)(4) (50 U.S.C. 435c(c)(4))	Eliminate	DoD requests repeal of this report because it is of limited informational value and costly to produce. The Department had no waivers to report for CY11. Previous years were similar in scope, with either no waivers or a very small number (fewer than 10) to report, and we expect this trend to continue. The administrative burden of collecting the required data across the entire Department is nonetheless considerable. We currently send this report to the congressional defense committees, congressional intelligence committees, the Committee on Homeland Security and Governmental Affairs of the Senate, the Committee on Oversight and Government Reform of the House of Representatives, and to each Committee of the Senate or the House of Representatives with oversight authority over the Department.
Department of Defense	Report on Number of Absentee Ballots Transmitted and Received	Uniformed Overseas Citizens Absentee Voting Act, Section 102(c) (42 U.S.C. 1973ff-1(c))	Streamline	DoD requests amendment of this report to make its production more efficient. This would change the deadline to submit the annual report on the effectiveness of activities of the Federal Voting Assistance Program from March 31 of every year deadline, to September 30 of odd-numbered years. It also would clarify that the information submitted in the report should cover the previous calendar year, or the year in which the regularly scheduled elections for federal office occurred. As such, the changes would ensure that the report provides the best quality information about the program, voter registration, and participation in the election and valid post-election survey results.
Department of Defense	Report on Reliability of DoD Financial Statements	FY 2002 NDAA, Section 1008(a) (Public Law 107-107; 10 U.S.C. 113 note)	Eliminate	DoD requests repeal because the report is redundant. The required information is contained in various other Congressional reports such as the Agency Financial Report, and the Financial Improvement Audit Readiness (FIAR) report (PL 111-84, sec. 1003). Comptroller submitted the Report on Reliability annually until this fiscal year. We do not plan to submit a separate report for FY 2010. The reporting requirements will be included in the FY 2010 Agency Financial Report and supplemented with the FIAR Plan.
Department of Defense	Report on Separations Based on Service Member Refusal to Participate in the Anthrax Vaccine Immunization Program	10 U.S.C. 1178(b)	Eliminate	DoD requests repeal of this report because it is overly burdensome and provides information of limited utility. The requirement for an annual report is unnecessary given the extremely low number of annual separations (1 separation in CY 2009 per 223,748 people vaccinated). Also, it is overly burdensome on multiple DoD components to compile and submit this annual report.
Department of Defense	Report Requirements Relating to Ballistic Missile Defense Programs	FY 2003 NDAA, Section 221(Public Law 107-314; 10 U.S.C. 2431 note)	Eliminate	DoD requests repeal because the report is redundant. The Missile Defense Agency (MDA) reports its accountability and transparency initiatives in the Ballistic Missile Defense Accountability (BAR) Report. The BAR reports MDA's schedule, technical, cost, test, operational capacity, and contract baselines used to guide and track development of ballistic missile defense capabilities. The BAR is currently responsive to sec. 223 of the FY2008 NDAA, as well as other Congressional reporting requirements.
Department of Defense	Report to Congress Regarding Equip and Train Authority to Recover the Remains of Missing Personnel	10 U.S.C. 408(f)	Streamline	DoD requests repeal of this report because there is no visible evidence through follow-on actions or discussion with Congressional staff that the data contained in this report is relevant to current issues.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Department of Defense	Reporting Requirements Relating to Renewable Energy Use by DoD to Meet Department's Electricity Needs	FY 2008 NDAA, Section 2864(Public Law 110-181; 10 U.S.C. 2911 note)	Eliminate	DoD requests repeal because this report is duplicative. The Department submits an energy management report with the budget annually in accordance with the FY07 NDAA Conference Report (H.Rpt. 109-702). This single report meets multiple statutory and executive order reporting requirements for multiple audiences (DOE, OMB, Defense-interested Congressional Committees). Annual reporting on energy and water management activities are mandated by the National Energy Conservation Policy Act, amended (42 USC chap 91), Energy Policy Act of 2005 (PL 109-058), Energy Independence and Security Act of 2007 (PL 110-140), Executive Order (E.O.) 13423, E.O. 13514, 10 USC 2925, and 10 USC 2911, and the FY2010 NDAA, sec. 332. DOD uses the data to assess progress against multiple energy and water performance mandates.
Department of Defense	Reports on Transfers from High-Priority Readiness Appropriations	10 U.S.C. 483	Eliminate	DoD requests repeal of this requirement because it is overly burdensome and redundant. DoD provides such information to Congress through other reports, such as the Re-baseline Report, which provides the execution track requested by the Congress; the DD 1415 reprogramming request, which provides detailed movement of funds prior to execution; and the DD 1002 execution status report, which provides detailed execution on a monthly basis. DoD has tailored these reports to provide useful and meaningful data to Congress, eliminating the need for the additional report required by this section.
Department of Defense	Requirement for Advance Notification to Congress of Transfer of Certain Excess Defense Articles	Foreign Assistance Act of 1961, Sec. 516(f)(1) (22 U.S.C. 2321j(f)(1))	Eliminate	DoD requests repeal of this report because provision of information is outdated and can be more effectively delivered by other means. Current law requires DoD to provide a 30-day advance notification to Congress of all proposed transfers of Excess Defense Articles (EDA) that are either in excess of \$7M in terms of original acquisition value or are Significant Military Equipment (SME), regardless of dollar value. Roughly 30 percent of grant EDA notifications fall under the \$7 million threshold and are based on inclusion of a least one item designated as SME (usually of excess vehicles and radios). Reducing the number of smaller notifications by dropping the SME requirement would decrease DoD man-hours and still ensure that Congress maintains oversight of significant transfers (grants or sales) of EDA that are SME. This modification to the law will result in a savings of 30 days in delivery time to the customer and will also free-up warehouse space.
Department of Defense	Requirement for Annual Program Goals	FY 2002 NDAA, Section 232(c), (d), (h)(3)(Public Law 107-107; 10 U.S.C. 2431 note)	Eliminate	DoD requests repeal because the report is redundant. The Missile Defense Agency (MDA) reports its accountability and transparency initiatives in the Ballistic Missile Defense Accountability (BAR) Report. The BAR reports MDA's schedule, technical, cost, test, operational capacity, and contract baselines used to guide and track development of ballistic missile defense capabilities. The BAR is currently responsive to sec. 223 of the FY2008 NDAA as well as other Congressional reporting requirements.
Department of Defense	Requirement for full implementation of Personnel Demonstration Project	FY 2008 NDAA, Section 1107(d), (e) (Public Law 110-181; 10 U.S.C. 2358 note)	Streamline	DoD requests amendment of this report to make its production more efficient. The two reports were combined into one for the FY-2009 report, because essentially the same information was requested by the two Public Laws. Request both provisions be modified to make the two requirements into one comprehensive report.
Department of Defense	Residual Value: Payments-in-Kind (Host Nation Payment if Operating Costs)	FY 1991 NDAA, Section 2921(g)(2) (Public Law 101-510; 10 U.S.C. 2687 note)	Eliminate	DoD requests repeal of the report because it is overly burdensome and inefficient. When DoD receives payment-in-kind from host nations, it receives compensation in the form of host-nation funded construction rather than operating costs. It is highly unlikely that DoD would receive payment-in-kind in the form of host nation payments of operating costs in the future. Instead of preparing this burdensome notification, DoD would prefer to provide Congress with more relevant information in response to specific requests (RFIs).
Department of Defense	Sale of Electricity from Alternate Energy and Cogeneration Production Facilities	10 U.S.C. 2916(c)	Eliminate	DoD requests repeal of this report because it is obsolete. Since 1984, when Congress first mandated this report, DoD has regularly provided the Congress with the requested information as part of the military construction authorization and appropriations process.
Department of Defense	Savings Resulting from Workforce Reductions as Part of Conversion of Functions	10 U.S.C. 2475	Eliminate	DoD requests repeal because this report is redundant. This requirement originated in the conference for the FY 2001 National Defense Authorization Act that dealt with the consolidation and reorganization of the Department from government staff to contractors and their respective roles. These separate plans under subsections 2475(a)-(b) are unnecessary because the information is provided through the Annual Workforce Strategic Plan update, available to Congressional Members and Staff.
Department of Defense	Space Protection Strategy	FY 2008 NDAA, Section 911(f)(2)(Public Law 110-181; 10 U.S.C. 2271 note)	Eliminate	DoD requests repeal because information can be provided to the Congress in a more efficient manner. This biennial reporting requirement could be incorporated into the DoD Space Posture Review [PL 110-419, sec. 913] or the National Security Space Strategy.
Department of Defense	Timeliness Standards for Disposition of Applications Before Correction Boards	10 U.S.C. 1557(e)	Eliminate	DoD requests repeal of this report because it is a contingent report. There is no evidence that report requirement was ever triggered.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Department of Defense	Water Conservation at Military Installations	10 U.S.C. 2866(c)(2)	Eliminate	DoD requests repeal of this report because there is no visible evidence through follow-on actions or discussion with Congressional staff that the data contained in this report is relevant to current issues.
Department of Education	Allocation and Justification of Training Program Funds by professional discipline and other program areas	Rehabilitation Act, section 302	Consolidate	No need for a separate report. Information on this program is provided in the Budget Justifications and online through the Department's website and the Rehabilitation Services Administration's Management Information System.
Department of Education	Data Collection on the Distribution of Federal Funds. Report contains 2 years of data on all State-administered formula programs that distribute funds to subrecipients.	General Education Provisions Act, Section 424	Consolidate	Duplicates reporting required under the Federal Funding Accountability and Transparency Act.
Department of Education	Report documenting the performance of all TRIO programs.	HEA 402H(a)	Consolidate	The Department posts information on its web-site regarding program outcomes and performance and also includes such information in its Budget Justifications.
Department of Education	Report on Activities Carried out under the Rehabilitation Act	Rehabilitation Act, Sections 13, 102(c)(8)(B), 106(d), 611(a)(5), 706(d)	Consolidate	Largely duplicative due to 2-year time lag; some of the information is available online at a much earlier date through the Department's website and the Rehabilitation Services Administration's Management Information System, and information on the performance of all programs funded under this Act is included in ED Budget Justifications.
Department of Education	Report on AP course and test participation and outcomes (Incentive Grants).	ESEA 1705(f)(2)	Consolidate	ED provides this information in its annual Budget Justifications for the AP programs.
Department of Education	Report on AP course and test participation and outcomes (Test Fees).	ESEA 1704(f)(2)	Consolidate	ED provides this information in its annual Budget Justifications for the AP programs.
Department of Education	Report on Impact Aid construction justifying discretionary grant awards.	ESEA 8007(b)	Eliminate	Congress specifies award method (formula or competitive) through appropriations language; further justification is unnecessary.
Department of Education	Report on the Activities and Services Undertaken with Funds Provided under the Protection and Advocacy of Individual Rights Program.	Rehabilitation Act, section 509(k)	Consolidate	No need for a separate report. Information on this program is available online through the Department's website and the Rehabilitation Services Administration's Management Information System.
Department of Education	Report on the Rural and Low-Income School (RLIS) program.	ESEA 6224(c)	Consolidate	Largely duplicates data provided through evaluation and more timely program performance information included in annual Budget Justifications.
Department of Education	Report regarding the activities assisted under the GEAR UP program and the evaluations conducted pursuant to this section.	HEA 404G(d)	Consolidate	The Department posts information on its web-site regarding the activities supported under this program and includes information on program evaluation in its Budget Justifications.
Department of Energy	Annual Report on Enforcement Actions for Stripper Well and Exxon Funds.	Senate Report (100-165, Page 107) and Conference Report H.R. 100-498, Page 915) to the Department of the Interior and Related Agencies Appropriations Act for FY 1988 (P.L. 100-202)	Eliminate	This reporting requirement should be eliminated. 1) It is a significant burden to collect, research, analyze information gathered from 58 grantees and more than 1000 subgrantees, for which funds are nearly spent. 2) There have been no expressions of interest from Congress or any inquiries or follow-up related to previously submitted reports. 3) The report was originally required by Interior Appropriations Subcommittees who no longer have jurisdiction over the Program's funding (moved to Energy and Water Committee nearly 7 years ago.)
Department of Energy	Annual Report on study of Economic Dispatch (ESCS 3096) - - Economic Dispatch and Variable Generation Resources	Section 1234 and 1832 of the Energy Policy Act of 2005	Eliminate	The annual reporting requirement is a burden on the Department. In order to provide a thorough report, significant Departmental resources are required to collect, research, and analyze information from generation facilities. The report has solicited no inquiries or expressions of interest from Congress, nor from any other stakeholders. The industry has changed over the last decade, and this is no longer of controversial topical interest. A lot of this work has been absorbed into the current stimulus projects.
Department of Energy	Annual update workforce restructuring plans for defense nuclear facilities - - Annual Report on Contractor Workforce Restructuring for Fiscal Year 2010.	Section 46004 of the National Defense Reduction Act, FY2003	Eliminate	Since FY 2005, DOE has neither requested nor received funding for enhanced severance benefits and community transition activities under section 4604. Given the absence of funding, DOE requests that Congress eliminate the required annual submission of updated plans to Congress. Even without this reporting requirement, DOE will continue to track data on voluntary and involuntary separations, attrition, and retirements pursuant to early retirement incentive programs, and will make this information available to Congress upon request.
Department of Energy	Biennial Progress Report: Meeting Federal Government Goals for the Consumption of Renewable Energy.	FY2005 Energy Policy Act Section 203(d))	Consolidate	Suggest report be combined with Annual Report to the President and the Congress on Federal Government Energy Management and Conservation Programs.
Department of Energy	Biennial Report, on Advanced Concepts and Technologies to Maximize U.S. Geothermal Resource Potential. - Report to Congress, Advanced Uses of Geothermal Energy	EISA, Section 621(a)	Eliminate	This reporting requirement should be eliminated. The initial report gives Congress the status of the five technology areas requested. Two of these - CO2 as a geofluid, and mineral recovery from geothermal brines - are active areas of DOE research. Their progress will be documented annually in future DOE briefings/progress reports. Formal Congressional reporting would be duplicative. The remaining three areas - the use of geothermal heat or electricity for processes to make or extract biofuels, hydrogen and natural gas - are not active areas of DOE research and are currently considered to have less potential for cost-effective impact on energy goals than other geothermal technologies.
Department of Energy	Biennial Report, on Award of H-Prize for Advancements in Hydrogen Production Storage Distribution and Utilization.	EISA section 654	Eliminate	This reporting requirement should be eliminated; EERE has previously submitted a request to do so related to the current legislative language being flawed.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Department of Energy	International Advanced Computing Sales Report -Defense Science Board Report on Advanced Computing	Section 740.7(d) of title 15 of the Code of Federal Regulation Public Law 105-85 105th Congress Nov. 18, 1997 [H.R. 1119]	Eliminate	American competitiveness in High Performance Computing (HPC) has changed since 1995, when NNSAs computing initiatives led global supercomputing advances. In 1998, congress asked NNSAs office of Advanced Simulation and Computing (ASC) to annually report exports of selected computers and related components to Tier 3 countries. In 1995, at the start of the ASCI program, U.S. companies drove the HPC industry. Today, non-U.S. companies are leading; The report covers only companies with whom the NNSA laboratories had ASC program-funded contracts that entail development of supercomputing technology. By reporting these exports to Congress, compliance burdens are placed on ASC-participant companies (IBM and Cray), with a flawed picture of the criticality of these reported exports. Most machines listed in the Top 500 are HP, Inc. machines. Yet, HP, Inc. is not an ASC-participant company. Significantly reduced exports: The single export reported in 2010 was from IBM to Saudi Arabia.
Department of Energy	Misc. Mandatory on clean air coal program to be carried out.	EPAAct Sec 421	Eliminate	The authorization for this report extends until 2013, but DOE has never received any funding to prepare it.
Department of Energy	Per EPAAct 2005, an R&D program to develop and document the performance of new approaches to capture and sequester, or use CO2 to reduce CO2 emissions	EISA, Sec 702 (c)(1)(A)	Eliminate	The programmatic activities authorized to be the subject of this report were never initiated, thus the report is unnecessary.
Department of Energy	Per EPAAct 2005, promote, to the maximum extent practicable, regional carbon sequestration partnerships	EISA, Sec 702 (c)(2)(A)	Eliminate	The report is unnecessary and duplicative of other DOE activities.
Department of Energy	Phased Reports on Evaluation of the Success of Voluntary Commitments to Reduce Industrial Energy Intensity.	FY 2005 Energy Policy Act Section 106(f))	Eliminate	Given the public availability of data required for this report, a separate DOE report to Congress is unnecessarily duplicative. Specifically, information evaluating the success of ITP's partnership efforts on industrial energy efficiency is posted on the program's web site on a regular basis. This includes data on the number of companies making ambitious energy efficiency pledges in voluntary partnership with DOE, and case studies on individual company successes. Over the next year, ITP will post higher-level aggregate numbers, including total energy savings achieved by partners in its voluntary programs. Finally, DOE will also ensure that independent verifications have been performed on a sample of the energy savings estimates provided by partner companies.
Department of Energy	Quinquennial Report, on the Technical and Economic Viability of Marine and Hydrokinetic Energy Technologies, (with interim requirements)	Conference Report for the Energy and Water Development and Related Agencies Appropriations Act of 2010, p. 107	Reduce frequency	Request elimination of the requirement to prepare "interim reports" in FY11 and FY12, thereby effectively reducing the frequency. These reports will merely provide progress updates of the Program's evaluation of MHK technologies, and will not provide any conclusions on the actual technical and economic viability of MHK technologies.
Department of Energy	Report on DOE's Experience with the Science and Engineering Education Pilot Program under section 983, and if Determined Appropriate, a plan for it's Expansion throughout the US	FY 2005 Energy Policy Act, Section 983(d)	Eliminate	No funds were ever appropriated for this EPAAct 2005 authorization. Since 2005, the Congressional Members that sponsored this language have retired from Congress and Congress has not expressed any further interest in this activity or report. Thus, DOE-SC requests that this report be eliminated.
Department of Energy	Report on the Activities of the Petroleum Reserves Office for a Strategic Unconventional Fuels Development Program	EPAAct 2005, Pub.L. 109-58, SEC. 369(i), Oil Shale, Tar Sands, and Other Strategic Unconventional Fuels 2005	Eliminate	One of DOE's responsibilities under the subpart is to support the unconventional fuels inter-agency Task Force (SEC 369(h) of EPAAct 2005). The Office of Petroleum Reserves represented DOE through participation in the Task Force, which satisfied the requirements of (1)(A) through (1)(E). However, the Task Forces work has been completed. Significant information has already been provided to Congress in annual reports covering DOE and Task Force activities during the period 2005 through 2009. Since that time, significant advancements have led to increased market penetration of unconventional fuels, and the report is unnecessary.
Department of Energy	Report on the Implementation of Section 148 of the Atomic Energy Act of 1954 for the Quarter (UCNI)	Section 148 42 USC 2168 of the Atomic Energy Act of 1954	Eliminate	Quarterly report requires substantial effort and is overly burdensome. There has been no public or other governmental interest in these quarterly reports.
Department of Energy	Semi-annual Progress Report, on Compliance with Requirements of Section 305(b) to Amend Standards for Industrial Equipment. - Energy Conservation Standards Activities	EISA, Section 305(b)	Eliminate	This reporting requirement should be eliminated. BTP fulfills the requirement when it delivers it semiannual report to Congress, which addresses all items in EISA 305(a) and (b), and in EPAAct 2005 Section 141.
Department of Health and Human Services	Annual Long-Term Care Ombudsman Program Report to the Congress	Sec. 207(b) of the Older Americans Act of 1965	Consolidate	The information in this report is included in the Administration on Aging's Annual Report to Congress.
Department of Health and Human Services	Annual Report on Part D Formularies' Inclusion of Drugs Commonly Used by Dual Eligibles	42 U.S.C. 1395w-101	Eliminate	The transition from Medicaid to Part D drug coverage occurred in 2006. Our first annual report under this requirement found no problems with misalignment between dual eligibles' commonly used drugs and Part D formularies; because dual eligibles receive their drugs through Part D, these findings are expected to be sustained over time.
Department of Health and Human Services	Annual Report on Pediatric Initiative	Sec. 409 D (c)(3) of the Public Health Service Act	Eliminate	NIH already has the authority to conduct and support pediatric research. With the advent of RCDCs RePORT, interested individuals can obtain a uniform, and thus, more accurate view including new research projects of NIHs entire pediatric research portfolio. In addition, the information provided in this report is duplicated in annual Congressional Justifications submissions. Accordingly, deleting the requirement for the annual report would increase efficiency by eliminating redundant dissemination of the same information.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Department of Health and Human Services	Annual Report on the C.W. Bill Young Cell Transplantation Program	P. L. 109-129, 119 Stat. 2550	Reduce frequency	The rate of change in the field of cell transplantation is better suited to reporting every two years. Reporting annually is unnecessarily burdensome and costly with no added benefit.
Department of Health and Human Services	Annual Report to Congress related to the Qualified Independent Contractors (QICs) activities	The Benefits Improvements and Protections Act (BIPA)	Consolidate	This report requires a summary of activities for the previous year, recommendations for improvements, et cetera. BIPA also required the QICs to keep accurate records of each decision made in an electronic database. The Medicare Appeals System (MAS) was developed for this purpose. This system, used by the QICs and the Administrative Law Judges (ALJs), not only keeps a permanent record of each decision issued, it also produces reports that go beyond the requirements outlined in BIPA for the annual report. Using data from MAS, CMS creates an annual fact sheet on QIC appeals data. CMS makes this report available to the public by posting it on the CMS website. Consequently this report is duplicative of the fact sheet and other monthly agency reports received from the Administrative QIC.
Department of Health and Human Services	Biennial Report to Congress on Evaluation, Research and Technical Assistance Activities Supported by the Promoting Safe and Stable Families Program	Sec. 479A(5) of the Social Security Act	Consolidate	This report only includes a list of funded programs and projects. The information contained in this report is accessible on the Children's Bureau website. Limited utility of report; simply transmits state reporting forms.
Department of Health and Human Services	Biennial Report to Congress: Organ Donation, and the Recovery, Preservation, and Transportation of Organs	P.L. 108-216	Eliminate	The website of Organ Procurement and Transplantation Network (OPTN), which is operated under statute by HRSA through a contract to a not-for-profit entity, provides historical and current data and information that would appear in the Biennial Report. The information is available on the website in a more timely and accessible way and at lower cost. Likewise, an Annual Data Report, that covers information that would be included in the report, is available online through HRSA's contract to operate the Scientific Registry for Transplant Recipients (SRTR).
Department of Health and Human Services	Biennial Report to Congress: Scientific and Clinical Status of Organ Transplantation	P.L. 98-507, Sec. 376	Consolidate	The website of Organ Procurement and Transplantation Network (OPTN), which is operated under statute by HRSA through a contract to a non-for-profit entity, provides historical and current data and information that would appear in the Biennial Report. The information is available on the website in a more timely and accessible way and at lower cost. Likewise, an Annual Data Report, that covers information that would be included in the report, is available online through HRSA's contract to operate the Scientific Registry for Transplant Recipients (SRTR).
Department of Health and Human Services	Leased Aircraft Report to Congress	Report with HR3043,(App. Bill 2008),p.122	Reduce frequency	We propose to reduce the report frequency to one submission every two years. CDC has reduced the number of dedicated aircraft to one. Once the current contract expires, it will not be renewed. CDC will use commercial aircraft or use short-term leases on an ad hoc basis.
Department of Health and Human Services	National Breast and Cervical Cancer Early Detection Program	42 U.S.C Sec. 300m(d)(3)	Eliminate	This report was last submitted by CDC in 2003 in response to a request for a one-time status report on the program. CDC now reports the screening program data on the National Breast and Cervical Cancer Early Detection Program web site. On this page there is a link to the screening program data where people can view the screening program summaries by selecting a state or territory. The data is presented in 5 year increments with the current data from January 2006 through December 2010. Data is reported to CDC in October of each year.
Department of Health and Human Services	National Coverage Determination Annual Report	Sec. 522 of the Medicare, Medicaid, and SCHIP Benefits Improvement and Protection Act (BIPA) of 2000, P.L. 106-554	Eliminate	The NCD Report captures only a snapshot of the NCD process when compared to the other publicly available venues for information on the NCD process. As such the RTC has limited significance or utility when compared to the interactive and transparent information reliably available in real time through the Medicare Coverage Center website at www.cms.gov/medicare-coverage-database/ . Due to the time involved in clearing and preparing the report, the report is essentially obsolete upon delivery as it duplicates information already available to Congress through the website. Therefore we recommend we retire the report and instead dedicate resources to ensuring timely public reporting of all phases of the NCD process, including aspects of the NCD process not currently captured in the report.
Department of Health and Human Services	National Institute of Nursing Research Biennial Report	Sec. 464Y of the Public Health Service Act	Eliminate	This report was effectively eliminated by the Reports Elimination Act of 1995 (P.L. 104-66). The reports to be eliminated as a result of P.L. 104-66 were listed in House Document No. 103-7, a communication from the Clerk, U.S. House of Representatives titled, "Reports to be Made to Congress." The NIH Biennial was listed on this report and since Sec. 464Y required a biennial report to be included in Sec. 403, which no longer existed, NINR no longer produced the report. However, the NIH Reform Act of 2006 (P.L. 109-482), reinstated the NIH Biennial Report.
Department of Health and Human Services	PREEMIE Act	42 U.S.C. Sec. 247b-4f	Eliminate	The report is due subject to availability of appropriations. No funding was appropriated for this report and thus the report was not submitted.
Department of Health and Human Services	QIO Reports to Congress	Sec. 1161 of the Social Security Act	Consolidate	OCSQ recommends that QIO Reports to Congress should be due at the end of the contract period and should be based on a calendar year rather than a fiscal year to align with the actual QIO contracts. The activities that QIOs undertake are carried out during the entire cycle of the contract. We find that much of the information we report annually for the fiscal year is fragmented in that it is often reported in the middle of a contract cycle. To demonstrate the actual success of the QIO program, Reports to Congress should be due at the end of the contract period.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Department of Health and Human Services	Rapid HIV Test Periodic Report	Sec. 502(a)(2), of P.L. 106-345 (42 USC 300cc note)	Eliminate	There are many test kits already developed or in development. Consequently, there is no further need for this report
Department of Health and Human Services	Report of the Director, National Institutes of Health	Sec. 403 of the Public Health Service Act	Consolidate	Much of the information provided in the report is available to the public. In many cases, these alternate sources can be updated frequently and provide more current information. The availability of more current alternative sources likely explains the limited interest in the report. Tracking of Web hits, requests for copies, and inquiries demonstrates that there is little demand for, or interest in, the report. Given that Congress' central intent behind the mandate to increase transparency of NIH research plans and activities is being addressed through other means (new systems developed subsequent to the NIH Reform Act) and in light of the substantial time, effort, and expense involved in preparing the report, the requirement to produce the biennial report warrants repeal. Moreover, in a time of severe fiscal constraint that makes it difficult to meet basic and more pressing needs, it is difficult to justify the expenditure of funds and resources to duplicate information.
Department of Health and Human Services	Report of Trans-National Institutes of Health Research Conducted	Sec. 402A(c)(2)(B) of the Public Health Service Act	Eliminate	With the expansion of Web-based information on these topics, the Trans-NIH Research report is becoming obsolete; a much more comprehensive and up to date list of information is available online. Budgetary information covered in the report is now publicly accessible through NIHs RePORTER Web site (http://projectreporter.nih.gov/reporter.cfm) by downloading all NIH active projects for a specific fiscal year and reviewing the Funding IC information. Other information, such as grants funded through collaboratively sponsored RFAs, can also be found on RePORTER. In addition, the public may request that NIH provide information about its collaborative projects through the Freedom of Information Act process. Finally, there is nearly no public interest in the Trans-NIH Report, as judged by Web traffic, the only way the report is disseminated.
Department of Health and Human Services	Report on Head Start Fiscal Protocol	Sec. 650 (c) of the Head Start Act	Consolidate	The information in this report can be more effectively reported in the Head Start Annual Monitoring Report.
Department of Health and Human Services	Report on the Interagency Working Group on Health Care Quality	PL 111-148, Section 3012	Consolidate	The Interagency Working Group is focusing on the National Quality Strategy (NQS). Consequently we propose to consolidate this report with the National Quality Strategy.
Department of Health and Human Services	Report to Congress on Autism Surveillance Activities	Child Health Act	Consolidate	The Combating Autism Act expressly repealed the reporting requirements associated with the autism provisions of the Children's Health Act of 2000 and established a new reporting requirement that included, but was not limited to, information on the incidence of autism spectrum disorder and trend data of such incidence by including the information previously found in this report in another report to Congress
Department of Health and Human Services	Report to Congress Under the Lead Contamination Control Act of 1988	42 U.S.C. Sec. 201 et al	Eliminate	No funding was appropriated for this report and thus the report was not submitted.
Department of Health and Human Services	Report to Congress World Trade Center Medical Monitoring and Treatment Program (111-220).	House Report 111-220, page 100	Consolidate	The World Trade Center Health Program Annual Report to Congress required by statute will replace this report
Department of Health and Human Services	Report to Congress: Annual Progress Report on Understanding the Long-Term Health Effects of Living Organ Donation	P.L. 110-144, Sec. 3, 42 U.S.C. Sec. 273b	Consolidate	New policies related to living organ donation are reviewed by the Organ Procurement and Transplantation Network (OPTN) and are continually evolving. The OPTN is operated under statute by HRSA through a contract to a non-for-profit entity. Any information and data related to living donors is available on the OPTN website in a more timely and accessible way and at lower cost.
Department of Health and Human Services	Report to Congress: Program Evaluation Activities of the U.S. Department of Health and Human Services	Sec. 241(b) of the Public Health Service Act	Consolidate	The most current information contained in this report can be found on the HHS website at http://aspe.hhs.gov/pic/performance
Department of Health and Human Services	Review of Centers of Excellence Report	Sec. 404H of the Public Health Service Act	Eliminate	Same requirement in Sec. 403(a)(6), PHSA - Biennial Report of the Director. This information is available on the web and is provided in the Biennial Report of the Director (also proposed for elimination)
Department of Health and Human Services	Submission of CFS-101 Forms to Congress	Sec. 432 (c) of the Social Security Act	Streamline	This report is of limited utility as it simply transmits state reporting forms
Department of Health and Human Services	Superfund -- Annual Audit and Report of HHS Expenditures.	42 U.S.C. § 9611(k)	Eliminate	The expenditures are audited each year with minimal or no findings to report. While there were findings in early reports, the National Institute of Environmental Health Sciences implemented OIG recommendations and subsequent reviews have not produced findings.
Department of Health and Human Services	Third Party Enrollment Demonstration	Sec. 4018(b) of the Balanced Budget Act	Eliminate	In the 12 years since the passing of the BBA, the third party contractor demonstration never received funding and thus, has not been implemented. CMS developed and implemented a centralized mechanism to provide unbiased enrollment support to all beneficiaries - Medicare's Online Enrollment Center (OEC). This CMS internal system provides both online and telephonic (via 1-800-MEDCIARE) enrollment processing and provides enrollments directly to plans in a timely manner.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Department of Homeland Security	CBP - Antidumping and Countervailing Duties Report	Joint Explanatory Statement and Senate Report 111-31 accompanying the FY 2010 DHS Appropriations Act (Pub. L. 111-31).	Consolidate	CBP suggests that this requirement be combined with the yearly appropriations requirements on ADCVD collections (every year, appropriations acts reiterate this reporting requirement). Additionally, the due date -- 11/30 -- does not reflect the amount of time needed to draft the report. Distributions are made at the beginning of December and it takes 2 months to collate and organize the data to accurately reflected information as request by the requirement. Suggest changing due date to end of April after the Fiscal Year being that is discussed.
Department of Homeland Security	CBP - Dog and Cat Fur report	Dog and Cat Protection Act of 2000 (the Act), included in chapter 3, subtitle B, title I of the Tariff Suspension and Trade Act of 2000, Pub. L. 106-476, 114 Stat. 2101, 2163-2167 (2000).	Eliminate	In the past 5 fiscal years, there has been 1 violation of the Dog and Cat Fur Protection Act. Due to the high compliance level in 2001, CBP decided against conducting further singly focused special operations. In instances where CBP has received specific allegations that U.S. importers were trafficking in dog and cat fur products, the importers have been reviewed and investigated to determine if enforcement actions were warranted. The time and resources put into developing this report outweigh the benefits of submitting this information.
Department of Homeland Security	CBP - Drug Trafficking Organization "Spotters"	"Senate Report 112-74 "	Streamline	Reporting requirement is quite extensive in scope -- CBP is unable to identify the state and local laws that may be violated by DTO "spotters" and their activities. Plus, input would be required from a wide range of Federal actors -- DOJ, DHS PLCY, etc. -- that CBP is ill-equipped to acquire or manage. The time and resources required to create this report would far outweigh any benefits.
Department of Homeland Security	CBP - Full-Scale Implementation of Pilot Scanning System	Section 232(c) of the Security and Accountability for Every Port Act of 2006 (SAFE Port Act), Pub. L. 109-347, 120 Stat. 1917	Reduce frequency	The Pilot Scanning System (SFI) originally began in 5 overseas ports: Southampton, United Kingdom; Puerto Cort(C)s, Honduras; Busan, South Korea; Port Qasim, Pakistan; and Salalah, Oman. SFI operations in the UK and Honduras were reverted back to CSI high-risk targeting operations, and SFI operations in South Korea were terminated. Operations in Pakistan and Oman continue successfully. CBP suggests updating reporting requirement to reflect new situation re: SFI operations, which will cut down on the length of the report (eliminate the need to report on UK, Honduras, or South Korea) and reduce the time and resources needed to draft and clear it.
Department of Homeland Security	CBP - FY12 Annual Antidumping and Countervailing Duty Enforcement Distribution Report	Senate Report 112-74	Consolidate	There are three reporting requirements in the Senate Report 112-74 that all deal with very similar topics: ADCVD yearly distributions, Collection on the Outstanding \$1 billion in Antidumping/Countervailing Duties, and Collections During the Preceding Fiscal year. These topics are also closely related to an annual authorizations report on ADCVD collections during the preceding fiscal year (required by NAFTA Implementation Act). Request these reports be combined into one report with the annual authorization report on duty collections (NAFTA Implementation Act, H.R. 3450, Sec 691, 19 USC 16771). CBP also requests changing the due date to Congress to end of April, because it takes two months to collate and organize the data after the yearly distributions (usually in early December) and two months for review.
Department of Homeland Security	CBP - Importation of Softwood Lumber	Section 3301 of the Food, Conservation, and Energy Act of 2008 (Pub. L. 110-246), which amends the Tariff Act of 1930 by adding Title VIII, titled the Softwood Lumber Act of 2008	Eliminate	This report essentially reasserts every six months that the main country whose softwood lumber imports are covered under the scope of the act -- Canada -- overwhelmingly complies with the requirements of the law. The other countries also comply with the law when the definition(s) are understood. Information does not significantly change from one submission to the next. Suggest either deleting requirement entirely or condensing it into an annual reporting requirement.
Department of Homeland Security	CBP - National Land Border Security Plan	Sections 603 and 604 of the FY 2008 Homeland Security Act (Pub. L. 110-161)	Eliminate	This is not an authorization report, but it is submitted to several authorization committees: House Homeland Security and Senate Homeland Security and Governmental Affairs, House Transportation and Infrastructure, Senate Environment and Public Works, and House and Senate Judiciary Committees (as well as the House and Senate Appropriations Committees). This report is usually about 500 pages. The process needed to collate, review, update (due to lengthy but necessary review), and re-review is extremely time- and resource-intensive. A specific requirement pinpointing ports of entry of interest would serve Congress' needs much better and release a great burden on staff.
Department of Homeland Security	CBP - Outstanding Antidumping and Countervailing Duty Enforcement Collection Reports	Senate Report 112-74	Consolidate	There are three reporting requirements in the Senate Report 112-74 that all deal with very similar topics: ADCVD yearly distributions, Collection on the Outstanding \$1 billion in Antidumping/Countervailing Duties, and Collections During the Preceding Fiscal year. These topics are also closely related to an annual authorizations report on ADCVD collections during the preceding fiscal year (required by NAFTA Implementation Act). Request these reports be combined into one report with the annual authorization report on duty collections (NAFTA Implementation Act, H.R. 3450, Sec 691, 19 USC 16771). CBP also requests changing the due date to Congress to end of April, because it takes two months to collate and organize the data after the yearly distributions (usually in early December) and two months for review.
Department of Homeland Security	CBP - COBRA User Fee	Consolidated Omnibus Budget Reconciliation Act (COBRA), 19 U.S.C. 58c	Eliminate	Reporting requirement is outdated -- does not reflect the current set-up of the Customs organization (no longer in Treasury Department).

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Department of Homeland Security	CBP- FY12 Staffing and Hiring Monthly Report	House Report 112-91	Consolidate	Information is duplicative with on-board statistics included in the CFO Monthly Execution Report. Suggest this report requirement be eliminated.
Department of Homeland Security	CNE - Annual Budget Review	Section 878 (f)(1) of the Homeland Security Act of 2002, as amended (6 U.S.C. 458 (f)(1)).	Consolidate	This report should be consolidated with the Annual Evaluation of Counternarcotics Activities (above). This would streamline CNE's three reporting requirements into a single report, which would provide Congress with more comprehensive information on the performance and results of the Department's counternarcotics activities during the previous fiscal year, as well as how the Department intends to spend counternarcotics funding in the coming fiscal year.
Department of Homeland Security	CNE - Annual Evaluation of Counternarcotics Activities	Section 878 (f)(2) of the Homeland Security Act of 2002, as amended (6 U.S.C. 458 (f)(2)).	Consolidate	This reporting requirement should be amended to become the Annual Counternarcotics Report and should be consolidated to include the Annual Budget Review and Seizures Report (below). This would streamline CNE's three reporting requirements into a single report, which would provide Congress with more comprehensive information on the performance and results of the Department's counternarcotics activities during the previous fiscal year, as well as how the Department intends to spend counternarcotics funding in the coming fiscal year.
Department of Homeland Security	CNE - Seizure Report	Section 104 of the Office of National Drug Control Policy Reauthorization Act of 2006 (Pub. L. 109-469)	Consolidate	This report should be consolidated with the Annual Evaluation of Counternarcotics Activities (above). This would streamline CNE's three reporting requirements into a single report, which would provide Congress with more comprehensive information on the performance and results of the Department's counternarcotics activities during the previous fiscal year, as well as how the Department intends to spend counternarcotics funding in the coming fiscal year.
Department of Homeland Security	ICE - FY12 Annual Worksite Enforcement	Joint Explanatory Statement; Senate Report 112-74	Streamline	Recommend this information be provided in conjunction with the quarterly worksite enforcement briefing and eliminate this report.
Department of Homeland Security	ICE - Quarterly Secure Communities	Joint Explanatory Statement; House Report 112-91	Reduce frequency	Recommend changing this report requirement to a semi-annual reporting requirement as the information can be provided in a more timely fashion with a summary annual report provided within 45 days after the end of the fiscal year.
Department of Homeland Security	ICE - Quarterly Unobligated Balances	House Report 112-91	Streamline	Recommend this report requirement be eliminated as the same information is provided via the CFO Monthly Execution Report.
Department of Homeland Security	ICE - Staffing and Hiring Monthly Report	Joint Explanatory Statement; House Report 112-91	Streamline	Recommend changing this monthly report to a quarterly report as the benefit of providing monthly information does not outweigh the time and resources needed to produce it
Department of Homeland Security	ICE - Trade Compliance Expenditure Plan	Joint Explanatory Statement; Senate Report 112-74	Streamline	Recommend consolidating all three Trade Compliance and Enforcement Reports into one annual report.
Department of Homeland Security	OSEM-PLCY Quarterly SBI Report	Joint Explanatory Statement; Senate Report 112-74; House Report 112-91	Streamline	This report contain information on illegal border entries, apprehensions, and other statistics that is often provided as background in other reporting requirements such as the BSFIT expenditure plan which provides a comprehensive overview of CBP's efforts at the borders -- current status, future endeavors, issues/problems and resolutions -- all of which encompasses this reporting requirement. Recommend this report requirement be streamlined biannually, not quarterly.
Department of Homeland Security	TSA - Quarterly Federal Air Marshals Report	Joint Explanatory Statement	Reduce frequency	Recommend change in submission schedule to semi-annual instead of quarterly. DHS believes that there is minimal value in reporting this data on a more frequent basis, considering the cost and redundancy in effort associated with generating the report.
Department of Homeland Security	TSA - Quarterly Recovered or Deobligated Funds for Explosive Detection Systems	Senate Report 112-74	Reduce frequency	Recommend change in submission schedule to semi-annual instead of quarterly. DHS believes that there is minimal value in reporting this data on a more frequent basis, considering the cost and redundancy in effort associated with generating the report.
Department of Homeland Security	TSA - Registered Traveler Program, Protection of Personal Information	Sec 541 House Report 112-91	Consolidate	The Registered Traveler Program is no longer an active program.
Department of Homeland Security	USCG - 2011 Sexual Harassment and Violence at CGA	P.L. 112-74	Consolidate	Recommend combining this report with the Authorizations report titled Sexual Assaults in the CG. Both are annual requirements.
Department of Homeland Security	USCG - Compliance with Security Standards Pursuant to MTSP	(Pub. L. 108-293) Coast Guard and Maritime Transportation of 2004, Sec 809i	Consolidate	Recommend combining this report with the Waterside Security of Especially Hazardous Cargo (PL 111-281, sec 812) as both reporting requirements focus on 46 USC 70103, and both are for the same reporting period.
Department of Homeland Security	USCG - Marine Safety Long Term Strategy, Performance Report & Annual Plan	(Pub. L. 111-281) Coast Guard Authorization Act of 2010, Sec 522	Consolidate	Recommend consolidation with Marine Safety Workforce Assessment given similarity of subject matter.
Department of Homeland Security	USCG - Marine Safety Workforce Assessment	(Pub. L. 111-281) Coast Guard Authorization Act of 2010, Sec 521	Consolidate	Recommend consolidation with Marine Safety Long Term Strategy, Performance Report & Annual Plan given similarity of subject matter.
Department of Homeland Security	USCG - Presidential Security Expenditures (FY12; 1st Half)	(Pub. L 94-524) Presidential Protection Assistance Act, Sec 9	Eliminate	The reporting requirement is nearly 36 years old. Recommend eliminating requirement or modifying to an annual submission instead of a semi-annual submission.
Department of Homeland Security	USCG - Presidential Security Expenditures (FY12; 2nd Half)	(Pub. L 94-524) Presidential Protection Assistance Act, Sec 9	Eliminate	The reporting requirement is nearly 36 years old. Recommend eliminating requirement or modifying to an annual submission instead of a semi-annual submission.
Department of Homeland Security	USCG - Rescue 21	(Pub. L. 107-295) Maritime Transportation Security Act of 2002, Sec 346	Eliminate	Recommend cancellation. Project is nearly complete.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Department of Homeland Security	USCG - Sexual Assaults in the Coast Guard	(Pub. L. 111-281) Coast Guard Authorization Act of 2010, Sec 217	Consolidate	Recommend combining this report with the Appropriations report titled Sexual Harassment and Violence at CGA. Both are annual requirements.
Department of Homeland Security	USM-OCAO FY12 Expenditure Plan for Consolidation of DHS Headquarters	P.L. 112-74; Joint Explanatory Statement; Senate Report 112-74	Streamline	Recommend report requirement be changed to a briefing enabling the Department to provide the information on a more timely basis.
Department of Homeland Security	USM-OCPO Comprehensive Acquisition Status Report Quarterly Update	P.L. 112-74; Joint Explanatory Statement	Reduce frequency	Recommend changing this requirement from quarterly to two semi-annual reports.
Department of Housing and Urban Development	Information Technology Spend Plan	Pub. L. 111-117, Transformation Initiative; Pub. L. 112-10, Section 2259; Pub. L. 112-55, Working Capital Fund	Eliminate	This reporting burden can be streamlined with HUD's standard IT reporting process. In lieu of producing a separate report to meet Congress' information needs, the Department can consolidate relevant project details within the IT reports used by all federal agencies: Exhibit 53s and Exhibit 300s. With a single, standard IT reporting process, HUD would be able to redirect the time and resources currently spent on producing duplicative reports to managing the IT projects, maintain consistency while meeting the information needs of Congress and other stakeholders, and also utilize the IT Dashboard to provide project updates.
Department of Housing and Urban Development	Prevention of Fraud in CDBG disaster recovery funds	Pub. L. 109-148; Pub. L. 109-234; Pub. L. 110-252; Pub. L. 110-329	Reduce frequency	The reporting burden can be reduced by submitting the report on fraud in CDBG disaster programs annually instead of quarterly. Changes from quarter to quarter are typically minimal and the same information can be conveyed on an annual basis with a significantly reduced agency burden.
Department of Housing and Urban Development	Public Housing Receiverships	Conference Report, 112-284	Reduce frequency	The reporting burden can be reduced by submitting the report on PHA's in receivership annually instead of quarterly. The same information, with highlights where performance targets were achieved during the year, could be conveyed on an annual basis with a significantly reduced agency burden.
Department of Housing and Urban Development	Sole Source Contracts	Pub. L. 112-55, Section 218	Eliminate	Similar information on use of sole source contracts and costs is reported publicly on USASpending.
Department of Housing and Urban Development	Status of all Section 8 Housing	Pub. L. 112-55, Section 226	Eliminate	The Department proposes to eliminate this reporting requirement; however, it recognizes the Congress continued interest in the report. On a semi-annual basis the Department is able to provide data on the status of all section 8 project-based units by region, an analysis of refinancing under the Mark-to-Market program, existing section 8 units, and units that have opted out or been eliminated as section 8 project-based units. The Department does not have the resources or capacity to collect data or report on the requirement to identify all efforts to preserve section 8 project-based units, reasons why units opted out or were lost as section 8 project-based units, and the impact of such losses on affected markets.
Department of Justice	Access to Justice for Youth Program	42 U.S.C. 14043c-1 Pub. L. 109-162 Sec. 41202 (g)	Reduce frequency	OVW suggests reducing the frequency and consolidating this report with the biennial Measuring Effectiveness Report to Congress (http://www.ovw.usdoj.gov/docs/2010-biennial-report-to-congress.pdf). Congress has never appropriated funds for this grant program and, therefore, OVW has never made awards under the program or submitted this report to Congress on grantee activities under the program. In the event that Congress were to appropriate funding for this program, reporting on a biennial basis would provide a comprehensive summary of grant-funded activities as well as a broader assessment of the effectiveness of those activities. In addition, changing the frequency of the Access to Justice for Youth Program Report from annual to biennial would align the due date with reporting for other OVW grant programs and avoid the problem that OVW faces with its annual Campus Report, where the report is due before the data is available.
Department of Justice	Office of the Police Corps and Law Enforcement Education	42 U.S.C. 14102	Eliminate	No appropriation under this program since FY 2005
Department of Justice	Report on Grants made under DNA Identification Grants Program	42 U.S.C. 3796kk-5(b)	Eliminate	DOJ/Office of Justice Program (OJP) has not received any specific appropriation under this program since approximately FY 2003.
Department of Justice	Report on the number of individuals served and the number of individuals turned away from visitation programs and services and safe visitation (referred to as the Supervised Visitation Report)	42 U.S.C. 10420 Pub. L. 106-386 Sec 1301 (d)	Consolidate	VAWA mandates that the Attorney General report on the effectiveness of all grant-funded activities on a biennial basis. OVW's biennial Measuring Effectiveness Report to Congress includes data collected from all discretionary program grantees, including a chapter on the Supervised Visitation Program that addresses the activities specified in the statutory reporting site, 42 U.S.C. 10420 Pub. L. 106-386 Sec 1301 (d). OVW meets the separate statutory reporting obligation through the submission of the Measuring Effectiveness Report to Congress, http://www.ovw.usdoj.gov/docs/2010-biennial-report-to-congress.pdf
Department of Justice	Transitional Housing Program Report	42 U.S.C. 13975(f)	Consolidate	The Violence Against Women Act (VAWA) mandates that the Attorney General report on the effectiveness of all grant-funded activities on a biennial basis. The DOJ/Office on Violence Against Women (OVW) biennial Measuring Effectiveness Report to Congress includes data collected from all discretionary program grantees, including a chapter on the Transitional Housing Assistance Program that addresses the activities specified in the statutory reporting site, 42 U.S.C. 13975(f). OVW meets the separate statutory reporting obligation through the submission of the Measuring Effectiveness Report to Congress, http://www.ovw.usdoj.gov/docs/2010-biennial-report-to-congress.pdf

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Department of Labor	Annual Pilots, Demonstration and Research Report to Congress	Appropriations law general provision	Eliminate	The Appropriations Committee Report requires the submission of an Annual Operating Plan for PD&R activities. Overall, PD&R is a very small percentage of ETAs total discretionary budget. ETA currently provides Congress with an overview of its PD&R funding priorities for the upcoming year as part of DOL's annual budget request. Given the small size of PD&R funding for new projects and availability of ETAs PD&R priorities in other annual documents, we believe the annual plan requested by the Appropriations Committee is duplicative of other very similar efforts and should be eliminated.
Department of Labor	Older Americans Act 2006 Amendments Sec. 515 Report on Service to Minority Individuals. For Senior Community Service Employment Program (SCSEP)	Older Americans Act Section 515	Eliminate	Demographic data on the characteristics of participants is collected and analyzed on an annual basis with the information on all grantees made available through the SCSEP Performance and Results Quarterly Progress Report System (SPARQ). ETA can make the demographic data (with identifiers removed) available to the public with other program performance data that are already posted at www.doleta.gov/seniors/html_docs/GranteePerf.cfm website. The statute, regulations, agency guidance and individual grant agreements all emphasize requirements to serve all eligible participants with available funds, emphasize nondiscrimination requirements, and annually require strategies to improve services areas.
Department of Labor	Trade and Employment Effects of the Andean Trade Preference Act	Section 207 of the Andean Trade Preference Act (ATPA; enacted on December 4, 1991; Pub. L. No. 102-182, Title II, 105 Stat. 1233)	Eliminate	There has been little demonstrated Congressional or public interest in the report. The findings have not changed materially across the 18 years of reporting. The staff resources that would be released from preparing this mandate are needed to conduct more mission-critical research.
Department of State	Annual Foreign Military Training Report	Section 656, PL 87-195, Foreign Assistance Act of 1961	Eliminate	This report is obsolete because similar, and more highly detailed information, is provided regularly, through special notification requirements already in place.
Department of State	Annual Military Assistance Report	Section 655, PL 87-195, Foreign Assistance Act of 1961	Eliminate	This report is obsolete because similar, and more highly detailed information, is provided regularly, through special notification requirements already in place.
Department of State	Annual Report on Financial Contributions by the U.S. To International Organizations	Section 4(b) of P.L. 79-264, United Nations Participation Act of 1945	Eliminate	This report is redundant. Substantially similar information is provided in annual congressional budget justification materials.
Department of State	Arms Transfer and Regional Balance in the Middle East	Section 404(c) of P.L. 102-138, Foreign Relations Authorization Act, Fiscal Years 1992 and 1993	Eliminate	This report is obsolete because it addresses circumstances that have been overtaken by events or otherwise no longer pertain. Instead, briefings offer a more timely and comprehensive overview, while providing more accessible context.
Department of State	Democratic People's Republic of Korea	Section 585 in the matter under section 101(c) of Division A of PL 104-208, Omnibus Consolidated Appropriations Act, 1997	Eliminate	This report is obsolete because it addresses circumstances that have been overtaken by events or otherwise no longer pertain. Circumstances change slowly and other federal agencies report on developments.
Department of State	International Military Education and Training (IMET)	Section 549 of P.L. 87-195, Foreign Assistance Act of 1961	Eliminate	This report is obsolete because substantially similar information is provided in the State Departments Annual Human Rights Report: http://www.state.gov/j/drl/rls/hrrpt/
Department of State	Kosovo Peacekeeping	Section 1213 of PL 106-398, National Defense Authorization Act for FY 2001	Eliminate	This report is obsolete because it addresses circumstances that have been overtaken by events or otherwise no longer pertain.
Department of State	Nuclear Nonproliferation in South Asia	Section 620F(c) of P.L. 87-195, Foreign Assistance Act of 1961	Eliminate	This report is obsolete because substantially similar information is provided in the Periodic Report to Congress on the National Emergency Regarding Proliferation of Weapons of Mass Destruction as required by section 204(c) of the International Emergency Economic Powers Act (IEEPA) (50 U.S.C. 1703(c)) and Section 401(c) of the National Emergencies Act (NEA) (50 U.S.C. 1641(c)), and E.O. 13382 and the
Department of State	Personnel Strategy Report	State and Foreign Operations Appropriations Act, 2011, Div. F, P.L. 111-117	Eliminate	This report is obsolete because this information is included in the 5 year plan that is submitted annually as required under 5 CFR 250.203 (ii) and 5 U.S.C. 4121
Department of State	PLO Commitments Compliance Act	Section 804(b) of PL 101-246, Foreign Relations Authorization Act, FY 1990 & FY 1991	Eliminate	This report is obsolete because there are no significant security concerns to address.
Department of State	Report on Employment of US Citizens by International Organizations	Section 181 of P.L. 102-138, Foreign Relations Authorization Act, Fiscal Years 1993 and 1994	Eliminate	This report is obsolete because circumstances change slowly and do not warrant frequent reports. Changes, as they occur, are better conveyed by briefings.
Department of State	Report on Immunity for Interdiction of Aircraft Used in Illicit Drug Trafficking	Section 1012(c) of P.L. 103-337, National Defense Authorization Act of 1995, as amended	Eliminate	This report is obsolete because Congressional budget justification materials provide substantially similar information and the Congressional notification process provides similar, highly detailed information regularly, e.g., due to special notification requirements. Briefings also are a more preferable approach toward giving more timely and comprehensive.
Department of State	Report on Outstanding Expropriation Claims by U.S. Citizens	Section 527(f) of P.L. 103-236, Foreign Relations Authorization Act, Fiscal Years 1994 and 1995	Eliminate	This report is obsolete because circumstances change slowly and do not warrant frequent reports. Changes, as they occur, are better conveyed by briefings.
Department of State	Report on Terrorist Lookout Committees	Section 304(f) of P.L. 107-103, Enhanced Border Security and Visa Entry Reform Act of 2002	Eliminate	This report is obsolete because the pace of change in circumstances is such that less frequent reports or periodic briefings would be more substantive and meaningful.
Department of State	Report on the Conflict in Sudan	Section 8 of P.L. 107-245, 2002 Sudan Peace Act	Eliminate	This report is obsolete because the obligation to report under the law has expired. State could offer briefings on this subject in the future if needed.
Department of State	Report on the Kimberly Process, Report on Countries Exporting Diamonds Outside of the Kimberly Process	Sections 12(a) and 12(b) of P.L. 108-19, Clean Diamond Trade Act	Eliminate	This report is obsolete because circumstances change slowly and do not warrant frequent reports. Changes, as they occur, are better conveyed by briefings.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Department of State	Report on Visa Issuance to Inadmissible Aliens	Section 51(a)(2) of P.L. 84-885, State Department Basic Authorities Act of 1956, as amended	Eliminate	This report is redundant. Substantially similar information is provided in the Classified report on Visa Denial for Terrorist Reasons that is required by Section 127 of P.L. 102-138 (22 U.S.C. 2723(a)(1))
Department of State	Resolution of the Cyprus Dispute	Section 620C(c) of PL 87-195, Foreign Assistance Act of 1961	Eliminate	This report is obsolete because it addresses circumstances that have been overtaken by events or otherwise no longer pertain. Circumstances change slowly and do not warrant frequent reports, and changes are better conveyed by briefings, as occur. The pace of change in circumstances is such that briefings would be more substantive, meaningful.
Department of State	Sudan Peace Act War Crimes Report	Section 11(b) of P.L. 107-245, 2002 Sudan Peace Act	Eliminate	This report is obsolete because substantially similar information is provided in the State Departments Annual Human Rights Report: http://www.state.gov/j/drl/rls/hrrpt/
Department of State	Tibet Negotiations	Section 613(b) of P.L. 107-228, Foreign Relations Authorization Act, Fiscal Year 2003	Eliminate	This report is obsolete because substantially similar information is provided in the State Departments Annual Human Rights Report: http://www.state.gov/j/drl/rls/hrrpt/
Department of State	Workforce Planning for Foreign Service Personnel	Subsections (c)(4) and (c)(5) of section 601 of PL 96-465, Foreign Service Act of 1980, as amended	Eliminate	This report is duplicative because the information is covered in the 5 year plan that is submitted annually as required under 5 CFR 250.203
Department of the Interior	Annual Report to Congress including annual financial report	Central Valley Project Improvement Act, Public Law 102-575, Title XXXIV	Eliminate	Legislation is being proposed to reflect that the reporting requirement will be covered in the programs annual budget justifications to Congress. The information in this annual report duplicates the information in the annual budget justification that the Bureau of Reclamation produces and submits to Congress.
Department of the Interior	CALFED Annual Report	Public Law 108-361 Sec. 105(a.)	Eliminate	The report was originally required in both state and federal legislation of the California Bay Delta Authority in coordination with the 25 state and Federal lead agencies. Upon abolishment of the California Bay Delta Authority, a separate annual report was no longer produced after 2007 but a California Bay-Delta Crosscut has been included in the annual President's Budget with much of the same information, and more detail in linking related funding activities.
Department of the Interior	OST Annual Report to Congress	25 U.S.C. 4043(f)	Eliminate	Some of the information is already included in the annual budget submission to Congress; future budget submissions will include the additional information making this report duplicative.
Department of the Interior	Royalty in Kind (RIK) Program.	Section 342 (e)(2) of the Energy Policy Act of 2005 (P.L. 109-58)	Eliminate	Secretarial Order dated December 8, 2009, eliminated RIK program. The final report was issued for FY2010. With elimination of the program there is no need to continue to report to Congress.
Department of the Treasury	Annual MDB Environment Report	P.L. 99-591, 539 & P.L. 101-167, 533	Eliminate	These provisions, passed over 20 years ago, focus on issues that are mostly satisfied, such as the need to develop social and environmental safeguard standards or establish independent inspection processes in the MDBs. Treasury reports on safeguard issues in the context of new MDB-related reporting requirements, and maintaining this reporting requirement detracts from our ability to meet these new requirements.
Department of the Treasury	Annual Report for the NADBank	22 U.S.C. 290m-6	Eliminate	Treasury proposes to eliminate this report as the NADBank publishes its own Annual Report which it provides to Congress and makes available on its website. Treasury is currently responding to a new NADBank reporting requirement which addresses more timely issues than those reflected in this annual reporting requirement.
Department of the Treasury	Cancellation of HIPC Debt and Paris Club Debt Relief	P.L. 106-113, App.E, 501(j)	Streamline	Overlap between two reports. The information on cancellation of HIPC debt and Paris Club debt relief will continue to be provided in one report, together with expected bilateral debt reduction activities for the current fiscal year.
Department of the Treasury	Expected bilateral debt reduction activities for the current fiscal year	P.L. 105-118	Consolidate	Overlap between two reports. The information on expected bilateral debt reduction activities for the current fiscal year will be provided together with information on cancellation of HIPC debt and Paris Club debt relief in the prior fiscal year.
Department of the Treasury	Financial Implications of U.S. Participation in the International Monetary Fund	P.L. 106-113, App.E, 504(b)	Reduce frequency	Annual analysis of the financial implications of U.S. participation in the IMF is likely to be more meaningful than higher frequency quarterly analysis.
Department of the Treasury	IFI Labor Report	22 U.S.C. 262p-4p(b)	Eliminate	The objective of the underlying legislation essentially has been met, because, to the extent that core labor standards could be directly affected by their programs, the IFIs now review the potential negative impacts of their operations on core labor standards. Moreover, the State Department's Human Rights Report contains extensive information on the adherence of individual countries to internationally recognized worker rights.
Department of the Treasury	IFI Voting Report	22 U.S.C. 262d(c)	Eliminate	This report aims to provide information on the U.S. votes at the MDB and IMF Boards of Directors. Treasury makes this information publicly available through other avenues. U.S. votes in the MDBs and the IMF are posted on the Treasury website on a monthly and quarterly basis respectively.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Department of the Treasury	National Advisory Council on International Monetary and Financial Policies (NAC) Report	22 U.S.C. 262r & note	Eliminate	The vast majority of the information sought in this report can be found in the annual justification for appropriations for Treasury international programs, which is provided to Congress and posted on Treasury's external website. Maintaining this reporting requirement detracts from Treasury's ability to meet new MDB-related reporting requirements. With regard to the IMF, the Secretary of the Treasury issues bi-annual statements of U.S. policy priorities in the IMF to the International Monetary and Financial Committee (a ministerial level advisory committee of the IMF). These policy statements are posted on the Treasury and IMF websites. http://www.imf.org/external/spring/2012/imfc/statement/eng/usa.pdf
Department of the Treasury	New IMF Arrangements Regarding Rates and Maturities	P.L. 105-277, Title VI, 605(d)	Eliminate	Treasury posts this information quarterly on the Treasury website as an annex to the report on the policies of the IMF listed further below. If the report is eliminated, Treasury will continue to post the information contained in the report on the Treasury website on a quarterly basis.
Department of the Treasury	Report of Policies of the International Monetary Fund	22 U.S.C. 262r-4	Eliminate	The report includes many requirements that are not relevant to the IMF's activities. Treasury can respond with more useful and timely information to specific inquiries from Congress about IMF policies than can be provided through this report.
Department of the Treasury	Report on AsDB Reforms Toward Seven Policy Goals	P.L. 112-10	Eliminate	The actions detailed in the underlying legislation have largely been achieved. We do not expect significant further action on the policy requirements contained in the legislation.
Department of the Treasury	Report on Clean Technology Fund	P.L. 111-117	Eliminate	The Clean Technology Fund maintains an exhaustive public website which contains all trust fund committee documents, policies, country investment plans and project.
Department of the Treasury	Report on Extractive Industries	P.L. 111-117, Div. F, 7081(f)	Streamline	Relevant information published on MDB websites
Department of the Treasury	Report on Significant Modifications	The Government Securities Act Amendments of 1993, Pub L. No. 103-202, 202, (1993)	Eliminate	Any significant changes to the Treasury auction process are already announced publicly, either through a rule change and update to the UOC, a press release, an update to the BPD external website or in letters to Primary Dealers.
Department of the Treasury	Report on Treasury's International Technical Assistance Program	22 U.S.C. 2151aa(h)(1)	Reduce frequency	Treasury proposes to change this semi-annual report to an annual report. More meaningful annual information would likely provide a greater benefit given that activities do not change significantly over a 6 month period.
Department of the Treasury	Report on U.S. Supported Policies in the MDBs (IDA Graduation)	22 U.S.C. 262r-6(b)(2)	Eliminate	The information in the IDA Graduation report, which describes how IDA-financed projects contribute to the eventual graduation of a representative sample of IDA countries, can be found on the World Bank website.
Department of the Treasury	Report on U.S. Supported Policies in the MDBs. 'The Corruption Report'	22 U.S.C 262r-6(b)(1)	Eliminate	Treasury recognizes the importance of focusing on corruption issues at the institutional, country and project level and regularly examines these issues in its loan review process and project-level oversight function. Treasury reports on corruption issues in the context of new MDB-related reporting requirements.
Department of the Treasury	Salmon Book on USG Foreign Credit Exposure	House Report 102-108	Eliminate	Data is now on a publicly available website. Treasury will continue to maintain the Foreign Credit Reporting System (FCRS) website that allows public access to USG foreign credit exposure data and will inform Congress about the availability of this information on the FCRS website.
Department of the Treasury	Vacancy Report	5 USC 3349	Reduce frequency	The report duplicates information that can be found on THOMAS.
Department of Transportation	13th Buckle Up America Report for CY 2009	House Report 105-188 Pg. 102	Eliminate	The Buckle Up America campaign was highly successful, but has evolved as a subset of broader safety campaign focus. All recent NHTSA safety and research are reported in associated website.
Department of Transportation	14th Buckle Up America Report for CY 2010	House Report 105-188 Pg. 102	Eliminate	The Buckle Up America campaign was highly successful, but has evolved as a subset of broader safety campaign focus. All recent NHTSA safety and research are reported in associated website.
Department of Transportation	Amtrak's Capital Program	Senate Report #109-293	Eliminate	Amtrak has established planning documents that outline the company's long-term capital requirements and align with the company's business and strategic goals.
Department of Transportation	Buy American Waivers	Section 123 of the Consolidated Appropriations Act, 2010, Section 4, Division A (Public Law 111-117)	Eliminate	All information on Buy America waivers are included on FHWA's public website, and the information is updated regularly.
Department of Transportation	Fundamental Properties of Asphalts	SAFETEA-LU, Section 5204	Eliminate	In 2011, the Secretary determined that the earmark had been sufficiently funded and therefore no funding was provided for FY 2011. The research itself will continue until the obligated funds are expended. The agency feels, however, that the Report to Congress could be eliminated as it is very technical, and detailed results of the research itself are made available to FHWA and the engineering community by WRI.
Department of Transportation	Hazardous Materials Emergency Preparedness (HMEP) Grants Report to Congress	The Hazardous Materials Transportation Authorization Act of 1994 (49 U.S.C. 5116 (k)).	Reduce frequency	Staff time used to prepare this report outweighs benefit of the report. The Office of Hazardous Materials Safety will post statistics and measures on the PHMSA website as an alternative to publishing the reports
Department of Transportation	Hazardous Materials Safety Quarterly Staffing Report	S. Rpt #111-230 Pg. 110	Eliminate	Staff time used to prepare this report outweighs benefit of the report.
Department of Transportation	High Speed Corridors and Intercity Passenger Rail Service - Monthly Project Status	House Report #111-564 Pg. 85	Eliminate	Reporting requirements are continually met through monthly teleconferences with Committee staff.
Department of Transportation	Neighborhood Electric Vehicles	Explanatory Statement Pg. 28	Eliminate	Staff time used to prepare this report outweighs benefit of the report.

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Department of Transportation	Obligations and Unobligated Balances	23 USAC 104(j)	Eliminate	FHWA is required to prepare the tables and send them in a Report to Congress. The statutory language also requires placement of the Report on the web. The agency suggests that the requirement for the Report to Congress be eliminated and the language modified to require posting of the information on the web only.
Department of Transportation	Pipeline and Hazardous Materials Safety Open Statutory Mandates	Public Law 108-426; Norman Y Mineta Research & Special Programs Improvement Act	Eliminate	Staff time used to prepare this report outweighs benefit of the report. There are no real changes in status update over several report cycles for two open mandates. This report has become unnecessary
Department of Transportation	Projects of National and Regional Significance	SAFETEA-LU, Section 1301(k)	Eliminate	This report was intended for use with a discretionary program. In SAFETEA-LU the PNRS program was fully earmarked from FY 2006-2009 and the program funds were formula allocated to the States in FY 2010 and beyond. As such this report has never fulfilled its intended purpose of informing Congress of the Department's selection of discretionary grants. In recent years, with the formula allocation it is even less relevant as we don't report on the formula projects.
Department of Transportation	Rail Safety Mandates and NTSB Recommendations	Section 106 RSIA (P.L. 110-432)	Eliminate	Producing the annual RSIA Section 106 report is a time-consuming duplication of more timely FRA reporting. RSIA requires FRA to produce an annual report describing actions it is taking to fulfill unmet safety mandates and open NTSB and OIG safety recommendations. FRA's Congressional testimony, letters, and briefings provide this information more effectively. FRA's experience producing three of these reports is that the lengthy clearance process renders the annual report out of date by the time it is issued.
Department of Transportation	Railway-Highway Crossings	SAFETEA-LU, Section 1401	Eliminate	The States send annual reports to FHWA on their 130 expenditures, but summarizing the information is labor intensive for this RTC. In short, we will have the annual reports from the States on file and if Congress wanted an update we could put one together, but routinely sending them adds little value.
Department of Transportation	Report on Hazardous Materials Transportation	Section 5103 and 5121 (h) of the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU). 49 U.S.C. Subtitle III, Chapter 51, 5121(h)	Eliminate	Staff time used to prepare this report outweighs benefit of the report. The OHMS will post statistics and measures on the PHMSA website as an alternative to publishing the reports
Department of Transportation	Report on Major Projects	FY 2001 Department of Transportation and Related Agencies Appropriations Act (House Report 106-622, Item 3)	Eliminate	All information on the major projects are posted on FHWA's public website, and the information is updated regularly.
Department of Transportation	Report to Congress on Pipeline Safety Information Grants to Communities (also known as Technical Assistance Grants, or TAGs)	Public Law 107-355, Pipeline Safety Improvement Act, Section 60130; 49 U.S.C. 60130	Eliminate	Reporting requirements are fulfilled by posting the information required to be included in the report to the website at http://primis.phmsa.dot.gov/tag .
Department of Transportation	Report to Congress on the Hazardous Materials Biennial Report: Summary of Hazardous Materials Transportation	Section 5103 and 5121 (h) of the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU). 49 U.S.C. Subtitle III, Chapter 51, 5121(h)	Eliminate	Staff time used to prepare this report outweighs benefit of the report. The OHMS will post statistics and measures on the PHMSA website as an alternative to publishing the reports
Department of Transportation	Technical Staffing Requirements	FY 2009 Omnibus Explanatory Statement Pg 2008	Eliminate	Staff time used to prepare this report outweighs benefit of the report.
Department of Transportation	Tribal-State Road Maintenance Agreements	SAFETEA-LU, Section 1119	Eliminate	Overall impact of legislation has been very minimal. Historically, it has been one tribe in one State. But it takes a significant amount of time to check with all State Dots and prepare the report.
Department of Veterans Affairs	Activities of the Office of Research	PL 108-170, Sec 401 (a)(1)	Eliminate	We do not have any record of an inquiry about, or expression of interest in, this report from Members of Congress or Veterans Committees staff. Therefore, we do not believe there is sufficient interest in the report to continue its compilation.
Department of Veterans Affairs	Conversion of VA Functions to Contract Employees	PL 97-306 (10/82) and amended by PL 104-262, Sec 305	Eliminate	VA has not submitted this report for several years because 38 U.S.C. § 8110(a) prohibits the Veterans Health Administration from conducting standard competitions under Office of Management and Budget Circular A-76 comparing in-house and contractor performance of commercial activities, required when agencies considered contracting-out an activity of 65 full-time employee equivalent (FTE) or more, unless the Congress provides specific funding for the studies. Such funding has not been provided for either FY 2010 or FY 2011. Further, current appropriations law prohibits the use of appropriated funds to begin or announce a study or public-private competition regarding the conversion to contractor performance of any function performed by Federal employees pursuant to OMB Circular A-76 or any other administrative regulation, directive or policy.
Department of Veterans Affairs	Local Procurement of Health Care Items	PL 100-322, Sec 403	Eliminate	Report has been submitted for 23 years. No dramatic changes in the percentage of VAMC expenditures for local procurement. VHA does not have information on the reason why Congress originally restricted local procurement.
Department of Veterans Affairs	Medical and Surgical Bed Closures	38 U.S.C., section 8110 (e)	Eliminate	Report has been recurring for more than 30 years. VA does not have any record of an inquiry about, or expression of interest in, this report from Members of Congress or Veterans Committees staff.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Department of Veterans Affairs	Programs and Activities of the Department that Pertain to Veterans Who are Minority Group Members	38 USC, Section 544 (c) (2)	Reduce frequency	VA recommends that the frequency requirement for this report be reduced from annual to biennial to allow adequate time for the Department to review outcomes of initiatives employed in response to the recommendations of the Advisory Committee on Minority Veterans (ACMV). The current 12-month interval between reports does not allow adequate time for the Department to develop, measure, and document initiatives that have been instituted in response to the recommendations of the ACMV. ACMV recommended a change in frequency from annual to biennial in its 2011 report.
Department of Veterans Affairs	Sharing of Health Care Resources	PL 99-576, Sec. 231(c)	Eliminate	Report has been submitted for 25 years. VA does not have any record of an inquiry about, or expression of interest in this report from members of Congress or Veterans Committee staff.
Department of Veterans Affairs	Staffing for Nurses and Nurse Anesthetists	PL 106-419 Sec. 201(a) 38 USC Sec. 7451(e)(5)	Eliminate	This report has served the purpose of showing that the programs work. The requirement to report on the staffing of nursing positions was put in place in 2000 to ensure that the locality pay system was adequately addressing VA's staffing needs and that facilities were using the salary survey process when necessary to address staffing problems. Since the establishment of this reporting requirement, nurse staffing across VA has remained satisfactory. No major staffing problems have been identified through this reporting process. The report has also shown that salary surveys are consistently conducted when potential pay-related staffing issues are identified. To our knowledge, there has never been any contact from Congress or any other stakeholder to inquire about the report, nor has there ever been any comment or question about its contents following distribution. VHA does not use the report for any purpose other than to provide the information to Congress.
Department of Veterans Affairs	Use of Authorities to Enhance Retention of Experienced Nurses	PL 107-135, Sec. 125	Eliminate	Report has been recurring since 2002. VHA is very interested in retaining experienced nurses, and this report has demonstrated for 10 years how VHA utilizes its authorities to enhance retention. As this activity is unlikely to diminish, there is minimal value in resubmitting the same data, with slight variation, annually.
Environmental Protection Agency	Estuarine monitoring program of organotin concentrations	33 USC 2406	Eliminate	This report was requested/prepared in 2001. The organotin antifouling paints that were the subject of the monitoring have been cancelled in the United States and phased-out in most of the rest of the world. Consequently, organotin is no longer monitored, leaving nothing to report.
Environmental Protection Agency	Implementation of the Great Lakes Water Quality Agreement of 1978	33 USC 1268	Eliminate	EPA has other Great Lakes reporting requirements already in place. An updated draft of the GLWQA requires bi-national reporting on environmental conditions and issues in the Great Lakes every three years. This report will reflect activities being undertaken to address the updated GLWQA and replace the information that is currently being reported on an annual basis under the CWA Section 118 requirement. Further, work done, progress achieved, and resources expended in the U.S. to further the goals and agreements embodied in the GLWQA will be done pursuant to and in accordance with the Great Lakes Restoration Initiative (GLRI), which has an annual reporting requirement. Eliminating the CWA Section 118 report requirement will eliminate EPA's triplicate reporting requirement for the Great Lakes.
Environmental Protection Agency	INDIAN ENVIRONMENTAL GENERAL ASSISTANCE PROGRAM ACT OF 1992	42 U.S.C. 4368b	Eliminate	EPA is currently fulfilling its obligation under 42 U.S.C. 4368b to report to Congress the status of EPA's Tribal General Assistance Program by providing information in EPA's annual performance report and on its website. This information is available "to the appropriate Committees of the Congress with jurisdiction over the applicable environmental laws and Indian tribes" consistent with the statute. Given the availability of this data, a specific annual report is not necessary. We would ask that the language in 42 U.S.C. 4368b be amended to provide EPA with additional flexibility to satisfy this obligation through additional alternative reporting processes. Alternatively, we would ask that the requirement for a single report be stricken, as EPA plans to continue providing Congress with the status of EPA's Tribal General Assistance Program as part of its annual performance report.
Environmental Protection Agency	Regulation of ocean dumping	33 USC 1444(b)	Eliminate	EPA proposes termination of this annual research reporting requirement because it has become outdated due to intervening amendments prohibiting or severely restricting the activities for which research was to have been reported. With the development of a stronger understanding of the implications of ocean disposal, the banning of sewage sludge and industrial waste (1988 Ocean Dumping Ban Act), and improved management of the materials disposed of in the ocean facilitated by the Marine Protection, Research and Sanctuaries Act (MPRSA) permitting process, the annual reporting requirement described in section 1444 of the MPRSA, as written in 1972, has become outdated and is no longer warranted.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Environmental Protection Agency	Response to House Appropriations Committee (HAC) FY2010 Report Annual Superfund Alternative Approach (SAA): Status Update for FY 2010.	House Appropriations Committee Report 110-187 (H.R. 2643)	Eliminate	The report language requires that EPA provide an annual report on sites using the Superfund Alternative Approach (SAA), including intramural and extramural cost accounting for each site. The cost of gathering this data for each site involves the coordination and resources of three different offices within EPA (OECA, OSWER, and OCFO). This cost outweighs the benefit since only two regions regularly employ SAAs. Moreover, EPA has provided this report to Congress for four years and, to EPA's knowledge, the report has no bearing on the funding made available to EPA's Superfund Remedial program which is largely based upon the need for pre-remedial assessment funds and construction funds.
Environmental Protection Agency	Results of investigations and analyses of the Acid Precipitation Task Force	P. L. 101-549, S. 103(j)(d)/(E)	Eliminate	This report is duplicative of that of the National Acid Precipitation Assessment Program Report to Congress, which was last issued in 2011. This report includes information substantially similar to that of the requirement being proposed for elimination.
Executive Office of the President	Aeronautics and Space Report of the President	National Aeronautics and Space Act of 1958, as amended (Public Law 111-314); Section 20116	Eliminate	The requirement for this report dates back to 1958 before other more timely and comprehensive information sources were available. The narratives and data summarizing yearly A&S activity are duplicative with those provided in yearly Congressional Budget Justifications as well as from external sources, such as industry groups, CBO reports, and independent studies. In several cases, information and data in this report is also less accurate and delayed (currently by several years) due to inconsistencies in data tracking, reporting, and clearance requirements.
Executive Office of the President	Airport & Airways Act	49 U.S.C. 50104	Eliminate	Imposes burden on U.S. suppliers and U.S. State Dept. Posts; has been a null report. Any discrimination can be included in the NTE
Executive Office of the President	Annual Report on the WTO	19 U.S.C. § 3534, added by the Uruguay Round Agreements Act, Pub. L. 103-465, Sec. 124 (108 Stat. 4832)	Streamline	Eliminate the annex as most information is publically available from other sources; can link to source of information and provide only specialty personnel data that may otherwise not be available.
Executive Office of the President	Baseline for Application of Reprogramming and Transfer Authorities for Fiscal Year 20XX	Financial Services and General Government Annual Appropriations Act (found under the general provision for reprogramming and transfer authority)	Reduce frequency	Report is used by Congress as a baseline when considering an agency's reprogramming/transfer request(s). Recommend that agencies submit this data only when they submit a reprogramming/transfer request.
Executive Office of the President	Counterdrug Technology Assessment Center (CTAC) Technology Transfer Report	Pub. L. 109-469, Sec. 401	Eliminate	The President and the Appropriations Committees no longer provide funding for this program
Executive Office of the President	FAIR Inventories	FAIR Act of 1998 P.L. 105-270	Reduce frequency	Reduce coverage - The FAIR Act currently requires reporting from every small, independent agency with more than 100 FTEs. OFPP recommends alleviating the reporting burden on the small agencies, which are already resource constrained, by changing the applicability to only the CFO Act agencies.
Executive Office of the President	Great Lakes Crosscut	P.L. 111-88; Report 111-316	Eliminate	This information will also be collected by EPA for its Great Lakes Restoration Initiative reporting. Congress also has never shown any interest in the report.
Executive Office of the President	Harmful Algal Bloom and Hypoxia Scientific Assessment Report - Hypoxia	Harmful Algal Bloom and Hypoxia Research and Control Reauthorization P.L. 108-456	Eliminate	In 2010, President Obama announced a National Ocean Policy and established the National Ocean Council, which is required to report annually on ocean activities. These reporting requirements encompass the topics covered in this report; therefore, OSTP proposes to repeal this separate reporting requirement as outdated.
Executive Office of the President	Harmful Algal Bloom and Hypoxia Scientific Assessments Report - Harmful Algal Blooms	Harmful Algal Bloom and Hypoxia Research and Control Reauthorization P.L. 108-456	Eliminate	In 2010, President Obama announced a National Ocean Policy and established the National Ocean Council, which is required to report annually on ocean activities. These reporting requirements encompass the topics covered in this report; therefore, OSTP proposes to repeal this separate reporting requirement as outdated.
Executive Office of the President	Homeland Security Funding Analysis	31 U.S.C. 1105(a)(35)	Eliminate	Each year, nearly 400 users across the government spend many work-hours to compile and enter data into the Homeland Security Database (HSDB) in order to meet this reporting requirement, despite the fact that the data is neither used in the preparation of the President's Budget nor with respect to informing program decisions.
Executive Office of the President	Include a list of plans and reports determined to be outdated or duplicative by each agency in the budget of the United States Government	GPRA Modernization Act 2010	Streamline	The OMB recommends providing this list to Congress every other year and separately from the Budget instead of annually concurrent with the Budget. Providing the list every other year in spring after the Budget is published will allow agencies and OMB the time to focus on consultation with Congress prior to preparing the proposals, to better align the list with appropriations language from the Presidents Budget, and to improve the quality of the information for Congress' consideration and response.
Executive Office of the President	Interagency Oceans and Human Health Research Program Annual Report	Consolidated Appropriations Act of 2005, PL 1008-447, Sec. 902 (2005)	Eliminate	In 2010, President Obama announced a National Ocean Policy and established the National Ocean Council, which is required to report annually on ocean activities. These reporting requirements encompass the topics covered in this report; therefore, OSTP proposes to repeal this separate reporting requirement as outdated.
Executive Office of the President	National Coordination of Research Infrastructure	America COMPETES Act P.L. 110-69 Sec. 1007	Eliminate	The reporting requirement originated in the America COMPETES Act of 2007; this report was not reauthorized in the America COMPETES Reauthorization Act of 2010, but remains in force as a requirement. The report does not appear to have policymaking value nor congressional interest, and the data presented in the report are submitted to Congress in other reports (Budget of the US Government).

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Executive Office of the President	National Nanotechnology Advisory Panel Update	21st Century Nanotechnology Research and Redevelopment Act, PL 108-153, Sec. 4 (2003)	Reduce frequency	The requirement to have an external review of this multiagency initiative every 2 years is unnecessarily burdensome; the initiative does not change enough in 2 years to justify an external review at that frequency. Changing the requirement to every 3 years would allow the advisory panel (PCAST) to review changes more thoughtfully.
Executive Office of the President	National Oceanographic Partnership Program Report	National Defense Authorization Act for Fiscal Year 1997 (Public Law 104201) (September 23, 1996)	Reduce frequency	OSTP proposes to reduce frequency from annually to biennially. Although a periodic update on NOPP activities is valuable, annual reporting does not provide sufficient value to justify the effort.
Executive Office of the President	National Research Council Triennial Review of the National Nanotechnology Initiative	21st Century Nanotechnology Research and Redevelopment Act, PL 108-153, Sec. 4 (2003)	Eliminate	There is already a required external review of the National Nanotechnology Initiative (NNI); see above for information on the PCAST external review of the NNI). It is duplicative to have two separate, costly external reviews of a multiagency initiative at such short intervals. OSTP proposes to keep the advisory panel (PCAST) external review and to eliminate the NRC external review.
Executive Office of the President	National Windstorm Impact Reduction Program Biennial Report	National Earthquake Hazards Reduction Program Reauthorization P. L. 108-360 Sec. 204	Eliminate	The program has not been appropriated, yet the reporting requirement remains in force in authorizing legislation. A proposed reauthorization of the NEHRP program would change the Wind program significantly and move it to NIST. In addition, there appears to be no congressional interest in the report. Therefore, the reporting requirement no longer makes sense.
Executive Office of the President	Outlays for Mandatory Programs Under Current Law (summary table in the Mid-Session Review)	Section 221(b) of the Legislative Reorganization Act of 1970	Eliminate	Information in this table is available from CBO. The requirement for this report dates prior to the creation of CBO.
Executive Office of the President	Program Performance Benefits from IT Investments	P.L. 104-106	Eliminate	Through the IT Dashboard, the performance benefits of all major IT investments are reported by the 24 CFO Act agencies. The publication of this report is duplicative and outdated given that the information on the IT Dashboard is more current and is reported on a monthly basis.
Executive Office of the President	Report on Operation of CBI Program	19 U.S.C. 2702(f), as amended by the Trade and Development Act of 2000, Pub. L. 106-200, Title II (the United States-Caribbean Basin Trade Partnership Act)(CBTPA), Section 211(c)	Streamline	Minimal significance for standalone report; merge information into Annual Report; some overlap exists with USITC Report: Section 215(a) of CBERA, 19 USC 2704 (a)
Executive Office of the President	Report to Congress on the benefits of E-government initiatives	PL 109-115 TTHUD Approps, Sec 841	Eliminate	The benefits that this report provides do not exceed the costs associated with the development of the report. Dozens of agencies work through an annual process to develop this report. Additionally, much of the data accumulated in the report is available on the IT Dashboard and at the time of publication the data is more current on the IT Dashboard than in the report.
Executive Office of the President	Report to Congress on the Physicians' Comparability Allowance Program	5 USC 5948	Eliminate	The reporting requirements for Physicians' Comparability Allowance are inconsistent with other recruitment and retention bonuses, which do not require a separate report to Congress. In addition, we do not receive any feedback from Congress on this report and it is burdensome on agencies to develop.
Executive Office of the President	Resource Conservation and Recovery Act Report	Section 6002 of RCRA and Section 9002 of FSRIA	Eliminate	An existing process (environmental scorecard) already tracks and reports agency progress on achievement of environmental goals. Agency sustainability plans and a summary of their progress are available on performance.gov. The report to Congress duplicates much of the same information. Agency resources would be better utilized if they were focused on one common repository of sustainability information.
Executive Office of the President	Semiannual Cost Report on the Troubled Asset Relief Program (TARP)	Sec. 202(a) of P.L. 110-343	Reduce frequency	As TARP programs wind-down, changes to OMB's estimates of TARP costs are increasingly the result of changing market conditions rather than programmatic or policy changes. Accordingly, the monthly and quarterly cost estimates published by the Office of Financial Stability are more timely and useful than the OMB report produced to coincide with Midsession Review. OMB would continue to produce an in-depth analysis including an annual reestimate of TARP costs to accompany the President's Budget, as well as the final accounting of TARP costs required by Section 134 of P.L. 110-343.
Executive Office of the President	Semiannual Report on Section 301 Program	19 U.S.C. § 2419, Trade Act of 1974	Reduce frequency	Agency practice is to report annually by agreement with trade committees.
Executive Office of the President	Service contract inventory - requirement for individual agency Federal Register Notice publications only	Consolidated Appropriations FY2010, Section 743	Streamline	OFPP has created a public website with the links to all agency inventories and reports. OMB recommends streamlining the process by providing the links on OFPP website and not requiring the additional step of individual agency Federal Register publications.
Executive Office of the President	The Waiver of Certain Sanctions Against North Korea Report	(Subsection 1405 (c) of the Supplemental Appropriations Act of 2008 (P.L. 110-252), subparagraph ((A), (B), (D), or (G) under section 102(b)(2) of the Arms Export Control Act (22 U.S.C. 2799aa-1(b))	Eliminate	Assistance is not provided to the Democratic People's Republic of Korea and hence the waivers are not required.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Federal Trade Commission	Annual College Scholarship Fraud Prevention Act Report	Pub. L. No. 106-420, 114 Stat. 1867	Consolidate	The FTC has submitted this report annually since 2002. The number of scholarship related fraud complaints is a small percentage of the total fraud complaints received by the FTC's Consumer Sentinel complaint database. Aside from providing complaint data to Congress, the report appears to provide little valuable information; therefore, we propose to include the data going forward in another existing annual report, the Consumer Sentinel Network Data Book.
Federal Trade Commission	Annual Report on Ethanol Market Concentration	Pub. L. No. 109-58, 119 Stat. 1074	Eliminate	The FTC has submitted this report annually since 2005. The FTC has found each year that the ethanol market is not unduly concentrated, entry is easy and ongoing, and that the market does not justify a presumption that a single ethanol producer or marketer, or a group of such firms, could exercise market power to set prices or coordinate on price or output levels. The FTC, therefore, has found no basis for continuing specific scrutiny of the ethanol production industry.
General Services Administration	Annual Status Report on the Contingency Contracting Corps	41 USC 2312, National Defense Authorization Act of 2009	Eliminate	GSA's implementation of the contingency contracting corps leverages existing emergency response cadres across the government and follows the National Response Framework (NRF), part of the National Strategy for Homeland Security. GSA recommends eliminating this annual report to Congress, because reporting on other existing programs is duplicative.
General Services Administration	Governmentwide report on agency activities to improve air quality and to reduce traffic congestion by providing for the establishment of programs to encourage Federal employees to commute by means other than single occupancy vehicles	PL 103-172, Federal Employees Clear Air Incentives Act	Eliminate	GSA recommends eliminating this report, as it has not received feedback from congressional recipients. Its low value does not justify the costs related to GSA preparing this government-wide report. Alternatively, efforts to reduce traffic congestion contributed by federal employees may be best addressed by agencies with these direct areas of expertise (e.g., DOT, OPM).
General Services Administration	Notification of changes to the CONUS Lodging Per Diem Rates for Federal Travelers	P.L. 89-554, 5 USC 5707(a)	Eliminate	GSA recommends eliminating the notice requirement to Congress because such individual notice is duplicative with the broad notice that GSA provides to the entire federal community and to the lodging industry. GSA is currently required to provide notice to Congress 30 days prior to rate changes; therefore, for rates that are effective Oct. 1, GSA must notify Congress by Sept. 1. GSA already publicly notifies everyone of the upcoming rate changes 30 or more days prior to the rate changes through the Federal Register and other media sources such as GSA's per diem email listserv, the GSA website, and social media tools.
General Services Administration	Report to Congress on activities of the Office of Federal High-Performance Green Buildings	P.L. 110-140, Energy Independence and Security Act, Sec 436(f)	Eliminate	GSA recommends eliminating this reporting requirement because it offers minimal value in this format. The Office of Federal High Performance Green Buildings has provided briefings to various Congressional Committees, established a Green Buildings Advisory Committee with regular public meetings discussing the office's activities (information on this can be found at: http://www.gsa.gov/portal/category/102591), and developed a website with information on projects and programs (http://www.gsa.gov/portal/category/102711). Though P.L. 110-140 Section 436(f) does not specifically mention which Congressional committees GSA should submit the report to, it is assumed the report is to be submitted to both the House and Senate authorizing committees for GSA, which would be the House Committee on Transportation and Infrastructure and the Senate Committee on Environment and Public Works.
National Aeronautics and Space Administration	Enhancement of Science and Math Programs	P.L. 106-391, Sec. 321	Eliminate	Legislation required NASA to report donations of equipment to schools annually if the Agency made any donations. NASA leases almost all of the computer equipment that would be useful to educational institutions, so the agency would not be able to donate it (the equipment is returned to the vendor at the end of the lease.) This is also moot because GSA's "Computers for Learning" program is specifically designed to donate excess government equipment to eligible educational institutions and schools.
National Aeronautics and Space Administration	Federal Export and Control Laws	P.L. 106-391, Sec. 126	Eliminate	Serious export control issues would be reported by the OIG apart from this requirement, so there is no need for an annual report. NASA OIG concurs with this request.
National Aeronautics and Space Administration	Landsat National Security And International Obligations Consultation Reporting	P.L. 102-555, Sec 507(c)	Eliminate	DoD and Commerce have not been part of the Landsat program since 1997. Reporting requirements, if any, should be levied as part of the authorization of National Land Imaging Program managed by DOI/USGS
National Aeronautics and Space Administration	NASA Outreach Program	P.L. 110-422, Sec. 1107	Eliminate	Program was never funded and does not exist.
National Aeronautics and Space Administration	No Full-Cost Recovery Policy for Use of Testing Facilities	P.L. 109-155, Sec. 205	Eliminate	The requirement to notify prior to implementation was based on the concern that, if NASA implemented a policy of full-cost recovery for industry use of NASA test facilities, then the prohibitively high costs would negate industry use. NASA never implemented such a policy, so the report was never required. Based on additional direction, NASA also formed a funding account (Shared Capabilities Assets Program, SCAP) to manage agency-wide testing facilities.
National Aeronautics and Space Administration	Notice of Changes to Space Station Costs	P.L. 106-391, Sec. 202	Eliminate	This requirement is from the NASA Authorization Act of 2000. The space station construction is now complete, so this report is no longer necessary.
National Aeronautics and Space Administration	Reports on Program and Cost Assessment and Control Assessment	P.L. 111-267, Sec. 1203	Eliminate	This is duplicative of information already in the yearly Congressional Justification and the annual update to the High Risk Audit Corrective Action Plan.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
National Aeronautics and Space Administration	Science Performance Assessments	P.L. 109-155, Sec. 301	Reduce frequency	Modify to initiate assessment at the midterm of each Science Division's decadal survey. Decadal surveys are required by Congress and are the yardstick against which the National Research Council, who performs this review, evaluated progress.
National Aeronautics and Space Administration	Space Cooperation with the Former Soviet Republics	P.L. 102-588, Sec. 218	Eliminate	NASA has never needed to file a report in the 18 years since this requirement has been enacted. Further, given the state of the former Soviet Republics this requirement is outdated and unnecessary.
National Aeronautics and Space Administration	Space Shuttle Follow-on Progress Report	P.L. 109-155, Sec. 501	Eliminate	This was an annual progress report on the Constellation human exploration program elements. The program was replaced in 2010 with a new focus and direction outlined in the NASA Authorization Act of 2010.
National Aeronautics and Space Administration	Stratospheric Ozone Depletion	P.L. 101-549, Sec. 603	Reduce frequency	Change from triennial to quadrennial. NASA and NOAA work with the World Meteorological Organization to prepare a publicly available report on Stratospheric Ozone Depletion through the WMO every four years, this change would reduce awkward overlaps and redundancies between the report and ensure consistent reporting with the globally recognized WMO report.
National Science Foundation	Encouraging participation	America Competes Act: Pub. L. 110-69 121 Stat. 681 Sec. 7031(c)	Consolidate	This Encouraging Participation report required by the America COMPETES Act is partially duplicative with the Minority-Serving Institution Funding report required by the NSF Authorization Act of 2002 (P.L. 107-368, Sec. 18 (e)). Combining these two reports would provide a single source of reference for evaluation of NSF programs for encouraging individuals identified in section 33 or 34 of the Science and Engineering Equal Opportunities Act (42 U.S.C. 1885a or 1885b) to study and prepare for STEM fields, along with information on NSF funding to minority serving institutions.
National Science Foundation	Funding for successful science, technology, engineering, and mathematics education programs.	America Competes Act: Pub. L. 110-69 121 Stat. 681 Sec. 7012(c)	Eliminate	P.L. 111-358, America COMPETES Reauthorization Act of 2010, Title 1 Office of Science and Technology Policy (OSTP), Sec. 101. Coordination of Federal STEM Education directs OSTP to take a comprehensive look at all federal STEM education programs and report to Congress annually.
National Science Foundation	Sense of Congress on innovation acceleration research	America Competes Act: Pub. L. 110-69 121 Stat. 681 Sec. 1008(c)	Eliminate	Based on the conclusions of NSF's Advisory Committee on Government Performance Assessment (AC/GPA) in two separate years to address this concept, the conclusions reached were similar. No obvious formula exists to guide NSF as to the fraction of the portfolio that should be high risk. The advisory committees found that there is no basis to determine an appropriate set-aside allocation for high-risk/high-reward funding within the NSF context. NSF's position to avoid creating an arbitrary metric draws from the committees findings and are shared by external experts and advisors. Given the unpredictable and speculative nature of such a goal, NSF recommends that this action and the associated annual reporting requirement be discontinued.
Office of Personnel Management	Critical Position Pay Report to Congress	5 U.S.C. 5377(h)	Eliminate	The Critical Position Pay Report identifies the number of positions authorized for higher pay under 5 U.S.C. 5377, notes the names of the recipients of the higher pay, and the amounts recipients are paid and would be paid if not for use of the critical pay authority. Only three agencies reported using the critical position pay authority for three current incumbents in calendar year 2010. We anticipate that the calendar year 2011 report, once finalized, will identify the same three agencies as having used the critical pay authority in 2011. The critical position pay authority is one of many pay flexibilities OPM administers to help agencies recruit and retain highly-qualified individuals for Federal service. Because of its very limited use, however, annual reports on the use of the authority hold little value to recipients of the reports and developing the report each year diverts agency resources away from higher priority projects.
Office of Personnel Management	Physicians Comparability Allowance (PCA) Report to Congress	Pub. L. 95-603; 5 U.S.C. 5948 (j)	Eliminate	OPM's legislative agenda for the last several years has included a proposal to repeal the requirement for an annual PCA report. Established in 1978, the PCA authority was a temporary program designed to enable the Government to recruit and retain highly-qualified Government physicians. It included a requirement for a Presidential report to each House of Congress on the operation of the program, along with a recommendation as to whether or not the authority should be continued. In 2000, the program was made permanent, and the requirement for the recommendation was eliminated. However, the reporting requirement was not removed. Given the ongoing nature of the program and the more than 30 years of experience with its operation, the need for an annual report has diminished. The President and the Congress have oversight authority that is adequate to evaluate the usefulness of the program in light of changing circumstances, and changes in the program can still be proposed as needed.

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Office of Personnel Management	Report to Congress on Extending Locality Pay to Non-GS Employees in Governmentwide Pay Systems	5 U.S.C. 5304(h)(2)(c)	Eliminate	Locality pay began in 1994 and locality pay was extended to applicable Government-wide pay systems then. The Pay Agent has been continuing the same extensions since then and reporting the same pay systems to Congress ever since. Since locality pay now represents about 17 percent of total pay, it is unlikely the Pay Agent would not renew extensions at this point, since affected employees would lose 17 percent of their total pay. Continually reporting the same information year after year holds little value to recipients of the reports and developing the report each year diverts agency resources away from higher priority projects. If the report requirement is ended, OPM would continue to provide information on locality pay extensions on its website, but not in the form of annual reports.
Office of the Director of National Intelligence	Acquisition of Major Systems	Section 102A(q)(1)(C) of National Security Act of 1947	Eliminate	Requirement has been superseded by P. L. 111-259, section 325, and P. L. 112-87, section 306
Office of the Director of National Intelligence	Acquisition of Technology Relating to Weapons of Mass Destruction and Advanced Conventional Munitions	P. L. 104-293 (section 721)	Eliminate	Authorizing legislation has been repealed. Info provided in Annual Threat Assessment
Office of the Director of National Intelligence	Activities of Privacy and Civil Liberties Officers	IRTPA, section 1062(f)(1), P. L. 108-458	Reduce frequency	Request reducing the periodicity of the report from quarterly to semi-annually. Staffing reductions have made the compilation of these data on a quarterly basis onerous.
Office of the Director of National Intelligence	Advisory Intelligence Committees	P. L. 111-259 (Section 410(b))	Eliminate	Information is provided through regular Congressional Notifications and ad hoc briefings as requested
Office of the Director of National Intelligence	Analytic Integrity	P. L. 108-458 (section 1019(c))	Eliminate	Report is dated, does not reflect progress, and can be replaced with briefings as requested
Office of the Director of National Intelligence	Annual Counterterrorism Status Report	Section 1242, P. L. 111-84	Eliminate	The classified annex of the Intelligence Authorization Act of Fiscal Year 2012 (P. L. 112-87) requires a similar report.
Office of the Director of National Intelligence	Annual Personnel Level Assessments for the Intelligence Community	Section 506B of the National Security Act of 1947 as added by section 305 P. L. 111-259	Eliminate	Data provided as strategic-level workforce information within Intelligence Community's annual budget submission
Office of the Director of National Intelligence	Bandwidth Requirements for Major Defense Acquisition Programs and Major Systems Acquisition Programs	Section 1047(d)(2) of P. L. 110-417	Eliminate	This report should be eliminated because the information sought by Congress can be provided through regular briefings.
Office of the Director of National Intelligence	Commerce with, and Assistance to, Cuba from other Foreign Countries	Cuban Liberty and Democratic Solidarity Act of 1996 (P. L. 104-114), section 108	Eliminate	This requirement is dated and the Intelligence Community regularly publishes timely, classified strategic analyses of Cuba's economic, political, and military sectors, as well as on its leadership and foreign relations. Virtually all the information in this report is available through open sources.
Office of the Director of National Intelligence	Counterintelligence and Security Practices at the National Laboratories	P. L. 106-65 (section 3152)	Eliminate	This report should be repealed because it is over a decade old and the Secretary of Energy and National Counterintelligence Executive can provide the information requested through briefings, as requested.
Office of the Director of National Intelligence	Customer Feedback on Department of Homeland Security Intelligence Reporting	P. L. 107-296 (section 210A(g)(2)) as added by P. L. 110-53 (Section 511)	Eliminate	Report can be replaced with congressional briefings if interest still exists
Office of the Director of National Intelligence	Diversion of Certain Goods, Services, and Technologies to Iranian End-Users or Iranian Intermediaries	Section 302 of the Comprehensive Iran Sanctions, Accountability, and Investment Act of 2010 (P. L. 111-195)	Eliminate	The Intelligence Community regularly publishes timely finished intelligence products on violations of UNSC Resolutions and the provision of prohibited goods and services to Iran. This approach ensures that significant developments are brought to the attention of Congress in a timely manner, rather than awaiting an annual report.
Office of the Director of National Intelligence	Federal Bureau of Investigation Information Sharing	P. L. 108-458 (section 2001(g)(4))	Eliminate	Report was initiated when information sharing "firewalls" with FBI were a reality. Great strides have been made since and similar info provided in accordance with P.L. 111-259 (section 445)
Office of the Director of National Intelligence	Intelligence Community Business System Transformation	P. L. 111-259, section 322(j)	Reduce frequency	Request sunset this report after 2013 versus 2015. Thereafter, the required information can be provided through briefings, as requested.
Office of the Director of National Intelligence	Intelligence Community Business Systems Budget Information	Section 506D(e) of the National Security Act of 1947 as added by section 332(a) P. L. 111-259	Eliminate	Information provided to Congress in business system registry within DNI budget.
Office of the Director of National Intelligence	Intelligence Information Sharing	Section 102A(g)(4) of National Security Act	Eliminate	Independent of this reporting requirement the DNI will inform both the President and Congress of any statute, regulation, policy, or practice that impedes the effective sharing of intelligence information within the Intelligence Community.
Office of the Director of National Intelligence	Measures to Protect the Identities of Covert Agents	50 U.S.C. 423	Streamline	The same information is provided in a more timely manner through Congressional Notifications
Office of the Director of National Intelligence	Nuclear Aspirations on Non-State Entities and Related Matters	Section 1055, P. L. 111-84	Eliminate	This report should be repealed because the Intelligence Community routinely provides finished intelligence products, regular Congressional Notifications, and briefings on this topic. This approach ensures that significant developments are brought to the timely attention of Congress
Office of the Director of National Intelligence	Report on the Threat of Attack on the United States Using Weapons of Mass Destruction	P. L. 107-306 (section 821)	Eliminate	Information provided in separate reporting to Congress. Reporting requirement superseded by P. L. 112-81.
Office of the Director of National Intelligence	Report on Waivers of Conditions for Disqualification for Security Clearances	IRTPA, section 3002(c)(4) as added by section 1072 of the NDAA for FY 2008 (P. L. 110-181)	Eliminate	This report is of limited value. The Intelligence Community has had very few waivers over the past few years. The information sought through this report can be provided through briefings, as requested.
Office of the Director of National Intelligence	Report Regarding Iran's Capability to Produce Nuclear Weapons	Section 1234 of P. L. 110-417	Eliminate	This report should be repealed because the Intelligence Community routinely provides finished intelligence products, regular Congressional Notifications, and briefings on this topic. This approach ensures that significant developments are brought to the timely attention of Congress rather than waiting for an annual report.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
Office of the Director of National Intelligence	Role of Analysts at Federal Bureau of Investigation Headquarters and Field Locations	P. L. 108-458 (Section 2001(g)(3))	Eliminate	Report was initiated when intelligence analysis at the FBI was in its initial stages. Great strides have been made since and similar info provided in accordance with P.L. 111-259 (section 445)
Office of the Director of National Intelligence	Safety and Security of Russian Nuclear Facilities and Nuclear Military Forces	Section 114(a) of National Security Act of 1947	Eliminate	This information is already provided via finished intelligence products, Congressional Notifications, and regular briefings on this topic.
Office of the Director of National Intelligence	Security Clearances	Section 506H of the National Security Act of 1947 as added by section 367 P. L. 111-259	Eliminate	Examined by National Counterintelligence Executive more frequently than every four years and reported separately to interested Congressional parties
Office of the Director of National Intelligence	Security Clearances	Section 506H of the National Security Act of 1947 as added by section 367 P. L. 111-259	Eliminate	GAO has removed Security Clearance management from their High Risk series citing excellent progress since IRTPA passage
Office of the Director of National Intelligence	Security Vulnerabilities of National Laboratory Computers	P. L. 106-65 (section 3153)	Eliminate	The Department of Energy has established strong partnerships with the National Security Agency, the Department of Homeland Security, and other agencies to protect its computer systems. As a result, the relative value provided by the annual reviews established more than a decade ago has been considerably diminished.
Office of the Director of National Intelligence	Steps Taken in Response to Espionage and Other Intelligence Activities by the People's Republic of China	P. L. 106-65 (section 3151)	Eliminate	This report should be eliminated because it is more than a decade old and the Intelligence Community has a robust counterintelligence program designed to address such threats. Reporting requirement should be replaced with briefings, as required.
Office of the Director of National Intelligence	Submission and Review of Space Science and Technology Strategy	10 U. S. C. 2272(a)(5)	Eliminate	This information is already communicated to Congress by other means, such as the annual budget submission, and a variety of space science and technology-related acquisition programs for which Congress is briefed and updated on a regular basis
Office of the Director of National Intelligence	Transformation of the Intelligence Capabilities of the Federal Bureau of Investigation	P. L. 111-259, section 445(b)(1)	Reduce frequency	This reporting requirement should be shortened to three years instead of five because the FBI has been "transforming" itself ever since 9/11 to adjust to the threat of foreign terrorism within the US. While further transformation is planned, any changes within the next few years will likely be, comparatively speaking, far less sweeping in scope than those that occurred in the first 10 years since 9/11. Therefore, this reporting requirement should be limited to three years, with the report replaced by regular Congressional Notifications and briefings, as requested, if congressional interest persists.
Office of the Director of National Intelligence	Uncontrolled Treaty-Limited Equipment	Section 2(5)(E) of the U. S. Senate Resolution on advice and consent to the Treaty 105-5, Flank Agreement to the CFE Treaty, May 14, 1997	Eliminate	This reporting requirement is 15 years old and of declining relevance given the level of peace and stability in Europe. This reporting requirement can be replaced by briefings, as requested, if congressional interest persists.
Securities and Exchange Commission	Implementation and Transition Provisions For Whistleblower Protection	The SEC Office of the Whistleblower shall submit a report on the activities, whistleblower complaints, and the response of the Commission to such complaints. (PL 111-203 Section 924(d))	Consolidate	Under PL 111-203 Section 922, the SEC is required to submit a separate annual report on the SEC's whistleblower award program. There is so much overlap between the reports required under Section 924 and Section 922 that the two reports could be combined and submitted as one combined report on November 15 along with the annual financial statements.
Securities and Exchange Commission	SEC Financial Controls Audit Report	Report describes internal control structure and procedures for financial reporting; and contains an assessment of such during that fiscal year. (PL 111-203 Section 963)	Consolidate	The SEC recommends that this report be consolidated with the information that is provided in the annual PAR. As required by FMFIA Sections 2 and 4, the SEC annually, through its PAR submission, provides an assessment of the effectiveness of internal controls to support effective and efficient programmatic operations, reliable financial reporting, and compliance with applicable laws and regulations; and whether the financial management systems conform to financial systems requirements. In addition, the SEC also provides a summary of corrective actions to resolve any identified material weaknesses and non-conformances.
Small Business Administration	Breakout Procurement Center Representative Report (BPCR)	P.L. 98-577, 403(b)	Eliminate	The information contained in this report is not available. The agency no longer utilizes the Breakout PCR position, and hasn't for a number of years. This report is recommended for elimination, as it is outdated based on current organization structure.
Small Business Administration	Loss Report	SB Act, 10(b)	Consolidate	The loan performance data provided by the Loss Report is included in the Agency's Annual Financial Report (AFR), which is reported to the Congress, as well as updated quarterly in the Loan Performance Reports on our website. SBA does not think it is cost effective to duplicate this report to congress as this information is publically available.
Small Business Administration	SBA SECONDARY MARKET GUARANTEE AUTHORITY	P.L. 111-5, 503(e)	Eliminate	The SBA Secondary Market Guarantee Authority has very little activity and the program is expiring at the end of the fiscal year. SBA does not think it is cost effective to duplicate this report to Congress as this information will be publically available.
Social Security Administration	Comprehensive Printing Plan	44 USC 501	Eliminate	The annual Comprehensive Printing Plan prepared for the Joint Committee on Printing is not statutorily mandated. The Plan was requested in a letter to Heads of all Federal agencies by then-Chairman Charles Mathias, Jr. SSA has dutifully completed the detailed submission each year. In twenty-five years of submissions, SSA has never received feedback and does not know how the Committee uses the information. SSA estimates there are 95 employees throughout the agency involved in this effort who spend approximately 85 workdays to produce the plan. In today's staffing climate, those employees time and effort may be better spent on work that directly supports the agency's mission.

Agency	Title of Plan or Report	Requirement	Proposed Modification	Brief Description of Rationale for Modification
U.S. Army Corps of Engineers	Execution of Recovery Act funds	Public Law 111-5, Title IV	Consolidate	Handle regular and Recovery Act in one report
U.S. Army Corps of Engineers	Execution of regular funds	House Report 110-185	Consolidate	Handle regular and Recovery Act in one report
U.S. Army Corps of Engineers	National Environmental Policy Act compliance status under Recovery Act CW (portion)	Public Law 111-5, section 1609	Eliminate	Requirement lapses after 30 September 2011