118th CONGRESS 2d Session

> To strengthen requirements for the use of accessible information and communications technology by Federal departments and agencies.

IN THE SENATE OF THE UNITED STATES

Mr. CASEY (for himself, Mr. FETTERMAN, Mr. WYDEN, and Ms. DUCKWORTH) introduced the following bill; which was read twice and referred to the Committee on ______

A BILL

- To strengthen requirements for the use of accessible information and communications technology by Federal departments and agencies.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Section 508 Refresh

5 Act of 2024".

6 SEC. 2. DEFINITIONS.

- 7 In this Act:
- 8 (1) ACCESS BOARD.—The term "Access Board"
- 9 means the Architectural and Transportation Bar-

riers Compliance Board established under section
 502(a)(1) of the Rehabilitation Act of 1973 (29
 U.S.C. 792(a)(1)).

4 (2) ADMINISTRATOR.—The term "Adminis5 trator" means the Administrator of the General
6 Services Administration.

7 (3) DISABILITY.—The term "disability" has the
8 meaning given that term in section 3 of the Ameri9 cans with Disabilities Act of 1990 (42 U.S.C.
10 12102).

(4) FEDERAL DEPARTMENT OR AGENCY.—The
term "Federal department or agency" has the meaning given the term agency in section 3502 of title
44, United States Code, except that such term shall
also include agency components.

16 (5)INFORMATION AND COMMUNICATIONS 17 TECHNOLOGY.—The term "information and commu-18 nications technology" means all information tech-19 nology and all other equipment, systems, tech-20 nologies, or processes, for which the principal func-21 tion is the creation, manipulation, storage, display, 22 receipt, or transmission of electronic data and infor-23 mation, as well as any associated content, such as 24 computers and peripheral equipment, information ki-25 osks and transaction machines, telecommunications

1	equipment, customer premises equipment, multi-
2	function office machines, software, applications,
3	websites, videos, and electronic documents.
4	(6) Section 508.—The term "section 508"
5	means section 508 of the Rehabilitation Act of 1973
6	(29 U.S.C. 794d).
7	SEC. 3. AMENDMENTS TO DEFINITIONS AND TERMS USED
8	IN SECTION 508 OF THE REHABILITATION
9	ACT OF 1973.
10	(a) Amendments.—Section 508 of the Rehabilita-
11	tion Act of 1973 (29 U.S.C. 794d) is amended—
12	(1) by striking "electronic and information
13	technology" and inserting "information and commu-
14	nications technology" each place the term appears;
15	(2) in subsection (a) —
16	(A) in subparagraph (A) of paragraph (1),
17	by striking ELECTRONIC AND INFORMATION
18	TECHNOLOGY in the subparagraph heading and
19	inserting "INFORMATION AND COMMUNICATIONS
20	TECHNOLOGY";
21	(B) by striking subparagraph (A) of para-
22	graph (2) and inserting the following:
23	"(A) The Architectural and Transportation
24	Barriers Compliance Board (referred to in this
25	section as the 'Access Board') shall maintain

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1	published technical and functional performance
2	criteria necessary to implement the require-
3	ments set forth in paragraph (1)."; and
4	(C) in paragraph (3)—
5	(i) by striking "Not later than 6
6	months after the Access Board publishes
7	the standards required under paragraph
8	(2), the Federal Acquisition Regulatory
9	Council shall revise the Federal Acquisition
10	Regulation and each Federal department
11	or agency shall revise the Federal procure-
12	ment policies and directives under the con-
13	trol of the department or agency to incor-
14	porate those standards."; and
15	(ii) by striking "Council" and insert-
16	ing "Federal Acquisition Regulatory Coun-
17	cil"; and
18	(3) by adding at the end the following:
19	"(j) DEFINITIONS.—In this section:
20	"(1) FEDERAL DEPARTMENT AND AGENCY
21	The term 'Federal department and agency' has the
22	meaning given the term 'agency' in section 3502 of
23	title 44, United States Code.
24	"(2) INFORMATION AND COMMUNICATIONS
25	TECHNOLOGY.—The term 'information and commu-

1	nications technology' means all information tech-
2	nology and all other equipment, systems, tech-
3	nologies, or processes, for which the principal func-
4	tion is the creation, manipulation, storage, display,
5	receipt, or transmission of electronic data and infor-
6	mation, as well as any associated content, such as—
7	"(A) computers and peripheral equipment;
8	"(B) information kiosks and transaction
9	machines;
10	"(C) telecommunications equipment;
11	"(D) customer premises equipment;
12	"(E) multifunction office machines;
13	"(F) software;
14	"(G) applications;
15	"(H) websites;
16	"(I) videos; and
17	"(J) electronic documents.".
18	(b) Conforming Amendments.—
19	(1) The item relating to section 508 in the table
20	of contents of the Rehabilitation Act of 1973 (29
21	U.S.C. 701 et. seq.) is amended by striking "Elec-
22	tronic and information technology" and inserting
23	"Information and communications technology".
24	(2) Section 204 of the Rehabilitation Act of
25	1973 (29 U.S.C. 764) is amended—

1	(A) in subsection $(b)(2)(C)(i)$, by striking
2	"electronic and information technology" and in-
3	serting "information and communications tech-
4	nology".
5	(B) in subsection $(b)(2)(D)$, by striking
6	"electronic and information technology" and in-
7	serting "information and communications tech-
8	nology".
9	(3) Section 502 of the Rehabilitation Act of
10	1973 (29 U.S.C. 792) is amended—
11	(A) in subsection $(b)(3)(D)$, by striking
12	"electronic and information technology" and in-
13	serting "information and communications tech-
14	nology".
15	(B) in subsection (d), by striking "elec-
16	tronic and information technology" and insert-
17	ing "information and communications tech-
18	nology".
19	SEC. 4. INVOLVEMENT OF PEOPLE WITH DISABILITIES.
20	(a) Amendment to the Rehabilitation Act of
21	1973.—Section 508 of the Rehabilitation Act of 1973 (29
22	U.S.C. 794d) is amended by inserting after subsection (g)
23	the following:
24	"(h) Involvement of People With Disabil-
25	ITIES.—In carrying out this section, Federal departments

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and agencies shall routinely involve people with disabil ities. That involvement shall take the form of soliciting
 feedback and participation from Federal employees and
 members of the public with disabilities in each of the fol lowing:

6 "(1) The development of mechanisms or proc7 esses to enforce this section within a department or
8 agency.

9 "(2) The acquisition or development of informa-10 tion and communications technology in a manner 11 that incorporates accessibility for people with dis-12 abilities from the beginning to the end of the acqui-13 sition or development process.

14 "(3) Testing information and communications15 technology for compliance with this section.

"(4) Remediating information and communications technology that is not in compliance with this
section.

"(5) The complaints process under this section,
including the effectiveness and timeliness of the
complaints process under this section.".

(b) GUIDANCE FOR DEPARTMENTS AND AGENCIES.—Not later than 1 year after the date of enactment
of this Act, the Access Board, in consultation with the Administrator, the Director of the Office of Management and

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Budget, and the Director of the Office of Federal Contract
 Compliance Programs shall establish guidelines for de partments and agencies to routinely involve people with
 disabilities in accordance with subsection (h) of section
 508 of the Rehabilitation Act of 1973 (29 U.S.C. 794d),
 as amended by subsection (a).
 SEC. 5. AUTHORITY OF THE ACCESS BOARD TO ENSURE

COMPLIANCE WITH SECTION 508.

9 Section 502(b)(1) of the Rehabilitation Act of 1973
10 (29 U.S.C. 792(b)(1)) is amended—

(1) by striking "ensure compliance with the
standards prescribed pursuant to the Act" and inserting "ensure compliance with—"

14 "(A) the standards prescribed pursuant to15 the Act"; and

16 (2) by inserting "and" after the semicolon at17 the end of subparagraph (A); and

18 (3) by adding at the end the following:

19 "(B) the standards prescribed pursuant to20 section 508;".

21 SEC. 6. UNIFORM COMPLAINT PROCESS; INCORPORATION
22 OF PEOPLE WITH DISABILITIES IN ENFORCE23 MENT.

24 (a) ESTABLISHMENT OF ACCESS BOARD COMPLAINT
25 PROCESS.—

1 (1) IN GENERAL.—In accordance with the au-2 thority of the Access Board under section 502(b)(1)3 of the Rehabilitation Act of 1973 (as amended by 4 section 5), not later than 1 year after the date of 5 enactment of this Act, the Access Board, in con-6 sultation with the Administrator and the Director of 7 the Office of Management and Budget, shall estab-8 lish a uniform complaint process for any individual 9 to file a complaint with the Access Board alleging 10 that a Federal department or agency fails to comply 11 with subsection (a)(2) of section 508 of that Act and 12 for actions to resolve such complaints. 13 (2) TIMEFRAME.—The Access Board shall pro-14 mulgate regulations to establish the timeframe by which complaints shall be processed or adjudicated 15 16 under such uniform complaint process. 17 (3) TRANSITION OF COMPLAINTS PROCESS.— 18 The Access Board shall establish procedures to en-19 sure the smooth transition of the complaints process 20 under section 508 before the date of the uniform 21 complaint process described in paragraph (1) (re-22 ferred to in this paragraph as the "previous com-23 plaints process') and the uniform complaints proc-24 ess established under paragraph (1) (referred to in

25 this paragraph as the "new complaints process"),

1	which shall include ensuring that section 508 com-
2	plaints that were initiated before the new complaints
3	process either—
4	(A) be adjudicated under the previous com-
5	plaints process not later than 6 months after
6	the new complaints process is established; or
7	(B) if such complaints are not adjudicated
8	in accordance with subparagraph (A), such
9	complaints shall be transferred to the Access
10	Board for consideration under the new com-
11	plaints process.
12	(b) Enforcement Regarding Information and
13	Communications Technology.—Section 508(f) of the
14	Rehabilitation Act of 1973 (29 U.S.C. 794d(f)) is amend-
15	ed to read as follows:
16	"(f) Enforcement.—
17	"(1) IN GENERAL.—Beginning on the date that
18	the process described in section 6(a) of the Section
19	
	508 Refresh Act of 2024 has been established, any
20	508 Refresh Act of 2024 has been established, any individual may file a complaint with the Access
20 21	
	individual may file a complaint with the Access
21	individual may file a complaint with the Access Board alleging that a Federal department or agency

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"(2) CIVIL ACTIONS.—The remedies, proce-
dures, and rights set forth in sections $505(a)(2)$ and
505(b) shall be the remedies, procedures, and rights
available to any individual with a disability filing a
complaint under paragraph (1).".
(c) FEEDBACK.—In developing the complaint process
and carrying out the activities under subsection (f) of sec-
tion 508 of such Act, as amended by subsection (b), the
Access Board shall solicit and incorporate feedback from
people with disabilities, including—
(1) members of the public with disabilities;
(2) Federal employees with disabilities; and
(3) people with disabilities who have previously
filed complaints under such section.
SEC. 7. PROCUREMENT PROCESS FOR INFORMATION AND
COMMUNICATIONS TECHNOLOGY.
(a) ESTABLISHMENT OF TESTING AND REPORTING
PROCESS.—
(1) IN GENERAL.—Not later than 1 year after
the date of the enactment of this Act, the Adminis-
trator, in collaboration with the Director of the Of-
fice of Management and Budget, the Director of the
Office of Federal Contract Compliance Programs,
and the Access Board, shall establish a uniform
process for testing and reporting any information

and communications technology acquired by a Fed eral department or agency for compliance with the
 requirements of section 508.

4 (2) ELEMENTS.—The uniform process estab5 lished under paragraph (1) shall include the fol6 lowing:

7 (A) A requirement that any contract be-8 tween a Federal department or agency and a 9 vendor of information and communications 10 technology adopts standard accessibility lan-11 guage, appropriate for the type of information 12 and communications technology being acquired, 13 that shall be determined by the Administrator, 14 in consultation with the Director of the Office 15 of Management and Budget, the Director of the 16 Office of Federal Contract Compliance Pro-17 grams, and the Access Board.

(B) A requirement that the Federal department or agency test any information and
communications technology for compliance with
the requirements of section 508 prior to the acquisition of such technology, including timelines
for such testing.

24 (C) A requirement that the Federal de-25 partment or agency shall not acquire or deploy

1	information and communications technology
2	that is not compliant with section 508.
3	(D) In the case of an information and
4	communications technology that fails to meet
5	the requirements of section 508, the following
6	accountability measures:
7	(i) Not later than 30 days after dis-
8	covering the noncompliance, the Federal
9	department or agency shall notify the ven-
10	dor of the noncompliance and the basis for
11	the noncompliance.
12	(ii) Following notification, the vendor
13	shall be subject to a mandatory civil pen-
14	alty, the value of which shall be—
15	(I) established by the Adminis-
16	trator, in consultation with the Direc-
17	tor of the Office of Management and
18	Budget, the Director of the Office of
19	Federal Compliance Programs, and
20	the Access Board; and
21	(II) not less than 3 percent of
22	the value of the contract.
23	(iii) The vendor shall, at the expense
24	of the vendor, have 6 months from the
25	date of notification to modify the tech-

1	nology to bring it into compliance with the
2	requirements of section 508.
3	(iv) If the vendor fails to bring the
4	technology into compliance by the deadline
5	established under clause (iii) and the re-
6	quirements of section 508 were included in
7	the contract for the information and com-
8	munications technology—
9	(I) the Federal department or
10	agency shall—
11	(aa) terminate the contract
12	for cause; and
13	(bb) seek reimbursement for
14	the full value of the contract (in
15	addition to the mandatory civil
16	penalty assessed under subpara-
17	graph $(D)(ii)$.
18	(3) TECHNICAL ASSISTANCE.—
19	(A) IN GENERAL.—The Administrator
20	shall provide to Federal departments and agen-
21	cies technical assistance for compliance with the
22	uniform process for testing and reporting estab-
23	lished under paragraph (1).
24	(B) WEBSITE.—The technical assistance
25	required under subparagraph (A) shall include

the maintenance of a website that is accessible
to the heads of Federal departments and agen-
cies and that contains information and tools for
compliance with the uniform process established
under paragraph (1).
(b) Good Samaritan Bonus Program.—
(1) IN GENERAL.—Not later than 1 year after
the date of the enactment of this Act, the Adminis-
trator, in collaboration with the Director of the Of-
fice of Management and Budget, the Director of the
Office of Federal Contract Compliance Programs,
and the Access Board, shall establish a process for
providing to each vendor that identifies one or more
requirement of section 508 that is missing from the
contract between the vendor and the Federal depart-
ment or agency for information and communications
technology a bonus of not more than 3 percent of
the value of the contract.
(2) ELIGIBILITY.—A vendor is eligible for the
bonus under paragraph (1) if—
(A) the vendor properly notified the Fed-
eral department or agency about the missing re-
quirement and provides documentation of such
notification;

(B) the vendor provides documentation
showing that—
(i) the missing requirement was added
to the contract for the information and
communications technology; or
(ii) the Federal department or agency
declined to add the requirement ; and
(C) the vendor delivered to the Federal de-
partment or agency information and commu-
nications technology that complies with every
requirement of section 508.
(3) DEPARTMENT OR AGENCY REQUIRE-
MENTS.—In the case of a Federal department or
agency that declines to add a requirement, as de-
scribed in paragraph (2)(B)(ii), that Federal depart-
ment or agency shall report the decision to decline,
and the justification for doing so, to the Adminis-
trator and the Access Board.
(c) Streamlining Verification of Information
AND COMMUNICATIONS TECHNOLOGY PROVIDED TO DE-
PARTMENTS AND AGENCIES.—
(1) Conformity Assessments.—Not later
than 1 year after the date of the enactment of this
Act, the Director of the Office of Management and
Budget, in coordination with the Administrator,

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shall establish a program to enable vendors of information and communications technology to review an
assessment of whether their products and services
conform to the standards promulgated pursuant to
section 508(a)(2) of the Rehabilitation Act of 1973
(29 U.S.C. 794d(a)(2)) and verify the assessment or
state that the assessment cannot be verified.

8 (2) LIST ON PUBLIC WEBSITE.—The Adminis-9 trator shall ensure that the products and services of 10 vendors of information and communications tech-11 nology that meet the criteria of the program are cat-12 egorized and listed on a centralized public website. 13 (3) **PROGRAM DEVELOPMENT.**—In developing 14 the program required under paragraph (1), the Di-15 rector of the Office of Management and Budget and 16 the Administrator shall consult regularly with Fed-17 eral departments and agencies, as well as represent-18 atives from the accessibility community and the in-

19 formation and communications technology industry.

20 (4) GUIDANCE.—The Director of the Office of
21 Management and Budget, in consultation with the
22 Administrator, may issue guidance to Federal de23 partments and agencies, as necessary, to implement
24 this subsection.

1 (d) FEDRAMP AUTHORIZATION AND SECTION 2 508.—Beginning on the date that is 1 year after the date 3 of enactment of this Act, the Federal Risk and Authoriza-4 tion Management Program shall only authorize products 5 and services that are verified pursuant to subsection (c) to be fully compliant with section 508. 6

7 SEC. 8. AGENCY ACCOUNTABILITY.

8 (a) GUIDELINES RELATING TO COMPLIANCE OFFI-9 CERS.—Not later than 1 year after the date of enactment 10 of this Act, the Administrator, in consultation with the Access Board, the Director of the Office of Management 11 12 and Budget, and the Office of Federal Contract Compli-13 ance Programs shall establish guidelines relating to the programs for compliance with section 508 and compliance 14 15 officers of departments and agencies, including—

16 (1) the role of such programs and authority of17 compliance officers in departments and agencies;

(2) the relationship of compliance officers with
department and agency information technology officers; and

(3) the relationship of compliance officers with
department and agency acquisition officers, including the authority of compliance officers to intervene
in the acquisition process if the information and
communications technology a department or agency

is seeking to procure is not compliant with section
 508.

3 (b) CONTINUOUS ACCESSIBILITY TESTING FOR IN4 FORMATION AND COMMUNICATIONS TECHNOLOGY.—

5 (1) ESTABLISHMENT OF TESTING AND EVALUA-6 TION REQUIREMENTS.—The Administrator, in con-7 sultation with the Director of the Office of Manage-8 ment and Budget and the Access Board, shall estab-9 lish standardized continuous accessibility testing and 10 evaluation requirements with respect to department 11 and agency information and communications tech-12 nology that is acquired, developed, maintained, or 13 used by a department or agency, including informa-14 tion and communications technology acquired, devel-15 oped, maintained, or used before the date of enact-16 ment of this Act. Such standardized continuous ac-17 cessibility testing and evaluation requirements shall 18 include regression testing.

19 (2)TECHNICAL ASSISTANCE.—The General 20 Services Administration shall provide technical as-21 sistance to departments and agencies with contin-22 uous testing and evaluation required pursuant to 23 paragraph (1), including through the establishment 24 of an online hub that includes tools and guidance re-25 lating to such testing and evaluation.

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1 (c) NONCOMPLIANT INFORMATION AND COMMUNICA-2 TIONS TECHNOLOGY.—In the case of information and 3 communications technology acquired, developed, main-4 tained, or used before the date of enactment of this Act 5 that is found to not be compliant with section 508, as 6 amended by this Act, the applicable department or agency 7 shall remediate or remove that information and commu-8 nications technology not later than 90 days after the de-9 termination of noncompliance.

(d) FEDERAL AGENCY ACCESSIBILITY COMPLIANCE.—Section 508 of the Rehabilitation Act of 1973 (29)
U.S.C. 794d), as amended by sections 3 and 4, is further
amended by inserting after subsection (h), as added by
section 4, the following:

15 "(i) COMPLIANCE OFFICER.—

16 "(1) IN GENERAL.—

17 "(A) APPOINTMENT.—Not later than 90 18 days after the date that the Administrator es-19 tablishes guidelines pursuant to section 8 of the 20 Section 508 Refresh Act of 2024, the head of 21 each Federal department or agency to which 22 this section applies shall, consistent with such 23 guidelines, appoint a compliance officer who 24 shall have knowledge and experience with 25 website accessibility, the requirements of this

1	section, and the Web Content Accessibility
2	Guidelines that are current as of the date of the
3	appointment.
4	"(B) RESPONSIBILITIES.—Each compli-
5	ance officer appointed under subparagraph (A)
6	shall—
7	"(i) be responsible for ensuring the
8	Federal department or agency is meeting
9	the requirements of this section;
10	"(ii) be responsible for remaining up-
11	to-date on changes to web content accessi-
12	bility requirements and other requirements
13	concerning the accessibility of information
14	and communications technology; and
15	"(iii) report directly to the head of the
16	Federal department or agency.
17	"(2) SIGNED CERTIFICATION.—Beginning not
18	later than 1 year after the date of enactment of the
19	Section 508 Refresh Act of 2024, and annually
20	thereafter, the head of each Federal department or
21	agency to which this section applies shall—
22	"(A) post on the home page of the depart-
23	ment or agency's website a signed certification
24	that the department or agency is in compliance
25	with the requirements under this section; or

"(B) submit to Congress, and post on the
 home page of the department or agency's
 website, a plan with a timeline to ensure the de partment or agency's compliance with the re quirements under this section.

6 "(3) Larger departments and agencies.— 7 With respect to a Federal department or agency to 8 which this section applies that has multiple units 9 within such department or agency headed by Assist-10 ant Secretaries or Directors, the head of each such 11 unit shall appoint a compliance officer who shall be 12 responsible for ensuring the unit is meeting the re-13 quirements of this section.

14 FLEXIBILITY FOR SMALLER DEPART-(4)15 MENTS AND AGENCIES.—The head of a Federal de-16 partment or agency to which this section applies 17 that has fewer than 20 full-time employees may ap-18 point one of such full-time employees as the compli-19 ance officer for the department or agency, if the ma-20 jority of the employee's work duties are related to 21 work as the compliance officer.".

22 (e) GUIDELINES RELATING TO PERFORMANCE AP-23 PRAISALS.—

24 (1) IN GENERAL.—Not later than 1 year after25 the date of enactment of this Act, the Director of

1 the Office of Personnel Management, in consultation 2 with the Director of the Office of Management and 3 Budget, the Administrator, and the Access Board, shall issue guidelines for including compliance with 4 5 section 508 as a critical element in performance ap-6 praisals for all members of the Senior Executive 7 Service. 8 (2)**REQUIREMENTS.**—The guidelines issued 9 under paragraph (1) shall determine the factors to 10 be included in the appraisal described in paragraph 11 (1).12 (f) FEDERAL ADVISORY COMMITTEES ON EQUAL AC-13 CESS.— 14 (1) COMMITTEE ESTABLISHMENT.—Not later 15 than 1 year after the date of enactment of this Act, 16 each department or agency shall establish a Federal 17 Advisory Committee on Equal Access if— 18 (A) the department or agency fails to ap-19 point a compliance officer under section 508(i) 20 of the Rehabilitation Act of 1973 (29 U.S.C. 21 794d), as added by this Act, or allows the posi-22 tion of compliance officer to go unfilled for 23 more than 6 months; 24 (B) the department or agency fails to pub-25 lish on the website of the department or agency

1	a signed certification of compliance with the re-
2	quirements of section 508, or, if unable to pub-
3	lish a signed certification of compliance, a plan
4	to ensure compliance by the department or
5	agency within a specified timeframe;
6	(C) the department or agency fails to pub-
7	lish a signed certification of compliance or up-
8	date documentation, pursuant to a plan pub-
9	lished under subparagraph (B) within the speci-
10	fied timeframe provided under that plan; or
11	(D) the Administrator, in consultation with
12	the Access Board, determines that the depart-
13	ment or agency—
14	(i) is habitually non-compliant with
15	section 508;
16	(ii) has failed to provide appropriate,
17	continuous testing for information and
18	communications technology compliance
19	under the requirements of this Act; or
20	(iii) has failed to appropriately evalu-
21	ate employees, including senior executives,
22	for compliance with section 508, pursuant
23	to the guidelines issued under subsection
24	(d); or

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1	(iv) has made inadequate progress to-
2	ward carrying out the compliance plan de-
3	scribed in section $508(i)(2)(B)$ of the Re-
4	habilitation Act of 1973 (as added by this
5	Act).
6	(2) Committee membership.—The Adminis-
7	trator, in consultation with the Access Board, shall
8	determine the size of each Federal Advisory Com-
9	mittee on Equal Access and membership criteria,
10	which shall include a requirement that a majority of
11	the members be individuals with a disability, and
12	represent a variety of disabilities.
13	(3) MEETINGS; TERMINATION.—The Adminis-
14	trator, in consultation with the Access Board, shall
15	determine the frequency of meetings and termination
16	date of each Federal Advisory Committee on Equal
17	Access.
18	(4) REPORTS REQUIRED.—Each Federal Advi-
19	sory Committee on Equal Access of a department or
20	agency shall submit to the Administrator, Access
21	Board, and the Inspector General an annual report
22	relating to—
23	(A) compliance of the department or agen-

cy with section 508;

1	(B) compliance of the department or agen-
2	cy with other Federal accessibility laws,
3	prioritized by area of greatest need, as deter-
4	mined by the Federal Advisory Committee on
5	Equal Access; and
6	(C) recommendations of the Federal Advi-
7	sory Committee on Equal Access for improving
8	the department or agency's compliance with
9	section 508 and any other Federal accessibility
10	laws the Federal Advisory Committee on Equal
11	Access examines.
12	SEC. 9. REPORTS.
13	(a) Reporting Requirements.—
14	(1) IN GENERAL.—Subsection (d) of section
15	508 of the Rehabilitation Act of 1973 is amended to
16	read as follows:
17	"(d) IN GENERAL.—
18	"(1) ANNUAL COMPLIANCE REPORTS.—
19	"(A) IN GENERAL.—Not later than 1 year
20	after the date of enactment of this Act, and an-
21	nually thereafter, the Administrator, in con-
22	sultation with the Director of the Office of
23	Management and Budget and the Access
24	Board, shall prepare and submit to the Com-
25	mittees on Health, Education, Labor, and Pen-

1	sions, Aging, Appropriations, and Homeland
2	Security and Governmental Affairs of the Sen-
3	ate and the Committees on Energy and Com-
4	merce, Appropriations, and Oversight and Re-
5	form of the House of Representatives a report
6	that shall include—
7	"(i) a comprehensive assessment (in-
8	cluding information identifying the metrics
9	and data used) of compliance by each de-
10	partment or agency, and by the Federal
11	Government generally, with the require-
12	ments of this section;
13	"(ii) a detailed description of the ac-
14	tions, activities, and other efforts made by
15	the Administrator over the year preceding
16	submission to support such compliance at
17	agencies and any planned efforts in the
18	coming year to improve compliance at
19	agencies;
20	"(iii) a list of recommendations that
21	agencies or Congress may take to help sup-
22	port that compliance; and
23	"(iv) a list of each instance in which
24	a Federal department or agency declined
25	to include a requirement of this section

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1	that is missing from a contract between a
2	vendor and the Federal department or
3	agency, as reported under section $7(b)(3)$
4	of the Section 508 Refresh Act of 2024.
5	"(B) REPORT AVAILABILITY.—The Admin-
6	istrator shall ensure that the reports required
7	under this paragraph are made available on a
8	public website and are maintained as an open
9	Government data asset (as that term is defined
10	in section 3502 of title 44, United States
11	Code).
12	"(2) UNRESOLVED COMPLAINTS.—
13	"(A) IN GENERAL.—Beginning not later
14	than 1 year after the date on which the uniform
15	complaint process described in subsection (f), as
16	amended by section 6 of the Section 508 Re-
17	fresh Act of 2024, is implemented, the Access
18	Board, in consultation with the Administrator,
19	shall prepare and submit an annual report in
20	accordance with subparagraph (B), that shall
21	include, at a minimum, information on—
22	"(i) the number of unresolved com-
23	plaints that—
24	"(I) allege that a Federal depart-
25	ment or agency fails to comply with

1	section 508, by department and agen-
2	cy; and
3	"(II)(aa) have been filed since
4	the last annual report that are not re-
5	solved at the time the report is sub-
6	mitted; and
7	"(bb) have been filed before the
8	previous report and remain unresolved
9	at the time the report is submitted;
10	and
11	"(ii) for the purpose of comparing de-
12	partments and agencies, the number of
13	complaints described in clause (i), by de-
14	partment and agency, that have not been
15	resolved within the timeline established as
16	part of such uniform complaint process.
17	"(B) REPORT.—The information described
18	in subparagraph (A) may be submitted as part
19	of the report described in paragraph (1). If
20	such information is not submitted as part of
21	that report, such information shall be submitted
22	to Congress, made available on a public website,
23	and maintained as an open Government data
24	asset (as that term is defined in section 3502
25	of title 44, United States Code).".

1	(2) Repeal.—Subsection (b) of section 752 of
2	the Consolidated Appropriations Act, 2023 (29
3	U.S.C. 794d-1(b)) is repealed.
4	(b) Report to Congress on Exceptions.—
5	(1) IN GENERAL.—Not later than 1 year after
6	the date of enactment of this Act, the Administrator,
7	in coordination with the Director of the Office of
8	Management and Budget, shall submit to the Spe-
9	cial Committee on Aging of the Senate, the Com-
10	mittee on Health, Education, Labor, and Pensions
11	of the Senate, and the Committee on Energy and
12	Commerce of the House of Representatives, and
13	make available on a public website and maintain as
14	an open Government data asset (as that term is de-
15	fined in section 3502 of title 44, United States
16	Code), a report on the following exceptions claimed
17	by departments and agencies with respect to the re-
18	quirements of section 508 under appendix A of sec-
19	tion 1194 of title 36, Code of Federal Regulations:
20	(A) E202.2 Legacy ICT.
21	(B) E202.6 Undue Burden or Funda-
22	mental Alteration.
23	(C) E202.7 Best Meets.
24	(2) Report contents.—The report described
25	in paragraph (1) shall include, at minimum—

1	(A) a list of each exception in effect as of
2	the date of the report, organized by department
3	and agency, including the date the exemption
4	was claimed and the date the exemption ex-
5	pires;
6	(B) the total number of exceptions claimed
7	by each department and agency;
8	(C) plans of the department or agency for
9	the replacement of exempt information and
10	communications technology with information
11	and communications technology that is compli-
12	ant with section 508, or a justification for not
13	planning to replace exempt information and
14	communications technology; and
15	(D) a description of barriers identified to
16	tracking, evaluating, or reporting on exemptions
17	in effect.
18	(c) Comptroller General Report.—
19	(1) IN GENERAL.—Five years after the date of
20	enactment of this Act, the Comptroller General shall
21	prepare and submit a report to the appropriate con-
22	gressional committees regarding section 508. Such
23	report shall include an evaluation of each of the fol-
24	lowing:

1	(A) The extent that certain departments
2	and agencies, as selected by the Comptroller
3	General, are addressing compliance with section
4	508 requirements, including the requirements
5	established under this Act and the amendments
6	made by this Act.
7	(B) Barriers to implementing this Act and
8	the amendments made by this Act.
9	(C) The extent that accessibility standards
10	for information and communications technology
11	used by Federal departments and agencies align
12	with best practices, and the reasons for any
13	variance.
14	(D) Whether changes in technology since
15	the date of enactment of this Act have created
16	new issues regarding compliance with section
17	508 at departments and agencies selected by
18	the Comptroller General.
19	(E) Recommendations for the executive
20	branch and Congress, as appropriate, for updat-
21	ing section 508 and for improving compliance
22	with section 508.
23	(2) Appropriate committees of con-
24	GRESS.—For purposes of the subsection, the appro-
25	priate committees of Congress are the following:

1	(A) The Special Committee on Aging of
2	the Senate.
3	(B) The Committee on Health, Education,
4	Labor, and Pensions of the Senate.
5	(C) The Committee on Energy and Com-
6	merce of the House of Representatives.
7	(d) COOPERATION.—Subsection (e) of section 508 of
8	the Rehabilitation Act of 1973 (29 U.S.C. $794d(e)$) is
9	amended—
10	(1) by striking "(including the Access Board,
11	the Equal Employment Opportunity Commission,
12	and the General Services Administration)" and in-
13	serting "(including the Access Board and the Equal
14	Employment Opportunity Commission)"; and
15	(2) by striking "Attorney General" and insert-
16	ing "Administrator of General Services and the Di-
17	rector of the Office of Management and Budget"
18	each place the term appears.
19	SEC. 10. AUTHORIZATION OF APPROPRIATIONS.
20	There are authorized to be appropriated to carry out
21	this Act $$4,500,000$ for the period of fiscal years 2025
22	through 2029.