# 106TH CONGRESS H. R. 416

## AN ACT

To provide for the rectification of certain retirement coverage errors affecting Federal employees, and for other purposes.

106TH CONGRESS 1ST SESSION

#### H.R.416

#### AN ACT

To provide for the rectification of certain retirement coverage errors affecting Federal employees, and for other purposes.

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

#### SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Federal Retirement Coverage Corrections Act".
- 4 (b) Table of Contents for
- 5 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Definitions.
  - Sec. 3. Applicability.
  - Sec. 4. Restriction relating to future corrections.
  - Sec. 5. Irrevocability of elections.
  - TITLE I—DESCRIPTION OF RETIREMENT COVERAGE ERRORS TO WHICH THIS ACT APPLIES AND MEASURES FOR THEIR RECTIFICATION
  - Subtitle A—Employee Who Should Have Been FERS Covered, But Who Was Erroneously CSRS Covered or CSRS-Offset Covered Instead
  - Sec. 101. Elections.
  - Sec. 102. Effect of an election to be transferred from CSRS to FERS to correct a retirement coverage error.
  - Sec. 103. Effect of an election to be transferred from CSRS-Offset to FERS to correct a retirement coverage error.
  - Sec. 104. Effect of an election to be transferred from CSRS to CSRS-Offset to correct a retirement coverage error.
  - Sec. 105. Effect of an election to be restored (or transferred) to CSRS-Offset after having been corrected to FERS from CSRS-Offset (or CSRS).
  - Sec. 106. Effect of election to remain FERS covered after having been corrected to FERS from CSRS-Offset (or CSRS).
  - Subtitle B—Employee Who Should Have Been FERS Covered, CSRS-Offset Covered, or CSRS Covered, But Who Was Erroneously Social Security-Only Covered Instead
  - Sec. 111. Elections.
  - Sec. 112. Effect of an election to become FERS covered to correct the retirement coverage error.
  - Sec. 113. Effect of an election to become CSRS-Offset covered to correct the retirement coverage error.
  - Sec. 114. Effect of an election to become CSRS covered to correct the retirement coverage error.
  - Subtitle C—Employee Who Should Have Been Social Security-Only Covered, But Who Was Erroneously FERS Covered, CSRS-Offset Covered, or CSRS Covered Instead
  - Sec. 121. Uncorrected error: employee who should be Social Security-Only covered, but who is erroneously FERS covered instead.
  - Sec. 122. Uncorrected error: employee who should be Social Security-Only covered, but who is erroneously CSRS-Offset covered instead.

- Sec. 123. Uncorrected error: employee who should be Social Security-Only covered, but who is erroneously CSRS covered instead.
- Sec. 124. Corrected error: situations under sections 121–123.
- Sec. 125. Vested employees excepted from automatic exclusion.
  - Subtitle D—Employee Who Should Have Been CSRS Covered or CSRS-Offset Covered, But Who Was Erroneously FERS Covered Instead
- Sec. 131. Elections.
- Sec. 132. Effect of an election to be transferred from FERS to CSRS to correct a retirement coverage error.
- Sec. 133. Effect of an election to be transferred from FERS to CSRS-Offset to correct a retirement coverage error.
- Sec. 134. Effect of an election to be restored to FERS after having been corrected to CSRS.
- Sec. 135. Effect of an election to be restored to FERS after having been corrected to CSRS-Offset.
- Sec. 136. Disqualification of certain individuals to whom same election was previously available.
  - Subtitle E—Employee Who Should Have Been CSRS-Offset Covered, But Who Was Erroneously CSRS Covered Instead
- Sec. 141. Automatic transfer to CSRS-Offset.
- Sec. 142. Effect of transfer.
- Subtitle F—Employee Who Should Have Been CSRS Covered, But Who Was Erroneously CSRS-Offset Covered Instead
- Sec. 151. Elections.
- Sec. 152. Effect of an election to be transferred from CSRS-Offset to CSRS to correct the retirement coverage error.
- Sec. 153. Effect of an election to be restored to CSRS-Offset after having been corrected to CSRS.

#### Subtitle G—Additional Provisions Relating to Government Agencies

- Sec. 161. Repayment required in certain situations.
- Sec. 162. Equitable sharing of amounts payable from the Government if more than one agency involved.
- Sec. 163. Provisions relating to the original responsible agency.

#### TITLE II—GENERAL PROVISIONS

- Sec. 201. Identification and notification requirements.
- Sec. 202. Individual appeal rights.
- Sec. 203. Information to be furnished by Government agencies to authorities administering this Act.
- Sec. 204. Regulations.
- Sec. 205. All elections to be approved by OPM.
- Sec. 206. Technical and conforming amendments.

#### TITLE III—OTHER PROVISIONS

- Sec. 301. Provisions to permit continued conformity of other Federal retirement systems.
- Sec. 302. Provisions to prevent reductions in force and any unfunded liability in the CSRDF.

Sec. 303. Individual right of action preserved for amounts not otherwise provided for under this Act.

#### 1 SEC. 2. DEFINITIONS.

- 2 For purposes of this Act:
- 3 (1) CSRS.—The term "CSRS" means the Civil
  4 Service Retirement System.
  - (2) CSRDF.—The term "CSRDF" means the Civil Service Retirement and Disability Fund.
    - (3) CSRS COVERED.—The term "CSRS covered", with respect to any service, means service that is subject to the provisions of subchapter III of chapter 83 of title 5, United States Code, other than those that apply only with respect to an individual described in section 8402(b)(2) of such title.
    - (4) CSRS-OFFSET COVERED.—The term "CSRS-Offset covered", with respect to any service, means service that is subject to the provisions of subchapter III of chapter 83 of title 5, United States Code, that apply with respect to an individual described in section 8402(b)(2) of such title.
    - (5) EMPLOYEE.—The term "employee" means an employee as defined by section 8331 or 8401 of title 5, United States Code, and any other individual (not satisfying either of those definitions) serving in an appointive or elective office or position in the executive, legislative, or judicial branch of the Govern-

- ment who, by virtue of that service, is permitted or
   required to be CSRS covered, CSRS-Offset covered,
   FERS covered, or Social Security-Only covered.
- 4 (6) EXECUTIVE DIRECTOR.—The term "Execu5 tive Director of the Federal Retirement Thrift In6 vestment Board" or "Executive Director" means the
  7 Executive Director appointed under section 8474 of
  8 title 5, United States Code.
- 9 (7) FERS.—The term "FERS" means the 10 Federal Employees' Retirement System.
  - (8) FERS COVERED.—The term "FERS covered", with respect to any service, means service that is subject to chapter 84 of title 5, United States Code.
    - (9) GOVERNMENT.—The term "Government" has the meaning given such term by section 8331(7) of title 5, United States Code.
  - (10) OASDI TAXES.—The term "OASDI taxes" means the OASDI employee tax and the OASDI employer tax.
- 21 (11) OASDI EMPLOYEE TAX.—The term
  22 "OASDI employee tax" means the tax imposed
  23 under section 3101(a) of the Internal Revenue Code
  24 of 1986 (relating to Old-Age, Survivors and Dis25 ability Insurance).

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- 1 (12) OASDI EMPLOYER TAX.—The term
  2 "OASDI employer tax" means the tax imposed
  3 under section 3111(a) of the Internal Revenue Code
  4 of 1986 (relating to Old-Age, Survivors and Dis5 ability Insurance).
  - (13) OASDI TRUST FUNDS.—The term "OASDI trust funds" means the Federal Old-Age and Survivors Insurance Trust Fund and the Federal Disability Insurance Trust Fund.
  - (14) Period of erroneous coverage" means, in the term "period of erroneous coverage" means, in the case of a retirement coverage error, the period throughout which retirement coverage is in effect pursuant to such error (or would have been in effect, but for such error).
  - (15) Retirement coverage determination.—The term "retirement coverage determination" means a determination by an employee or agent of the Government as to whether a particular type of Government service is CSRS covered, CSRS-Offset covered, FERS covered, or Social Security-Only covered.
  - (16) Retirement coverage error" means a retirement coverage determination that, as a result of any

- error, misrepresentation, or inaction on the part of an employee or agent of the Government (including an error as described in section 163(b)(2)), causes an individual erroneously to be enrolled or not enrolled in a retirement system, as further described in the applicable subtitle of title I.
- 7 (17) SOCIAL SECURITY-ONLY COVERED.—The 8 term "Social Security-Only covered", with respect to 9 any service, means Government service that con-10 stitutes employment under section 210 of the Social 11 Security Act (42 U.S.C. 410), and that—
- 12 (A) is subject to OASDI taxes; but
- 13 (B) is not subject to any retirement system 14 for Government employees (disregarding title II 15 of the Social Security Act).
- 16 (18) THRIFT SAVINGS FUND.—The term
  17 "Thrift Savings Fund" means the Thrift Savings
  18 Fund established under section 8437 of title 5,
  19 United States Code.

#### 20 SEC. 3. APPLICABILITY.

- 21 (a) IN GENERAL.—Subject to subsection (b), this Act
- 22 shall apply with respect to any retirement coverage error
- 23 that occurs before, on, or after the date of enactment of
- 24 this Act, excluding any error corrected within 1 year after
- 25 the date on which it occurs.

1	(b) Limitation.—Nothing in this Act shall affect
2	any retirement coverage or treatment accorded with re-
3	spect to any individual in connection with any period be
4	ginning before the first day of the first applicable pay pe
5	riod beginning on or after January 1, 1984.
6	SEC. 4. RESTRICTION RELATING TO FUTURE CORREC
7	TIONS.
8	(a) In General.—Except as otherwise provided in
9	this Act, any individual who, on or after the date of enact
10	ment of this Act, becomes or remains affected by a retire
11	ment coverage error may not be excluded from or made
12	subject to any retirement system for the sole purpose of
13	correcting such error.
14	(b) Coordination With Other Laws.—
15	(1) In general.—Nothing in this Act shall be
16	considered to preclude any voluntary retirement cov-
17	erage election made other than under this Act.
18	(2) REGULATIONS.—The Office of Personne
19	Management shall prescribe any regulations which
20	may be necessary to apply this Act in the case of
21	any individual who changes retirement coverage pur

suant to an election described in paragraph (1).

#### 1 SEC. 5. IRREVOCABILITY OF ELECTIONS.

- 2 Any election made (or deemed to have been made)
- 3 under this Act by an employee or any other individual
- 4 shall be irrevocable.

#### 5 TITLE I—DESCRIPTION OF RE-

- 6 TIREMENT COVERAGE ER-
- 7 RORS TO WHICH THIS ACT AP-
- 8 PLIES AND MEASURES FOR
- 9 THEIR RECTIFICATION
- 10 Subtitle A—Employee Who Should
- 11 Have Been FERS Covered, But
- 12 Who Was Erroneously CSRS
- 13 Covered or CSRS-Offset Cov-
- 14 **ered Instead**
- 15 SEC. 101. ELECTIONS.
- 16 (a) APPLICABILITY.—This subtitle shall apply in the
- 17 case of any employee who—
- 18 (1) should be (or should have been) FERS cov-
- ered but, as a result of a retirement coverage error,
- is (or was) CSRS covered instead; or
- 21 (2) should be (or should have been) FERS cov-
- ered but, as a result of a retirement coverage error,
- is (or was) CSRS-Offset covered instead.
- 24 (b) Uncorrected Error.—If, at the time of mak-
- 25 ing an election under this section, the retirement coverage
- 26 error described in paragraph (1) or (2) of subsection (a)

(as applicable) has not been corrected, the employee af-2 fected by such error may elect— 3 (1) to be FERS covered instead; or (2) to remain (or instead become) CSRS-Offset 5 covered. 6 (c) Corrected Error.—If, at the time of making an election under this section, the retirement coverage 8 error described in paragraph (1) or (2) of subsection (a) (as applicable) has been corrected, the employee affected 10 by such error may elect— 11 (1) to be CSRS-Offset covered instead; or 12 (2) to remain FERS covered. 13 (d) Default Rule.— (1) In General.—If the employee is given 14 15 written notice in accordance with section 201 as to 16 the availability of an election under this section, but 17 does not make any such election within the 6-month 18 period beginning on the date on which such notice 19 is so given, the option under subsection (b)(2) or 20 (c)(2), as applicable, shall be deemed to have been 21 elected on the last day of such period. 22 (2) CSRS NOT AN OPTION.—Nothing in this 23 section shall be considered to afford an employee the

option of becoming or remaining CSRS covered.

1	(e) Retroactive Effect.—An election under this
2	section (including an election by default, and an election
3	to remain covered by the retirement system by which the
4	electing individual is covered as of the date of the election)
5	shall be effective retroactive to the effective date of the
6	retirement coverage error (as referred to in subsection (a))
7	to which such election relates.
8	SEC. 102. EFFECT OF AN ELECTION TO BE TRANSFERRED
9	FROM CSRS TO FERS TO CORRECT A RETIRE-
10	MENT COVERAGE ERROR.
11	(a) APPLICABILITY.—This section shall apply in the
12	case of any employee affected by an error described in sec-
13	tion 101(a)(1) who elects the option under section
14	101(b)(1).
15	(b) Disposition of Contributions to the
16	CSRDF.—
17	(1) Employee contributions.—
18	(A) Transfer to oasdi trust funds.—
19	There shall be transferred from the CSRDF to
20	the OASDI trust funds an amount equal to the
21	amount of the OASDI employee tax that should
22	have been deducted and withheld from the Fed-
23	eral wages of the employee for the period of er-

1	(B) Rule if there are excess csrdf
2	CONTRIBUTIONS.—
3	(i) In general.—Any excess amount
4	described in clause (ii) that is attributable
5	to an employee described in subsection (a)
6	shall be forfeited.
7	(ii) Excess amount defined.—The
8	excess amount described in this clause is,
9	in the case of an employee, the amount by
10	which—
11	(I) that portion of the employee's
12	lump-sum credit that is attributable
13	to the period of erroneous coverage in-
14	volved, exceeds (if at all)
15	(II) the total of the amount de-
16	scribed in subparagraph (A) plus the
17	amount that should have been de-
18	ducted under section 8422 of title 5,
19	United States Code, from the pay of
20	the employee for the period of erro-
21	neous coverage involved.
22	(C) Rule if Lump-sum credit is less
23	THAN TOTAL EMPLOYEE CONTRIBUTIONS TO
24	OASDI AND CSRDF THAT SHOULD HAVE BEEN
25	MADE —

1	(i) In general.—
2	(I) Shortfall to be made up
3	BY AGENCY.—If the amount described
4	in subparagraph (B)(ii)(I) is less than
5	the total amount described in sub-
6	paragraph (B)(ii)(II), an amount
7	equal to the shortfall shall be made up
8	(in such manner as the Commissioner
9	of Social Security shall prescribe) by
10	the agency in or under which the em-
11	ployee is then employed, out of
12	amounts otherwise available in the ap-
13	propriation, fund, or account from
14	which any OASDI employer tax or
15	contribution to the CSRDF (as appli-
16	cable) may be made, except as pro-
17	vided in subclause (II) or clause
18	(iii)(I).
19	(II) REDUCTION FOR DEPOSIT
20	DUE.—In any case in which a deposit
21	is required under clause (ii), the
22	amount required to be made up under
23	subclause (I) shall be reduced by the
24	amount of the deposit so required

(but not below zero).

1	(ii) Deposit requirement.—
2	(I) In general.—To the extent
3	that the shortfall under clause (i) is
4	due to the any lump-sum credit re-
5	ceived by the employee (for which an
6	appropriate deposit under section
7	8334(d)(1) of title 5, United States
8	Code, has not been made), the em-
9	ployee shall be required to repay an
10	amount equal to the amount of such
11	deposit, except as provided in clause
12	(iii)(I).
13	(II) TREATMENT AS A DEBT
14	DUE.—If an employee fails to pay the
15	amount required under subclause (I),
16	that amount shall be recoverable by
17	the CSRDF under the same authori-
18	ties (including to waive a right of re-
19	covery) as described in section
20	114(b)(2). For purposes of any exer-
21	cise of authority under the preceding
22	sentence, the Director of the Office of
23	Personnel Management shall be con-
24	sidered the head of the agency con-
25	cerned.

### 1 (iii) Special rules.— 2 (I) Deposit for fers deduc-

TIONS NOT MANDATORY.—Nothing in this subparagraph shall, in any situation described in clause (ii), be considered to require any agency make-up payment (or employee repayment) of any portion of the lump-sum credit (beyond any amount necessary in order to permit the transfer described in paragraph (1)(A)) which would be assignable to amounts that should have been deducted under section 8422 of title 5, United States Code, from pay of the employee involved.

(II) AUTHORITY TO MAKE FERS
DEPOSIT.—An employee under this
section who has received a lump-sum
credit (described in clause (ii)(I)) may
not be credited, under chapter 84 of
title 5, United States Code, with any
period of service to which that lumpsum credit relates unless the employee
deposits into the CSRDF an amount
equal to the percentage of such em-

1	ployee's basic pay (for such period of
2	service) that should have been de-
3	ducted under section 8422 of title 5,
4	United States Code.
5	(D) Definition of Lump-sum credit.—
6	For purposes of this paragraph, the term
7	"lump-sum credit" has the meaning given such
8	term by section 8331 of title 5, United States
9	Code, except as the context may otherwise indi-
10	cate.
11	(E) Provisions relating to the appli-
12	CATION OF THIS PARAGRAPH IN OTHER SITUA-
13	TIONS.—
14	(i) GENERAL AUTHORITY.—To the ex-
15	tent necessary to permit the operation of
16	this paragraph in any situation covered by
17	any other provisions of this Act (which in-
18	corporate this paragraph by reference),
19	any necessary technical and conforming
20	amendments to this paragraph not other-
21	wise specifically provided for (such as cita-
22	tions to appropriate provisions of law cor-
23	responding to provisions cited in this para-

graph) shall be made under regulations

1	which the Office of Personnel Management
2	shall prescribe.
3	(ii) Special rule.—
4	(I) Deposits not precluded
5	BY FERS RESTRICTION.—Nothing in
6	section 8424(a) of title 5, United
7	States Code, shall, in any situation
8	covered by this Act, prevent the mak-
9	ing of any deposit (and crediting, for
10	retirement purposes, of service for the
11	corresponding period of time) to the
12	extent that the deposit relates to the
13	period of erroneous coverage involved.
14	(II) Exception.—The preceding
15	sentence shall not apply in any situa-
16	tion in which the employee involved
17	was erroneously FERS covered, and
18	remained FERS covered after the rec-
19	tification provided for under this Act.
20	(2) Government contributions.—
21	(A) Transfer to oasdi trust funds.—
22	There shall be transferred from the CSRDF to
23	the OASDI trust funds the excess of—
24	(i) the amount of the OASDI em-
25	ployer tax that should have been paid with

1	respect to the employee for the period of
2	erroneous coverage involved, over
3	(ii) the amount of the OASDI em-
4	ployer tax that may be assessed under sec-
5	tion 6501 of the Internal Revenue Code of
6	1986 in connection with such employee,
7	determined in such manner as the Secretary of
8	the Treasury shall by regulation prescribe.
9	(B) Rule if csrdf contributions ac-
10	TUALLY MADE ARE LESS THAN TOTAL GOVERN-
11	MENT CONTRIBUTIONS TO OASDI AND CSRDF
12	THAT SHOULD HAVE BEEN MADE.—
13	(i) IN GENERAL.—If the total Govern-
14	ment contributions to the CSRDF that
15	were made with respect to the employee for
16	the period of erroneous coverage involved
17	are less than the amount described in
18	clause (ii), an amount equal to the short-
19	fall shall be made up (in such manner as
20	the Commissioner of Social Security shall
21	prescribe) by the agency in or under which
22	the employee is then employed.
23	(ii) Description of amount.—The
24	amount described in this clause is the total
25	of—

1	(I) the amount required to be
2	transferred under subparagraph (A),
3	plus
4	(II) the amount that should have
5	been contributed by the Government
6	under section 8423 of title 5, United
7	States Code, for such employee with
8	respect to such period.
9	(iii) Source of payments.—Any
10	amount required to be paid by an agency
11	under clause (i) shall be payable out of any
12	appropriation, fund, or account available to
13	such agency for making Government con-
14	tributions to the CSRDF or the OASDI
15	trust funds (as appropriate).
16	(e) Makeup Contributions to the Thrift Sav-
17	INGS FUND.—
18	(1) In general.—An employee to whom this
19	section applies is entitled to have contributed to the
20	Thrift Savings Fund on such employee's behalf, in
21	addition to any regular employee or Government
22	contributions that would be permitted or required
23	for the year in which the contributions under this
24	subsection are made, an amount equal to the sum
25	of—

1	(A) the amount determined under para-
2	graph (2) with respect to such employee for the
3	period of erroneous coverage involved;
4	(B) an amount equal to the total contribu-
5	tions that should have been made for such em-
6	ployee under section 8432(c)(1) of title 5
7	United States Code, for the period of erroneous
8	coverage involved;
9	(C) an amount equal to the total contribu-
10	tions that should have been made for such em-
11	ployee under section 8432(c)(2) of title 5
12	United States Code, for the period of erroneous
13	coverage involved (taking into account both the
14	amount referred to in subparagraph (A) and
15	any contributions to the Thrift Savings Fund
16	actually made by such employee with respect to
17	the period involved); and
18	(D) an amount equal to lost earnings or
19	the amounts referred to in subparagraphs (A)
20	through (C), determined in accordance with
21	paragraph (3).
22	(2) Amount based on average percentage
23	OF PAY CONTRIBUTED BY EMPLOYEES DURING PE-
24	RIOD OF ERRONEOUS COVERAGE.—

(A) In general.—The amount determined under this paragraph with respect to an employee for a period of erroneous coverage shall be equal to the amount of the contributions such employee would have made if, during each calendar year in such period, the employee had contributed the percentage of such employee's basic pay for such year specified in subparagraph (B) (determined disregarding any contributions actually made by such employee with respect to the year involved).

#### (B) Percentage to be applied.—

- (i) IN GENERAL.—The percentage to be applied under this subparagraph in the case of any employee with respect to a particular year is—
  - (I) the average percentage of basic pay that was contributed for such year under section 8432(a) of title 5, United States Code, by full-time FERS covered employees who contributed to the Thrift Savings Fund in such year and for whom a salary rate is recorded (as of June 30 of such year) in the central personnel

1	data file maintained by the Office of
2	Personnel Management; or
3	(II) if such average percentage
4	for the year in question is unavailable,
5	the average percentage for the most
6	recent year prior to the year in ques-
7	tion that is available.
8	(ii) Percentage contributed.—
9	For purposes of clause (i)(I), the percent-
10	age of basic pay for each employee in-
11	cluded in the average shall be determined
12	by dividing the total employee contribu-
13	tions received into the Thrift Savings Plan
14	account of that employee during such year
15	by the annual salary rate for that employee
16	as recorded in the central personnel data
17	file (referred to in clause $(i)(I)$ ) as of June
18	30 of such year.
19	(C) Limitations.—In no event may the
20	amount determined under this paragraph for an
21	individual with respect to a year exceed the
22	amount that, if added to the amount of the con-
23	tributions that were actually made by such indi-
24	vidual to the Thrift Savings Fund with respect

1	to such year (if any), would cause the total to
2	exceed—
3	(i) any limitation under section 415 or
4	any other provision of the Internal Rev-
5	enue Code of 1986 that would have applied
6	to such employee with respect to such year;
7	or
8	(ii) any limitation under section
9	8432(a) or any other provision of title 5,
10	United States Code, that would have ap-
11	plied to such employee with respect to such
12	year.
13	(3) Lost earnings.—
14	(A) In general.—Lost earnings on any
15	amounts referred to in subparagraph (A), (B),
16	or (C) of paragraph (1) shall, to the extent
17	those amounts are attributable to contributions
18	that should have been made with respect to a
19	particular year, be determined in the same way
20	as if those amounts had in fact been timely con-
21	tributed and allocated among the TSP invest-
22	ment funds in accordance with—
23	(i) the investment fund election that
24	was accepted by the employing agency be-
25	fore the date the contribution should have

1	been made and that was still in effect as
2	of that date; or
3	(ii) if no such election was then in ef-
4	fect for the employee, the investment fund
5	election attributed to such employee with
6	respect to such year.
7	(B) Investment fund election attrib-
8	UTED.—For purposes of subparagraph (A)(ii),
9	the investment fund election attributed to an
10	employee with respect to a particular year is—
11	(i) the average percentage allocation
12	of TSP contributions among the TSP in-
13	vestment funds from all sources, with re-
14	spect to that year, except that the invest-
15	ment fund election attributed to contribu-
16	tions in years prior to 1991 shall be the G
17	Fund; or
18	(ii) if such average percentage alloca-
19	tion for the year in question is unavailable,
20	the average percentage allocation for the
21	most recent year prior to the year in ques-
22	tion that is available.
23	(C) DEFINITION OF INVESTMENT FUND
24	ELECTION, ETC.—For purposes of this
25	paragraph—

1	(i) the term "investment fund elec-
2	tion" means a choice by a participant con-
3	cerning how contributions to the Thrift
4	Savings Plan shall be allocated among the
5	TSP investment funds;
6	(ii) the term "participant" means any
7	person with an account in the Thrift Sav-
8	ings Plan, or who would have an account
9	in the Thrift Savings Plan but for an em-
10	ploying agency error (including an error as
11	described in section 163(b)(2));
12	(iii) the term "TSP investment
13	funds" means the C Fund, the F Fund,
14	the G Fund, and any other investment
15	fund in the Thrift Savings Plan created
16	after December 27, 1996; and
17	(iv) the terms "C Fund", "F Fund",
18	and "G Fund" refer to the funds described
19	in paragraphs (1), (3), and (4), respec-
20	tively, of section 8438(a) of title 5, United
21	States Code.
22	(4) Makeup contribution to be made in a
23	LUMP SUM.—
24	(A) IN GENERAL.—Any amount to which
25	an employee is entitled under this subsection

1	shall be paid promptly by the agency in or
2	under which the electing employee is (as of the
3	date of the election) employed, in a lump sum
4	upon notification to such agency under sub-
5	paragraph (B)(ii) as to the amount due.
6	(B) BOARD FUNCTIONS.—The regulations
7	under paragraph (6) shall include provisions
8	under which—
9	(i) each employing agency shall be re-
10	quired to determine and notify the Federa
11	Retirement Thrift Investment Board, in a
12	timely manner, as to any amounts under
13	paragraph (1)(A)–(C) owed by such agen-
14	cy; and
15	(ii) the Board shall, based on the in-
16	formation it receives from an agency under
17	clause (i), determine lost earnings on those
18	amounts and promptly notify such agency
19	as to the total amounts due from it under
20	this subsection.
21	(5) Justices and Judges; magistrates
22	ETC.—The preceding provisions of this subsection
23	shall not apply in the case of any employee who

pursuant to the election referred to in subsection

1	(a), becomes subject to section 8440a, 8440b,
2	8440c, or 8440d of title 5, United States Code.
3	(6) Regulations.—The Executive Director of
4	the Federal Retirement Thrift Investment Board
5	shall prescribe any regulations necessary to carry
6	out this subsection.
7	SEC. 103. EFFECT OF AN ELECTION TO BE TRANSFERRED
8	FROM CSRS-OFFSET TO FERS TO CORRECT A
9	RETIREMENT COVERAGE ERROR.
10	(a) APPLICABILITY.—This section shall apply in the
11	case of any employee affected by an error described in sec-
12	tion 101(a)(2) who elects the option under section
13	101(b)(1).
14	(b) Effect of Election.—In the case of an em-
15	ployee described in subsection (a), the following provisions
16	shall apply:
17	(1) Section 102(b) (relating to disposition of
18	contributions to the CSRDF), but disregarding pro-
19	visions relating to transfers to OASDI trust funds.
20	(2) Section 102(c) (relating to makeup con-
21	tributions to the Thrift Savings Fund).

1	SEC. 104. EFFECT OF AN ELECTION TO BE TRANSFERRED
2	FROM CSRS TO CSRS-OFFSET TO CORRECT A
3	RETIREMENT COVERAGE ERROR.
4	(a) APPLICABILITY.—This section shall apply in the
5	case of any employee affected by an error described in sec-
6	tion 101(a)(1) who elects the option under section
7	101(b)(2).
8	(b) SAME AS IN THE CASE OF AN ELECTION TO RAT-
9	IFY ERRONEOUS CSRS-OFFSET COVERAGE.—
10	(1) In general.—The effect of an election de-
11	scribed in subsection (a) shall be as described in sec-
12	tion 101(b)(2), except that the provisions of section
13	102(b) shall also apply.
14	(2) Appropriate percentages to be used
15	IN DETERMINING EMPLOYEE AND GOVERNMENT
16	CONTRIBUTIONS TO CSRDF.—For purposes of para-
17	graph (1), section 102(b) shall be applied by sub-
18	stituting "the relevant provisions of section
19	8334(k)" for "section 8422" and "section 8423".
20	SEC. 105. EFFECT OF AN ELECTION TO BE RESTORED (OR
21	TRANSFERRED) TO CSRS-OFFSET AFTER HAV-
22	ING BEEN CORRECTED TO FERS FROM CSRS-
23	OFFSET (OR CSRS).
24	(a) APPLICABILITY.—This section shall apply in the
25	case of any employee affected by an error described in
26	paragraph (1) or (2) of section 101(a) who (after having

1	been corrected to FERS coverage) elects the option under
2	section $101(c)(1)$ .
3	(b) Disposition of Contributions to the
4	CSRDF.—
5	(1) In general.—The provisions of section
6	102(b) shall apply in the case of an employee de-
7	scribed in subsection (a), subject to paragraph (2).
8	(2) No transfers for amounts already
9	PAID INTO OASDI, ETC.—For purposes of paragraph
10	(1), section 102(b) shall be applied in conformance
11	with the following:
12	(A) No double payments into oasdi.—
13	To the extent that the appropriate OASDI em-
14	ployee or employer tax has already been paid
15	for the total period involved (or any portion
16	thereof), reduce the respective amounts re-
17	quired by paragraphs (1)(A) and (2)(A)(i) of
18	section 102(b) accordingly.
19	(B) Appropriate percentages to be
20	USED IN DETERMINING EMPLOYEE AND GOV-
21	ERNMENT CONTRIBUTIONS TO CSRDF.—Sub-
22	stitute "the relevant provisions of section
23	8334(k)" for "section 8422" and "section

8423".

- 1 (C) APPROPRIATE LUMP-SUM CREDIT TO
  2 BE USED.—The appropriate lump-sum credit to
  3 be used under this subsection shall be deter4 mined in accordance with regulations to be pre5 scribed by the Office of Personnel Management.
  - (D) Provisions to be applied with respect to the total period involved.—
    Substitute "total period involved (as defined by section 105)" for "period of erroneous coverage involved".
- 11 (c) Disposition of Excess TSP Contribu-12 tions.—
  - (1) Government contributions.—All Government contributions made on behalf of the employee to the Thrift Savings Fund that are attributable to the total period involved (including any earnings thereon) shall be forfeited. For the purpose of section 8437(d) of title 5, United States Code, amounts so forfeited shall be treated as if they were amounts forfeited under section 8432(g) of such title.
    - (2) Employee contributions.—The election referred to in subsection (a) shall not be taken into account for purposes of any determination relating to the disposition of any employee contributions to

- 1 the Thrift Savings Fund, attributable to the total
- 2 period involved, that were in excess of the maximum
- amount that would have been allowable under appli-
- 4 cable provisions of subchapter III of chapter 83 of
- 5 title 5, United States Code (including any earnings
- 6 thereon).
- 7 (d) Definition of Total Period Involved.—For
- 8 purposes of this section, the term "total period involved"
- 9 means the period beginning on the effective date of the
- 10 retirement coverage error involved and ending on the day
- 11 before the date on which the election described in sub-
- 12 section (a) is made.
- 13 SEC. 106. EFFECT OF ELECTION TO REMAIN FERS COV-
- 14 ERED AFTER HAVING BEEN CORRECTED TO
- 15 FERS FROM CSRS-OFFSET (OR CSRS).
- 16 (a) APPLICABILITY.—This section shall apply in the
- 17 case of any employee affected by an error described in
- 18 paragraph (1) or (2) of section 101(a) who (after having
- 19 been corrected to FERS coverage) elects the option under
- 20 section 101(c)(2).
- 21 (b) Disposition of Contributions to the
- 22 CSRDF.—The provisions of section 102(b) shall apply in
- 23 the case of an employee described in subsection (a), sub-
- 24 ject to the same condition as set forth in section
- 25 105(b)(2)(A).

1	(c) Makeup Contributions to the Thrift Sav-
2	INGS FUND.—Section 102(c) shall apply, except that an
3	agency shall receive credit for any automatic or matching
4	Government contributions and any lost earnings paid by
5	such agency as part of any corrections process previously
6	carried out with respect to the employee involved.
7	Subtitle B-Employee Who Should
8	Have Been FERS Covered,
9	CSRS-Offset Covered, or CSRS
10	Covered, But Who Was Erro-
11	neously Social Security-Only
12	Covered Instead
13	SEC. 111. ELECTIONS.
14	(a) APPLICABILITY.—This subtitle shall apply in the
15	case of any employee who—
16	(1) should be (or should have been) FERS cov-
17	ered but, as a result of a retirement coverage error,
18	is (or was) Social Security-Only covered instead;
19	(2) should be (or should have been) CSRS-Off-
20	set covered but, as a result of a retirement coverage
21	error, is (or was) Social Security-Only covered in-
22	stead; or
23	(3) should be (or should have been) CSRS cov-
24	ered but, as a result of a retirement coverage error,
25	is (or was) Social Security-Only covered instead.

1	(b) Uncorrected Error.—If, at the time of mak-
2	ing an election under this section, the retirement coverage
3	error described in paragraph (1), (2), or (3) of subsection
4	(a) (as applicable) has not been corrected, the employee
5	affected by such error may elect—
6	(1)(A) in the case of an error described in sub-
7	section (a)(1), to be FERS covered as well;
8	(B) in the case of an error described in sub-
9	section (a)(2), to be CSRS-Offset covered as well; or
10	(C) in the case of an error described in sub-
11	section (a)(3), to be CSRS covered instead; or
12	(2) to remain Social Security-Only covered.
13	(c) Corrected Error.—
14	(1) In general.—Not later than 6 months
15	after the date of enactment of this Act, there shall
16	be submitted to the Congress a proposal (including
17	any necessary draft legislation) to carry out the pol-
18	icy described in paragraph (2).
19	(2) Policy.—Under the proposal, any employee
20	with respect to whom the retirement coverage error
21	described in paragraph (1), (2), or (3) of subsection
22	(a) (as applicable) has already been corrected, but
23	under terms less advantageous to the employee than
24	would have been the case under this Act, shall be af-
25	forded a reasonable opportunity to obtain treatment

- 1 comparable to the treatment afforded under this
- 2 Act.
- 3 (3) Joint action.—This subsection shall be
- 4 carried out by the Director of the Office of Per-
- 5 sonnel Management, in consultation with the Execu-
- 6 tive Director of the Federal Retirement Thrift In-
- 7 vestment Board and the Commissioner of Social Se-
- 8 curity.
- 9 (d) Default Rule.—In the case of any employee
- 10 to whom subsection (b) applies, if the employee is given
- 11 written notice in accordance with section 201 as to the
- 12 availability of an election under this section, but does not
- 13 make any such election within the 6-month period begin-
- 14 ning on the date on which such notice is so given, the
- 15 option under subsection (b)(2) shall be deemed to have
- 16 been elected on the last day of such period.
- 17 (e) Retroactive Effect.—An election under this
- 18 section (including an election by default, and an election
- 19 to remain covered by the retirement system by which the
- 20 electing individual is covered as of the date of the election)
- 21 shall be effective retroactive to the effective date of the
- 22 retirement coverage error (as referred to in subsection (a))
- 23 to which such election relates.

1	SEC. 112. EFFECT OF AN ELECTION TO BECOME FERS COV-
2	ERED TO CORRECT THE RETIREMENT COV-
3	ERAGE ERROR.
4	(a) APPLICABILITY.—This section shall apply in the
5	case of any employee affected by an error described in sec-
6	tion 111(a)(1) who elects the option under section
7	111(b)(1)(A).
8	(b) Makeup Contributions to the CSRDF.—
9	Upon notification that an employee has made an election
10	under this section, the agency in or under which such em-
11	ployee is employed shall promptly pay to the CSRDF, in
12	a lump sum, an amount equal to the sum of—
13	(1) the amount that should have been deducted
14	and withheld from the pay of the employee for the
15	period of erroneous coverage involved under section
16	8422 of title 5, United States Code; and
17	(2) the Government contributions that should
18	have been paid for the period of erroneous coverage
19	involved under section 8423 of title 5, United States
20	Code.
21	(c) Makeup Contributions to the Thrift Sav-
22	INGS FUND.—Section 102(c) shall apply in the case of an
23	employee described in subsection (a).

1	SEC. 113. EFFECT OF AN ELECTION TO BECOME CSRS-OFF-
2	SET COVERED TO CORRECT THE RETIRE-
3	MENT COVERAGE ERROR.
4	(a) APPLICABILITY.—This section shall apply in the
5	case of any employee affected by an error described in sec-
6	tion 111(a)(2) who elects the option under section
7	111(b)(1)(B).
8	(b) Makeup Contributions to the CSRDF.—
9	Upon notification that an employee has made an election
10	under this section, the agency in or under which such em-
11	ployee is employed shall promptly pay to the CSRDF, in
12	a lump sum, an amount equal to the sum of—
13	(1) the amount that should have been deducted
14	and withheld from the pay of the employee for the
15	period of erroneous coverage involved under section
16	8334 of title 5, United States Code; and
17	(2) the Government contributions that should
18	have been paid under section 8334 of title 5, United
19	States Code, for the period of erroneous coverage in-
20	volved.
21	(c) Makeup Contributions to the Thrift Sav-
22	INGS FUND.—
23	(1) In general.—Makeup contributions to the
24	Thrift Savings Fund shall be made by the employing
25	agency in the same manner as described in section
26	102(c) (but disregarding subparagraphs (B) and (C)

1	of paragraph (1) thereof, and the other provisions of
2	section 102(c) to the extent that they relate to those
3	subparagraphs).
4	(2) Appropriate percentages, etc. to be
5	USED.—For purposes of paragraph (1), section
6	102(c) shall be applied—
7	(A) by substituting "section 8351(b)" for
8	"section 8432(a)" and by substituting "CSRS
9	covered and CSRS-Offset covered" for "FERS
10	covered" in paragraph (2)(B)(i) thereof; and
11	(B) by substituting "section 8351(b)(2)"
12	for "section 8432(a)" in paragraph (2)(C)(ii)
13	thereof.
14	SEC. 114. EFFECT OF AN ELECTION TO BECOME CSRS COV-
15	ERED TO CORRECT THE RETIREMENT COV-
16	ERAGE ERROR.
17	(a) Applicability.—This section shall apply in the
18	case of any employee affected by an error described in sec-
19	tion 111(a)(3) who elects the option under section
20	111(b)(1)(C).
21	(b) Makeup Contributions to the CSRDF.—
22	(1) In general.—Upon notification that an
23	employee has made an election under this section,
24	the agency in or under which such employee is em-

1	ployed shall promptly pay to the CSRDF, in a lump
2	sum, an amount equal to the sum of—
3	(A) the amount that should have been de-
4	ducted and withheld from the pay of the em-
5	ployee for the period of erroneous coverage in-
6	volved under section 8334 of title 5, United
7	States Code; and
8	(B) the Government contributions that
9	should have been paid under such section for
10	the period of erroneous coverage involved.
11	(2) Agency to be reimbursed for certain
12	AMOUNTS.—
13	(A) In general.—The employee for whom
14	the payment under paragraph (1) is made shall
15	repay to the agency (referred to in paragraph
16	(1)) an amount equal to the OASDI employee
17	taxes refunded or refundable to such employee
18	for any portion of the period of erroneous cov-
19	erage involved (computed in such manner as the
20	Director of the Office of Personnel Manage-
21	ment, with the concurrence of the Secretary of
22	the Treasury, shall by regulation prescribe), not
23	to exceed the amount described in paragraph
24	(1)(A).

1	(B) RIGHT OF RECOVERY; WAIVER.—If the
2	employee fails to repay the amount required
3	under subparagraph (A), a sum equal to the
4	amount outstanding is recoverable by the Gov-
5	ernment from the employee (or the employee's
6	estate, if applicable) by—
7	(i) setoff against accrued pay, com-
8	pensation, amount of retirement credit, or
9	another amount due the employee from the
10	Government; and
11	(ii) such other method as is provided
12	by law for the recovery of amounts owing
13	to the Government.
14	The head of the agency concerned may waive,
15	in whole or in part, a right of recovery under
16	this paragraph if it is shown that recovery
17	would be against equity and good conscience or
18	against the public interest.
19	(C) Treatment of amounts repaid or
20	RECOVERED.—Any amount repaid by, or recov-
21	ered from, an individual (or an estate) under
22	this paragraph shall be credited to the appro-
23	priation account from which the amount in-
24	volved was originally paid.

1 (c) Makeup Contributions to the Thrift Sav-INGS FUND.—In the case of an employee described in sub-3 section (a), makeup contributions to the Thrift Savings Fund shall be made in the same manner as described in section 113(c). Subtitle C—Employee Who Should Have Been Social Security-Only 7 Covered, But Who Was Erro-8 neously FERS Covered, CSRS-9 Offset Covered, or CSRS Cov-10 ered Instead 11 12 SEC. 121. UNCORRECTED ERROR: EMPLOYEE WHO SHOULD 13 BE SOCIAL SECURITY-ONLY COVERED, BUT 14 WHO IS ERRONEOUSLY FERS COVERED IN-15 STEAD. 16 (a) In General.—Except as provided in section 125, this section shall apply in the case of any employee who should be Social Security-Only covered but, as a result of a retirement coverage error, is FERS covered instead. 19 20 (b) AUTOMATIC EXCLUSION FROM FERS.—An employee described in subsection (a) shall not, by reason of the retirement coverage error described in subsection (a), be eligible to be treated as an individual who is FERS

covered.

- 1 (c) DISPOSITION OF EMPLOYEE CONTRIBUTIONS TO
  2 THE CSRDF.—There shall be paid to the employee, from
  3 the CSRDF, any lump-sum credit to which such employee
  4 would be entitled under section 8424 of title 5, United
- 5 States Code, to the extent attributable to the period of6 erroneous coverage involved.

#### 7 (d) Disposition of TSP Contributions.—

- (1) GOVERNMENT CONTRIBUTIONS.—All Government contributions made on behalf of the employee to the Thrift Savings Fund that are attributable to the period of erroneous coverage involved (including any earnings thereon) shall be forfeited in the same manner as described in section 105(c).
- (2) Employee contributions.—Notwithstanding any other provision of this section or any other provision of law, any contributions made by the employee to the Thrift Savings Fund during the period of erroneous coverage involved (including any earnings thereon) shall be treated as if such employee had then been correctly covered.

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1	SEC. 122. UNCORRECTED ERROR: EMPLOYEE WHO SHOULD
2	BE SOCIAL SECURITY-ONLY COVERED, BUT
3	WHO IS ERRONEOUSLY CSRS-OFFSET COV-
4	ERED INSTEAD.
5	(a) In General.—Except as provided in section 125,
6	this section shall apply in the case of any employee who
7	should be Social Security-Only covered but, as a result of
8	a retirement coverage error, is CSRS-Offset covered in-
9	stead.
10	(b) Automatic Exclusion From CSRS-Offset.—
11	An employee described in subsection (a) shall not, by rea-
12	son of the retirement coverage error described in sub-
13	section (a), be eligible to be treated as an individual who
14	is CSRS-Offset covered.
15	(c) Disposition of Employee Contributions to
16	THE CSRDF.—There shall be paid to the employee, from
17	the CSRDF, the lump-sum credit to which such employee
18	would be entitled under section 8342 of title 5, United
19	States Code, to the extent attributable to the period of
20	erroneous coverage involved.

- 21 (d) Disposition of TSP Contributions.—In the
- 22 case of an employee described in subsection (a), section
- 23 121(d)(2) shall apply.

1	SEC. 123. UNCORRECTED ERROR: EMPLOYEE WHO SHOULD
2	BE SOCIAL SECURITY-ONLY COVERED, BUT
3	WHO IS ERRONEOUSLY CSRS COVERED IN-
4	STEAD.
5	(a) In General.—Except as provided in section 125,
6	this section shall apply in the case of any employee who
7	should be Social Security-Only covered but, as a result of
8	a retirement coverage error, is CSRS covered instead.
9	(b) Automatic Exclusion From CSRS.—An em-
10	ployee described in subsection (a) shall not, by reason of
11	the retirement coverage error described in subsection (a),
12	be eligible to be treated as an individual who is CSRS cov-
13	ered.
14	(e) Disposition of Contributions to the
15	CSRDF.—
16	(1) IN GENERAL.—In the case of an employee
17	described in subsection (a), section 102(b) shall
18	apply.
19	(2) Irrelevant provisions to be dis-
20	REGARDED.—For purposes of paragraph (1), section
21	102(b) shall be applied disregarding the provisions
22	of paragraphs (1)(B)(ii)(II) (to the extent they re-
23	late to amounts that should have been deducted
24	under section 8422 of title 5, United States Code)
25	and $(2)(B)(ii)(II)$ thereof.

- 1 (d) DISPOSITION OF TSP CONTRIBUTIONS.—In the
- 2 case of an employee described in subsection (a), section
- 3 121(d)(2) shall apply.
- 4 SEC. 124. CORRECTED ERROR: SITUATIONS UNDER SEC-
- 5 TIONS 121 THROUGH 123.
- 6 (a) IN GENERAL.—Not later than 6 months after the
- 7 date of enactment of this Act, there shall be submitted
- 8 to the Congress a proposal (including any necessary draft
- 9 legislation) to carry out the policy described in subsection
- 10 (b).
- 11 (b) Policy.—Under the proposal, any employee with
- 12 respect to whom the applicable retirement coverage error
- 13 (referred to in section 121, 122, or 123, as applicable)
- 14 has already been corrected, but under terms less advan-
- 15 tageous to the employee than would have been the case
- 16 under this Act, shall be afforded a reasonable opportunity
- 17 to obtain treatment comparable to the treatment afforded
- 18 under this Act.
- 19 (c) Joint Action.—This section shall be carried out
- 20 by the Director of the Office of Personnel Management,
- 21 in consultation with the Executive Director of the Federal
- 22 Retirement Thrift Investment Board and the Commis-
- 23 sioner of Social Security.

1	SEC. 125. VESTED EMPLOYEES EXCEPTED FROM AUTO-
2	MATIC EXCLUSION.
3	(a) In General.—Nothing in this subtitle shall, by
4	reason of any retirement coverage error, result in the auto-
5	matic exclusion of any employee from FERS, CSRS-Off-
6	set, or CSRS if, as of the date on which notice of such
7	error is given (in accordance with section 201), such em-
8	ployee's rights have vested under the retirement system
9	involved.
10	(b) Vesting.—For purposes of this section, vesting
11	of rights shall be considered to have occurred if the em-
12	ployee has (by the date as of which the determination is
13	made) completed at least 5 years of civilian service, taking
14	into account only creditable service under section 8332 or
15	8411 of title 5, United States Code.
16	(c) Elections.—
17	(1) Erroneously fers covered.—Any em-
18	ployee affected by an error described in section 121
19	who is determined under this section to satisfy sub-
20	section (b) may elect—
21	(A) to be treated in accordance with sec-
22	tion 121; or
23	(B) to remain FERS covered.
24	(2) Other cases.—Any employee affected by
25	an arror described in section 199 or 193 who is de-

1 termined under this section to satisfy subsection (b) 2 may elect— 3 (A) to be treated in accordance with sec-4 tion 122 or 123 (as applicable); or (B) to remain (or instead become) CSRS-6 Offset covered. 7 (d) Effect of an Election To Be Transferred 8 From CSRS to CSRS-Offset.—In the case of an employee affected by an error described in section 123 who 10 elects the option under subsection (c)(2)(B), the effect of the election shall be the same as described in section 104. 12 (e) Default Rule.—If the employee does not make any election within the 6-month period beginning on the date on which the appropriate notice is given to such em-14 15 ployee, the option under paragraph (1)(B) or (2)(B) of subsection (c), as applicable, shall be deemed to have been 16 17 elected as of the last day of such period. Nothing in this section shall be considered to afford an employee the op-18 19 tion of becoming or remaining CSRS covered. 20 (f) Retroactive Effect.—An election under this 21 section (including an election by default, and an election 22 to remain covered by the retirement system by which the 23 electing individual is covered as of the date of the election)

shall be effective retroactive to the effective date of the

retirement coverage error to which the election relates.

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- 1 (g) Special Rule in Case of Disability.—If, as
- 2 of the date referred to in subsection (a), the employee is
- 3 entitled to receive an annuity under chapter 83 or 84 of
- 4 title 5, United States Code, based on disability, or com-
- 5 pensation under subchapter I of chapter 81 of such title
- 6 for injury to, or disability of, such employee, subsections
- 7 (a) and (b) shall be applied by substituting (for the date
- 8 that would otherwise apply) the date as of which entitle-
- 9 ment to such annuity or compensation terminates (if at
- 10 all).
- 11 (h) Notification.—Any notice under section 201
- 12 shall include such additional information or other modi-
- 13 fications as the Office of Personnel Management may by
- 14 regulation prescribe in connection with the situations cov-
- 15 ered by this subtitle, particularly as they relate to the con-
- 16 sequences of being vested or not being vested.
- 17 Subtitle D—Employee Who Should
- 18 Have Been CSRS Covered or
- 19 CSRS-Offset Covered, But Who
- 20 Was Erroneously FERS Covered
- 21 Instead
- 22 **SEC. 131. ELECTIONS.**
- (a) APPLICABILITY.—This subtitle shall apply in the
- 24 case of any employee who—

1	(1) should be (or should have been) CSRS cov-
2	ered but, as a result of a retirement coverage error,
3	is (or was) FERS covered instead; or
4	(2) should be (or should have been) CSRS-Off-
5	set covered but, as a result of a retirement coverage
6	error, is (or was) FERS covered instead.
7	(b) Uncorrected Error.—If, at the time of mak-
8	ing an election under this section, the retirement coverage
9	error described in paragraph (1) or (2) of subsection (a)
10	(as applicable) has not been corrected, the employee af-
11	fected by such error may elect—
12	(1)(A) in the case of an error described in sub-
13	section (a)(1), to be CSRS covered instead; or
14	(B) in the case of an error described in sub-
15	section (a)(2), to be CSRS-Offset covered instead; or
16	(2) to remain FERS covered.
17	(c) Corrected Error.—If, at the time of making
18	an election under this section, the retirement coverage
19	error described in paragraph (1) or (2) of subsection (a)
20	(as applicable) has been corrected, the employee affected
21	by such error may elect—
22	(1) to be FERS covered instead; or
23	(2)(A) in the case of an error described in sub-
24	section (a)(1), to remain CSRS covered; or

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1	(B) in the case of an error described in sub-
2	section (a)(2), to remain CSRS-Offset covered.
3	(d) Default Rule.—If the employee is given writ-
4	ten notice in accordance with section 201 as to the avail-
5	ability of an election under this section, but does not make
6	any such election within the 6-month period beginning on
7	the date on which such notice is so given, the option under
8	subsection (b)(2) or (c)(2), as applicable, shall be deemed
9	to have been elected on the last day of such period.
10	(e) Retroactive Effect.—An election under this
11	section (including an election by default, and an election
12	to remain covered by the retirement system by which the

14 shall be effective retroactive to the effective date of the

electing individual is covered as of the date of the election)

- 15 retirement coverage error (as referred to in subsection (a))
- 16 to which such election relates.
- 17 SEC. 132. EFFECT OF AN ELECTION TO BE TRANSFERRED
- 18 FROM FERS TO CSRS TO CORRECT A RETIRE-
- 19 MENT COVERAGE ERROR.
- 20 (a) Applicability.—This section shall apply in the
- 21 case of any employee affected by an error described in sec-
- 22 tion 131(a)(1) who elects the option available to such em-
- 23 ployee under section 131(b)(1)(A).
- 24 (b) Makeup Contributions to the CSRDF.—

1	(1) In general.—Upon notification that an
2	employee has made an election under this section,
3	the agency in or under which such employee is em-
4	ployed shall promptly pay to the CSRDF, in a lump
5	sum, an amount equal to the excess of—
6	(A) the amount by which—
7	(i) the amount that should have been
8	deducted and withheld from the pay of the
9	employee for the period of erroneous cov-
10	erage involved under section 8334 of title
11	5, United States Code, exceeds
12	(ii) the amount that was actually de-
13	ducted and withheld from the pay of the
14	employee for the period of erroneous cov-
15	erage involved under section 8422 of such
16	title (and not refunded), over
17	(B) the amount by which—
18	(i) the amount of the Government
19	contributions actually made under section
20	8423 of such title with respect to the em-
21	ployee for the period of erroneous coverage
22	involved, exceeds
23	(ii) the amount of the Government
24	contributions that should have been made
25	under section 8334 of such title with re-

1	spect to the employee for the period of er-
2	roneous coverage involved.
3	(2) Agency to be reimbursed for certain
4	AMOUNTS.—
5	(A) IN GENERAL.—The employee for whom
6	the payment under paragraph (1) is made shall
7	repay to the agency (referred to in paragraph
8	(1)) an amount equal to the OASDI employee
9	taxes refunded or refundable to such employee
10	for any portion of the period of erroneous cov-
11	erage involved (computed in such manner as the
12	Director of the Office of Personnel Manage-
13	ment, with the concurrence of the Commis-
14	sioner of Social Security, shall by regulation
15	prescribe), not to exceed the amount described
16	in paragraph (1)(A).
17	(B) RIGHT OF RECOVERY; WAIVER.—If the
18	employee fails to repay the amount required
19	under subparagraph (A), a sum equal to the
20	amount outstanding is recoverable by the Gov-
21	ernment from the employee (or the employee's
22	estate, if applicable) by—
23	(i) setoff against accrued pay, com-
24	pensation, amount of retirement credit, or

1	another amount due the employee from the
2	Government; and
3	(ii) such other method as is provided
4	by law for the recovery of amounts owing
5	to the Government.
6	The head of the agency concerned may waive,
7	in whole or in part, a right of recovery under
8	this paragraph if it is shown that recovery
9	would be against equity and good conscience or
10	against the public interest.
11	(C) Treatment of amounts repaid or
12	RECOVERED.—Any amount repaid by, or recov-
13	ered from, an individual (or an estate) under
14	this paragraph shall be credited to the appro-
15	priation, fund, or account from which the
16	amount involved was originally paid.
17	(c) Disposition of Excess TSP Contribu-
18	TIONS.—Section 105(c) shall apply in the case of an em-
19	ployee described in subsection (a).
20	SEC. 133. EFFECT OF AN ELECTION TO BE TRANSFERRED
21	FROM FERS TO CSRS-OFFSET TO CORRECT A
22	RETIREMENT COVERAGE ERROR.
23	(a) APPLICABILITY.—This section shall apply in the
24	case of any employee affected by an error described in sec-

- 1 tion 131(a)(2) who elects the option available to such em-
- 2 ployee under section 131(b)(1)(B).
- 3 (b) Effect.—The effect of an election referred to
- 4 in subsection (a) shall be substantially the same as that
- 5 described in section 105.
- 6 SEC. 134. EFFECT OF AN ELECTION TO BE RESTORED TO
- 7 FERS AFTER HAVING BEEN CORRECTED TO
- 8 CSRS.
- 9 (a) APPLICABILITY.—This section shall apply in the
- 10 case of any employee affected by an error described in sec-
- 11 tion 131(a)(1) who elects the option under section
- 12 131(c)(1).
- 13 (b) Effect.—The effect of an election referred to
- 14 in subsection (a) shall be substantially the same as that
- 15 described in section 102.
- 16 SEC. 135. EFFECT OF AN ELECTION TO BE RESTORED TO
- 17 FERS AFTER HAVING BEEN CORRECTED TO
- 18 CSRS-OFFSET.
- 19 (a) APPLICABILITY.—This section shall apply in the
- 20 case of any employee affected by an error described in sec-
- 21 tion 131(a)(2) who elects the option under section
- 22 131(c)(1).
- 23 (b) Effect.—The effect of an election referred to
- 24 in subsection (a) shall be substantially the same as that
- 25 described in section 103.

1	SEC. 136. DISQUALIFICATION OF CERTAIN INDIVIDUALS TO
2	WHOM SAME ELECTION WAS PREVIOUSLY
3	AVAILABLE.
4	Notwithstanding any other provision of this subtitle,
5	an election under this subtitle shall not be available in the
6	case of any individual to whom an election under section
7	846.204 of title 5 of the Code of Federal Regulations (as
8	in effect as of January 1, 1997) was made available in
9	connection with the same error pursuant to notification
10	provided in accordance with such section.
11	Subtitle E—Employee Who Should
12	Have Been CSRS-Offset Cov-
13	ered, But Who Was Erroneously
14	CSRS Covered Instead
15	SEC. 141. AUTOMATIC TRANSFER TO CSRS-OFFSET.
16	(a) APPLICABILITY.—This subtitle shall apply in the
17	case of any employee who should be (or should have been)
18	CSRS-Offset covered but, as a result of a retirement cov-
19	erage error, is (or was) CSRS covered instead.
20	(b) Uncorrected Error.—If the error has not
21	been corrected, the employee shall be treated in the same
22	way as if such employee had instead been CSRS-Offset
23	covered, effective retroactive to the effective date of such
24	error.
25	(c) Corrected Error.—If the error has been cor-
26	rected the correction shall (to the extent not already car-

- 1 ried out) be made effective retroactive to the effective date
- 2 of such error.
- 3 SEC. 142. EFFECT OF TRANSFER.
- 4 The effect of a transfer under section 141 shall be
- 5 as set forth in regulations which the Office of Personnel
- 6 Management shall prescribe consistent with section 104.

## 7 Subtitle F—Employee Who Should

- 8 Have Been CSRS Covered, But
- 9 Who Was Erroneously CSRS-Off-
- 10 set Covered Instead
- 11 SEC. 151. ELECTIONS.
- 12 (a) APPLICABILITY.—This subtitle shall apply in the
- 13 case of any employee who should be (or should have been)
- 14 CSRS covered but, as a result of a retirement coverage
- 15 error, is (or was) CSRS-Offset covered instead.
- 16 (b) Uncorrected Error.—If, at the time of mak-
- 17 ing an election under this section, the retirement coverage
- 18 error described in subsection (a) has not been corrected,
- 19 the employee affected by such error may elect—
- 20 (1) to be CSRS covered instead; or
- 21 (2) to remain CSRS-Offset covered.
- (c) Corrected Error.—If, at the time of making
- 23 an election under this section, the retirement coverage
- 24 error described in subsection (a) has been corrected, the
- 25 employee affected by such error may elect—

1	(1) to be USRS-Offset covered instead; or
2	(2) to remain CSRS covered.
3	(d) Default Rule.—If the employee is given writ
4	ten notice in accordance with section 201 as to the avail-
5	ability of an election under this section, but does not make
6	any such election within the 6-month period beginning or
7	the date on which such notice is so given, the option under
8	subsection (b)(2) or (c)(2), as applicable, shall be deemed
9	to have been elected on the last day of such period.
10	(e) Retroactive Effect.—An election under this
11	section (including an election by default, and an election
12	to remain covered by the retirement system by which the
13	electing individual is covered as of the date of the election
14	shall be effective retroactive to the effective date of the
15	retirement coverage error (as referred to in subsection (a)
16	to which such election relates.
17	SEC. 152. EFFECT OF AN ELECTION TO BE TRANSFERRED
18	FROM CSRS-OFFSET TO CSRS TO CORRECT
19	THE RETIREMENT COVERAGE ERROR.
20	(a) Applicability.—This section shall apply in the
21	case of any employee affected by an error described in sec
22	tion 151(a) who elects the option available to such em
23	ployee under section 151(b)(1).
24	(b) Makeup Contributions to the CSRDF.—

1	(1) In general.—Upon notification that an
2	employee has made an election under this section,
3	the agency in or under which such employee is em-
4	ployed shall promptly pay to the CSRDF, in a lump
5	sum, an amount equal to the amount by which—
6	(A) the amount that should have been de-
7	ducted and withheld from the pay of the em-
8	ployee for the period of erroneous coverage in-
9	volved under section 8334 of title 5, United
10	States Code (by virtue of being CSRS covered),
11	exceeds
12	(B) any amounts actually deducted and
13	withheld from the pay of the employee for the
14	period of erroneous coverage involved under
15	such section (pursuant to CSRS-Offset cov-
16	erage).
17	(2) Agency to be reimbursed for certain
18	AMOUNTS.—
19	(A) IN GENERAL.—The employee for whom
20	the payment under paragraph (1) is made shall
21	repay to the agency (referred to in paragraph
22	(1)) an amount equal to the OASDI employee
23	taxes refunded or refundable to such employee
24	for any portion of the period of erroneous cov-

erage involved (computed in such manner as the

1	Director of the Office of Personnel Manage-
2	ment, with the concurrence of the Commis-
3	sioner of Social Security, shall by regulation
4	prescribe), not to exceed the amount described
5	in paragraph (1)(A).
6	(B) RIGHT OF RECOVERY; WAIVER.—If the
7	employee fails to repay the amount required
8	under subparagraph (A), a sum equal to the
9	amount outstanding is recoverable by the Gov-
10	ernment from the employee (or the employee's
11	estate, if applicable) by—
12	(i) setoff against accrued pay, com-
13	pensation, amount of retirement credit, or
14	another amount due the employee from the
15	Government; and
16	(ii) such other method as is provided
17	by law for the recovery of amounts owing
18	to the Government.
19	The head of the agency concerned may waive,
20	in whole or in part, a right of recovery under
21	this paragraph if it is shown that recovery
22	would be against equity and good conscience or
23	against the public interest.
24	(C) Treatment of amounts repaid or
25	RECOVERED.—Any amount repaid by, or recov-

- ered from, an individual (or an estate) under
  this paragraph shall be credited to the appropriation, fund, or account from which the
  amount involved was originally paid.
- (3) Deposit to be based on amount of re-6 FUND ACTUALLY RECEIVED.—For purposes of ap-7 plying sections 8334(d)(1) and 8339(i) of title 5, 8 United States Code, in the case of an employee de-9 scribed in subsection (a) who has received a refund 10 of deductions that are attributable to a period when 11 the employee was erroneously CSRS-Offset covered, 12 nothing in either of those sections shall be consid-13 ered to require that, in order to receive credit for 14 that period as a CSRS-covered employee, a deposit 15 be made in excess of the refund actually received for 16 such period, plus interest.
- 17 SEC. 153. EFFECT OF AN ELECTION TO BE RESTORED TO
- 18 CSRS-OFFSET AFTER HAVING BEEN COR-
- 19 RECTED TO CSRS.
- 20 (a) Applicability.—This section shall apply in the
- 21 case of any employee affected by an error described in sec-
- 22 tion 151(a) who elects the option available to such em-
- 23 ployee under section 151(c)(1).
- 24 (b) Disposition of Contributions to the
- 25 CSRDF.—In the case of an employee described in sub-

- 1 section (a), the provisions of section 102(b) shall apply,
- 2 except that, in applying such provisions—
- 3 (1) "the applicable provisions of section 8334"
- 4 shall be substituted for "section 8422" in paragraph
- 5 (1)(B)(ii)(II) thereof; and
- 6 (2) "the applicable provisions of section 8334"
- 7 shall be substituted for "section 8423" in paragraph
- 8 (2)(B)(ii)(II) thereof.

#### 9 Subtitle G—Additional Provisions

### 10 Relating to Government Agencies

- 11 SEC. 161. REPAYMENT REQUIRED IN CERTAIN SITUATIONS.
- 12 (a) IN GENERAL.—An individual who previously re-
- 13 ceived a payment ordered by a court or provided as a set-
- 14 tlement of claim for losses resulting from a retirement cov-
- 15 erage error shall not be entitled to make an election under
- 16 this Act unless repayment of the amount so received by
- 17 such individual is waived in whole or in part by the Office
- 18 of Personnel Management, and any amount not waived is
- 19 repaid.
- 20 (b) Regulations.—Any repayment under this sec-
- 21 tion shall be made in accordance with regulations pre-
- 22 scribed by the Office.

1	SEC. 162. EQUITABLE SHARING OF AMOUNTS PAYABLE
2	FROM THE GOVERNMENT IF MORE THAN ONE
3	AGENCY INVOLVED.
4	The Office of Personnel Management shall by regula-
5	tion prescribe rules under which, in the case of an em-
6	ployee who has been employed in or under more than 1
7	agency since the date of the retirement coverage error in-
8	volved (and before its rectification under this Act), any
9	contributions or other amounts required to be paid from
10	the then current employing agency (other than lost earn-
11	ings under section 163(a)(2)) shall be equitably allocated
12	between or among the appropriate agencies.
13	SEC. 163. PROVISIONS RELATING TO THE ORIGINAL RE-
14	SPONSIBLE AGENCY.
15	(a) Obligations of the Original Responsible
16	AGENCY.—
17	(1) Expenses for services of financial
18	ADVISOR.—The Office of Personnel Management
19	shall by regulation prescribe rules under which, in
20	the case of any employee eligible to make an election
21	under this Act, the original responsible agency (as
22	determined under succeeding provisions of this sec-
23	tion) shall pay (or make reimbursement for) any
24	reasonable expenses incurred by such employee for
25	services received from any licensed financial or legal

- 1 consultant or advisor in connection with such elec-2 tion.
- 3 (2) Special rule.—Such regulations shall also
  4 include provisions to ensure that, to the extent lost
  5 earnings under the Thrift Savings Fund are involved
  6 in connection with a particular error, the original re7 sponsible agency shall pay (or reimburse any other
  8 agency that pays) any amounts to the Thrift Sav9 ings Fund representing lost earnings with respect to
  10 such error.
- 11 (b) Original Responsible Agency Defined.—
- 12 For purposes of this Act, the term "original responsible
- 13 agency", with respect to a retirement coverage error af-
- 14 fecting an employee, means—
- 15 (1) except in the situation described in para-
- graph (2), the agency determined by the Office of
- 17 Personnel Management to have made the initial re-
- tirement coverage error (including one made before
- 19 January 1, 1984); or
- 20 (2) if the error is attributable, in whole or in
- 21 part, to an erroneous regulation promulgated by the
- Office of Personnel Management, such Office.
- 23 (c) Procedures for Identifying the Original
- 24 Responsible Agency.—

- 1 (1) IN GENERAL.—For purposes of this section, 2 the original responsible agency, in any situation to 3 which this section applies, shall be identified by the 4 Office of Personnel Management in accordance with
- 6 (2) FINALITY.—A determination made by the 7 Office under this subsection shall be final and not 8 subject to any review.

regulations which the Office shall prescribe.

- 9 (d) If Original Responsible Agency No Longer 10 Exists.—If the agency which (before the application of 11 this subsection) is identified as the original responsible 12 agency no longer exists (whether because of a reorganiza-
- 14 (1) the successor agency (as determined under 15 regulations prescribed by the Office) shall be treated 16 as the original responsible agency; or
- 17 (2) if none, this section shall be applied by sub-18 stituting the CSRDF for the original responsible 19 agency.
- 20 (e) Source of Payments if Error Due to Erro-
- 21 NEOUS OPM REGULATIONS.—In any case in which the
- 22 Office of Personnel Management is the original respon-
- 23 sible agency by reason of subsection (b)(2), any amounts
- 24 payable from the Office under this section shall be payable
- 25 from the CSRDF.

tion or otherwise)—

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# 1 TITLE II—GENERAL PROVISIONS

2	SEC. 201. IDENTIFICATION AND NOTIFICATION REQUIRE-
3	MENTS.
4	(a) In General.—The Office of Personnel Manage-
5	ment shall prescribe regulations under which Government
6	agencies shall take such measures as may be necessary
7	to ensure that all individuals who are (or have been) af-
8	fected by a retirement coverage error giving rise to any
9	election or automatic change in retirement coverage under
10	this Act shall be promptly identified and notified in ac-
11	cordance with this section.
12	(b) MATTER TO BE INCLUDED IN NOTICE TO INDI-
13	VIDUALS.—Any notice furnished under this section shall
14	be made in writing and shall include at least the following:
15	(1) Description of Error.—A description of
16	the error involved, including a clear and concise ex-
17	planation as to why the original retirement coverage
18	determination was erroneous, citations to (and a
19	summary description of) the pertinent provisions of
20	law, and how that determination should instead have
21	been made.
22	(2) METHOD FOR RECTIFICATION.—How the
23	error is to be rectified under this Act, including
24	whether rectification will be achieved through an
25	automatic change in retirement coverage (and, if so,

- the time, form, and manner in which that changewill be effected) or an election.
  - (3) ELECTION PROCEDURES, ETC.—If an election is provided under this Act, all relevant information as to how such an election may be made, the options available, the differences between those respective options (as further specified in succeeding provisions of this subsection), and the consequences of failing to make a timely election.
    - (4) Accrued benefits, etc.—With respect to the (or each) retirement system by which the individual is then covered (disregarding the Thrift Savings Plan), and to the extent applicable:
      - (A) A brief summary of any benefits accrued.
      - (B) The amount of employee contributions made to date and the effect of any applicable disposition rules relating thereto (including provisions relating to excess amounts or shortfalls).
      - (C) The amount of any Government contributions made to date and the effect of any applicable disposition rules relating thereto (including provisions relating to excess amounts or shortfalls).

1	(5) Thrift savings fund.—With respect to
2	the Thrift Savings Fund, the balance that then is
3	(or would be) credited to the individual's account de-
4	pending on the option chosen, with any such balance
5	to be shown both in the aggregate and broken down
6	by—
7	(A) individual contributions;
8	(B) automatic (1 percent) Government
9	contributions; and
10	(C) matching Government contributions,
11	including lost earnings on each and the extent to
12	which any makeup contributions or forfeitures would
13	be involved.
14	(6) OASDI BENEFITS.—Such information re-
15	garding benefits under title II of the Social Security
16	Act as the Commissioner of Social Security con-
17	siders appropriate.
18	(7) Other information.—Any other informa-
19	tion that the Director of the Office of Personnel
20	Management may by regulation prescribe after con-
21	sultation with the Executive Director of the Federal
22	Retirement Thrift Investment Board and such other
23	agency heads as the Director considers appropriate,

including any appeal rights available to the indi-

vidual.

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- 1 (c) Comparisons.—Any amounts required to be in-
- 2 cluded under subsection (b)(4) shall, with respect to the
- 3 respective retirement systems involved, be determined—
- 4 (1) as of the date the retirement coverage error
- 5 was corrected (if applicable);
- 6 (2) as of the then most recent date for which
- 7 those benefits and amounts are ascertainable, as-
- 8 suming no change in retirement coverage; and
- 9 (3) as of the then most recent date for which
- those benefits and amounts are ascertainable, as-
- suming the alternative option is chosen.
- 12 (d) Past Errors.—All measures required under this
- 13 section shall, with respect to errors preceding the date
- 14 specified in section 204(e) (relating to the effective date
- 15 for all regulations prescribed under this Act), be completed
- 16 no later than December 31, 2001.

#### 17 SEC. 202. INDIVIDUAL APPEAL RIGHTS.

- 18 (a) In General.—An individual aggrieved by a final
- 19 determination under this Act shall be entitled to appeal
- 20 such determination to the Merit Systems Protection Board
- 21 under section 7701 of title 5, United States Code.
- 22 (b) Notification Appeals.—The Office of Per-
- 23 sonnel Management shall by regulation establish proce-
- 24 dures under which individuals may bring an appeal to the
- 25 Office with respect to any failure to have been properly

1	notified in accordance with section 201. A final determina-
2	tion under this subsection shall be appealable under sub-
3	section (a).
4	SEC. 203. INFORMATION TO BE FURNISHED BY GOVERN
5	MENT AGENCIES TO AUTHORITIES ADMIN
6	ISTERING THIS ACT.
7	(a) APPLICABILITY.—The authorities identified in
8	this subsection are:
9	(1) The Director of the Office of Personnel
10	Management.
11	(2) The Commissioner of Social Security.
12	(3) The Executive Director of the Federal Re-
13	tirement Thrift Investment Board.
14	(b) AUTHORITY TO OBTAIN INFORMATION.—Each
15	authority identified in subsection (a) may secure directly
16	from any department or agency of the United States infor-
17	mation necessary to enable such authority to carry out its
18	responsibilities under this Act. Upon request of the au-
19	thority involved, the head of the department or agency in-
20	volved shall furnish that information to the requesting au-
21	thority.
22	(c) LIMITATION; SAFEGUARDS.—Each of the respec-
23	tive authorities under subsection (a)—
24	(1) shall request only such information as that
25	authority considers necessary; and

1	(2) shall establish, by regulation or otherwise,
2	appropriate safeguards to ensure that any informa-
3	tion obtained under this section shall be used only
4	for the purpose authorized.
5	SEC. 204. REGULATIONS.
6	(a) In General.—Any regulations necessary to
7	carry out this Act shall be prescribed by the Director of
8	the Office of Personnel Management, the Executive Direc-
9	tor of the Federal Retirement Thrift Investment Board,
10	the Commissioner of Social Security, the Secretary of the
11	Treasury, and any other appropriate authority, with re-
12	spect to matters within their respective areas of jurisdic-
13	tion.
14	(b) Matters To Be Included.—The regulations
15	prescribed by the Director of the Office of Personnel Man-
16	agement shall include at least the following:
17	(1) Former employees, annuitants, and
18	SURVIVOR ANNUITANTS.—
19	(A) IN GENERAL.—Provisions under which,
20	to the maximum extent practicable and in ap-
21	propriate circumstances, any election available
22	to an employee under subtitle A, B, D, or F of
23	title I shall be available to a former employee,
24	annuitant, or survivor annuitant.

- 1 (B) SUBTITLE C SITUATIONS.—Provisions
  2 under which subtitle C of title I shall apply in
  3 the case of a former employee.
  - (C) Subtitle E situations.—Provisions under which the purposes of this paragraph shall be carried with respect to any situation under subtitle E of title I.
  - (2) Former spouses.—Provisions under which appropriate notification shall be afforded to any former spouse affected by a change in retirement coverage pursuant to this Act.
  - (3) PROCEDURAL REQUIREMENTS.—Provisions establishing the procedural requirements in accordance with which any determinations under this Act (not otherwise addressed in this Act) shall be made, in conformance with the requirements of this Act.
  - (4) AUTHORITY TO MAKE ACTUARIAL REDUC-TION IN ANNUITY BY REASON OF CERTAIN UNPAID AMOUNTS.—Provisions under which any payment required to be made by an individual to the Government in order to make an election under this Act which remains unpaid may be made by a reduction in the appropriate annuity or survivor annuity. The reduction shall, to the extent practicable, be designed so that the present value of the future reduc-

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1	tion is actuarially equivalent to the amount so re-
2	quired.
3	(c) Definitions.—For purposes of this section—
4	(1) the term "annuitant" means any individual
5	who is an annuitant as defined by section 8331(9)
6	or 8401(2) of title 5, United States Code; and
7	(2) the term "former employee" includes any
8	former employee who satisfies the service require-
9	ment for title to a deferred annuity under chapter
10	83 or 84 of such title 5 (as applicable), but—
11	(A) has not attained the minimum age re-
12	quired for title to such an annuity; or
13	(B) has not filed claim therefor.
14	(d) Coordination Rule.—In prescribing regula-
15	tions to carry out this Act, the Director of the Office of
16	Personnel Management shall consult with—
17	(1) the Administrative Office of the United
18	States Courts;
19	(2) the Clerk of the House of Representatives;
20	(3) the Sergeant at Arms and Doorkeeper of
21	the Senate; and
22	(4) other appropriate officers or authorities.
23	(e) Effective Date.—All regulations necessary to
24	carry out this Act shall take effect as of the first day of

- 1 the first month beginning after the end of the 6-month
- 2 period beginning on the date of enactment of this Act.
- 3 SEC. 205. ALL ELECTIONS TO BE APPROVED BY OPM.
- 4 Notwithstanding any other provision of this Act, no
- 5 election under this Act (other than an election by default)
- 6 may be given effect until the Office of Personnel Manage-
- 7 ment has determined, in writing, that such election is in
- 8 compliance with the requirements of this Act.
- 9 SEC. 206. TECHNICAL AND CONFORMING AMENDMENTS.
- 10 (a) Amendment Relating to Limitation on
- 11 Sources From Which Contributions to the Thrift
- 12 SAVINGS FUND ARE ALLOWED.—Section 8432(h) of title
- 13 5, United States Code, is amended by striking "title." and
- 14 inserting "title or the Federal Retirement Coverage Cor-
- 15 rections Act.".
- 16 (b) Description of Amounts Comprising the
- 17 Thrift Savings Fund.—Section 8437(b) of title 5,
- 18 United States Code, is amended by striking "expenses)."
- 19 and inserting "expenses), as well as contributions under
- 20 the Federal Retirement Coverage Corrections Act (and
- 21 lost earnings made up under such Act).".
- (c) Administrative Expenses.—
- 23 (1) Thrift savings plan.—Section 8437(d)
- of title 5, United States Code, is amended by insert-
- 25 ing "(including the provisions of the Federal Retire-

1	ment Coverage Corrections Act that relate to this
2	subchapter)" after "this subchapter".
3	(2) CSRS, CSRS-OFFSET, FERS.—Section
4	8348(a)(2) of title 5, United States Code, is amend-
5	ed by striking "statutes;" and inserting "statutes
6	(including the provisions of the Federal Retirement
7	Coverage Corrections Act that relate to this sub-
8	chapter);".
9	(3) MSPB.—Section 8348(a)(3) of title 5,
10	United States Code, is amended by striking "title."
11	and inserting "title and the Federal Retirement Cov-
12	erage Corrections Act.".
13	TITLE III—OTHER PROVISIONS
13 14	TITLE III—OTHER PROVISIONS SEC. 301. PROVISIONS TO PERMIT CONTINUED CON-
14	SEC. 301. PROVISIONS TO PERMIT CONTINUED CON-
14 15	SEC. 301. PROVISIONS TO PERMIT CONTINUED CON- FORMITY OF OTHER FEDERAL RETIREMENT
14 15 16 17	SEC. 301. PROVISIONS TO PERMIT CONTINUED CON- FORMITY OF OTHER FEDERAL RETIREMENT SYSTEMS.
14 15 16 17 18	SEC. 301. PROVISIONS TO PERMIT CONTINUED CONFORMITY OF OTHER FEDERAL RETIREMENT SYSTEMS.  (a) FOREIGN SERVICE.—The Secretary of State shall
14 15 16 17 18	SEC. 301. PROVISIONS TO PERMIT CONTINUED CONFORMITY OF OTHER FEDERAL RETIREMENT SYSTEMS.  (a) FOREIGN SERVICE.—The Secretary of State shall issue regulations to provide for the application of the pro-
14 15 16 17 18	FORMITY OF OTHER FEDERAL RETIREMENT SYSTEMS.  (a) FOREIGN SERVICE.—The Secretary of State shall issue regulations to provide for the application of the provisions of this Act in a like manner with respect to partici-
14 15 16 17 18 19 20 21	SEC. 301. PROVISIONS TO PERMIT CONTINUED CONFORMITY OF OTHER FEDERAL RETIREMENT SYSTEMS.  (a) FOREIGN SERVICE.—The Secretary of State shall issue regulations to provide for the application of the provisions of this Act in a like manner with respect to participants, annuitants, or survivors under the Foreign Services.
14 15 16 17 18 19 20 21	FORMITY OF OTHER FEDERAL RETIREMENT SYSTEMS.  (a) FOREIGN SERVICE.—The Secretary of State shall issue regulations to provide for the application of the provisions of this Act in a like manner with respect to participants, annuitants, or survivors under the Foreign Service Retirement and Disability System or the Foreign Service

1	eign Service Grievance Board instead of the Merit
2	Systems Protection Board under section 202; and
3	(2) the Secretary of State shall perform the
4	functions and exercise the authority vested in the
5	Office of Personnel Management or the Director of
6	the Office of Personnel Management under this Act.
7	(b) Central Intelligence Agency.—Sections
8	292 and 301 of the Central Intelligence Agency Retire-
9	ment Act (50 U.S.C. 2141 and 2151) shall apply with re-
10	spect to this Act in the same manner as if this Act were
11	part of—
12	(1) the Civil Service Retirement System, to the
13	extent this Act relates to the Civil Service Retire-
14	ment System; and
15	(2) the Federal Employees' Retirement System,
16	to the extent this Act relates to the Federal Employ-
17	ees' Retirement System.
18	SEC. 302. PROVISIONS TO PREVENT REDUCTIONS IN FORCE
19	AND ANY UNFUNDED LIABILITY IN THE
20	CSRDF.
21	(a) Provisions To Prevent Reductions in
22	Force.—
23	(1) Limitation.—An agency required to make
24	any payments under this Act may not conduct any
25	reduction in force solely by reason of any current or

- 1 anticipated lack of funds attributable to such pay-2 ments.
- 3 (2) ALTERNATIVE REQUIRED.—In the cir-4 cumstance described in paragraph (1), any cost sav-5 ings that (but for this subsection) would otherwise 6 be sought through reductions in force shall instead 7 be achieved through attrition and limitations on hir-8 ing.
- 9 (b) Provisions to Prevent Unfunded Liabil-10 ity.—
- 11 (1) IN GENERAL.—For purposes of section
  12 8348(f) of title 5, United States Code, any unfunded
  13 liability in the CSRDF created as a result of an
  14 election made (or deemed to have been made) under
  15 this Act, as determined by the Office of Personnel
  16 Management, shall be considered a new benefit pay17 able from the CSRDF.
- 18 (2) COORDINATION RULE.—Paragraph (1) shall 19 not apply to the extent that subsection (h), (i), or 20 (m) of section 8348 of title 5, United States Code, 21 would otherwise apply.

1	SEC. 303. INDIVIDUAL RIGHT OF ACTION PRESERVED FOR
2	AMOUNTS NOT OTHERWISE PROVIDED FOR
3	UNDER THIS ACT.
4	Nothing in this Act shall preclude an individual from
5	bringing a claim against the Government of the United
6	States which such individual may have under section
7	1346(b) or chapter 171 of title 28, United States Code
8	or any other provision of law (except to the extent the
9	claim is for any amounts otherwise provided for under this
10	Act).
	Passed the House of Representatives March 23
	1000

1999.

Attest:

Clerk.