AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R.

OFFERED BY MR. COMER OF KENTUCKY

Strike all after the enacting clause and insert the following:

2	This Act may be cited as the "Comment Integrity
3	and Management Act of 2024".

4 SEC. 2. PURPOSE.

1 SECTION 1. SHORT TITLE.

- 5 The purpose of this Act is to help federal agencies
- 6 manage mass and computer-generated comments in the
- 7 federal regulatory process. This should in no way be un-
- 8 derstood to discourage mass comments, which are a vital
- 9 part of the regulatory process.
- 10 SEC. 3. IMPROVING INTEGRITY AND MANAGEMENT OF
- 11 MASS COMMENTS AND COMPUTER-GEN-
- 12 ERATED COMMENTS IN THE REGULATORY
- 13 REVIEW PROCESS.
- 14 (a) In General.— Section 206 of the E-Govern-
- 15 ment Act of 2002 (Public Law 107-347; 44 U.S.C. 3501
- 16 note) is amended by—
- 17 (1) redesignating subsection (e) as subsection
- 18 (f); and

1	(2) inserting after subsection (d) the following:
2	"(e) Information Integrity.—
3	"(1) Verification of electronic submis-
4	SIONS.—With respect to each comment accepted by
5	electronic means under subsection (c), in accordance
6	with the guidance established by Director in para-
7	graph (3), the head of an agency shall verify, to the
8	greatest extent possible, at the time the comment is
9	submitted, whether the comment has been submitted
10	by a human being.
11	"(2) Identification and management of
12	MASS COMMENTS.—
13	"(A) Identification of mass com-
14	MENTS.—With respect to each comment accept-
15	ed by electronic means under subsection (c) by
16	the head of an agency, the head of the agency
17	shall—
18	"(i) to the extent practicable, reason-
19	ably determine whether such comment is a
20	mass comment; and
21	"(ii) in the case that the agency has
22	made a reasonable determination that the
23	comment is a mass comment, indicate on
24	any publicly available copy of the comment,
25	or comment variations, (through a label or

1	indicator, and in a machine and human
2	readable format) that the comment is part
3	of a mass comment submission; and
4	"(B) Handling of mass comments.—
5	Notwithstanding subsection (d)(2)(A), instead
6	of making available through the electronic dock-
7	et of the agency each comment identified as a
8	mass comment under paragraph (2), the head
9	of an agency may—
10	"(i) make available through such
11	docket only a single representative sample
12	of each such mass comment; or
13	"(ii) in the case where mass com-
14	ments take the form of variations on cer-
15	tain standardized but not identical lan-
16	guage the agency make available through
17	such docket a single copy of one of the
18	variations of the mass comment.
19	"(C) Number of submissions.—In case
20	in which the head of an agency makes available
21	through such docket a single representative
22	sample or a single copy of one of the variations
23	of a mass comment under subparagraph (B),
24	the head of the agency shall indicate (through
25	a label or indicator, and in a machine and

1	human readable format), on the sample or copy
2	made available, the number of submissions that
3	were determined to be identical, or sub-
4	stantively identical to the sample or copy made
5	available on such docket.
6	"(3) OMB GUIDANCE.—
7	"(A) GUIDANCE.—Not later than 240 days
8	after the date of the enactment of this sub-
9	section, the Director, in consultation with the
10	Administrator of General Services, shall issue
11	guidance to the heads of each agency on the im-
12	plementation of the requirements of this sub-
13	section.
14	"(B) Contents of Guidance.—The
15	guidance issued pursuant to subparagraph (A)
16	shall include recommendations for agencies on
17	how to best manage comments accepted by elec-
18	tronic means, including recommendations on
19	how to do the following:
20	"(i) Use technology tools and proce-
21	dures that verify, to the greatest extent
22	possible, whether a comment is being sub-
23	mitted by a human being.
24	"(ii) Identify mass comments, includ-
25	ing how to leverage software tools to iden-

1	tify whether a comment is a mass com-
2	ment.
3	"(iii) Indicate (through a label or in-
4	dicator, and in a machine- and human-
5	readable format), that a comment is a
6	mass comment.
7	"(iv) Use new technology to offer new
8	opportunities for public participation in the
9	rulemaking process.
10	"(C) UPDATES.—The Director, in con-
11	sultation with the Administrator of General
12	Services, may update the guidance issued pur-
13	suant to subparagraph (A), as determined nec-
14	essary by the Director.
15	"(4) Policies concerning posting and con-
16	SIDERATION OF COMPUTER-GENERATED COMMENTS
17	AND MASS COMMENTS.—
18	"(A) IN GENERAL.—Not later than 1 year
19	after the date of the enactment of this sub-
20	section, the head of each agency shall establish
21	a policy with respect to the posting and consid-
22	eration of computer-generated comments and
23	mass-comments during the rulemaking process
24	of the agency that is consistent with—

1	"(i) the requirements of paragraph
2	(2); and
3	"(ii) the guidance issued under para-
4	graph (3).
5	"(B) AVAILABILITY OF POLICY.—Not later
6	than 60 days after the date on which the head
7	of an agency establishes a policy pursuant to
8	subparagraph (A), the head of the agency shall,
9	to the extent practicable, post the policy on the
10	website through which an agency makes com-
11	ments available pursuant to subsection
12	(d)(2)(A).
13	"(C) UPDATE TO POLICY.—The policy es-
14	tablished pursuant to subparagraph (A)—
15	"(i) shall be updated as necessary to
16	make such guidance consistent with any
17	updates to the guidance issued under para-
18	graph (3); and
19	"(ii) may be updated by the head of
20	the agency, in consultation with the Direc-
21	tor, as the head of the agency determines
22	appropriate.
23	"(5) Exception to time limitation for im-
24	PLEMENTATION.—The requirement described under
25	subsection (f) shall not apply to this subsection.

1	"(6) Definitions.—In this subsection:
2	"(A) COMMENT.—The term 'comment'
3	means a submission under section 553(c) of
4	title 5, United States Code.
5	"(B) Computer-generated comment.—
6	The term 'computer-generated comment' means
7	a comment the substance of which is primarily
8	generated by computer software, including
9	through the use of artificial intelligence, rather
10	than by a human being.
11	"(C) Mass comment.—The term mass
12	comment' means a comment submitted as part
13	of an organized submission of a large volume of
14	identical, or substantively identical, comments
15	submitted by different signatories or entities.".
16	(b) Update to Websites, Information Systems
17	OF AGENCIES.—
18	(1) In general.—Not later than 18 months
19	after the date of the enactment of this Act, the head
20	of each agency subject to the requirements of section
21	206(e) of the E-Government Act, as added by sub-
22	section (a), shall update any website of the agency,
23	and any information system of the agency, as nec-
24	essary to ensure compliance with the requirements
25	of such section.

1	(2) Regulations.gov.—The Administrator of
2	General Services, acting through the eRulemaking
3	Program Management Office, shall update Regula-
4	tions.gov as necessary to ensure compliance with the
5	requirements of section 206(e) of the E–Government
6	Act, as added by subsection (a).
7	(3) Erulemaking system.—The Adminis-
8	trator of General Services shall update the shared
9	eRulemaking system on behalf of participating agen-
10	cies.
11	(c) GAO REPORT ON COMPUTER-GENERATED COM-
12	MENTS.—
13	(1) Report.—Not later than 2 years after the
14	date of the enactment of this Act, the Comptroller
15	General of the United States shall submit to the
16	Committee on Oversight and Accountability of the
17	House of Representatives and the Committee on
18	Homeland Security and Governmental Affairs of the
19	Senate a report on the identification of computer-
20	generated comments under section 206(e) of the E-
21	Government Act of 2002 (Public Law 107–347; 44
22	U.S.C. 3501 note), that includes the following:
23	(A) Recommendations on how to identify if
24	a submission under that section is a computer-
25	generated comment.

1	(B) Any effect that computer-generated
2	comments have on the rulemaking process.
3	(C) The extent to which the public uses
4	computer-generated comments to participate in
5	the rulemaking process at the time the report
6	is submitted.
7	(D) How prevalent computer-generated
8	comments are at the time the report is sub-
9	mitted.
10	(E) How prevalent the Comptroller Gen-
11	eral anticipates computer-generated comments
12	will be 5 years after the date on which the re-
13	port is submitted.
14	(d) Rule of Construction.—Nothing in this Act,
15	or the amendments made by this Act, may be construed
16	as effecting the consideration of a mass comment by the
17	head of an agency during the rulemaking process.
18	(e) Definitions.—In this section:
19	(1) COMMENT.—The term "comment" means a
20	submission under section 553(c) of title 5, United
21	States Code.
22	(2) Computer-generated comments.—The
23	term "computer-generated comment" means a com-
24	ment the substance of which is primarily generated

1	by computer software, including through the use of
2	artificial intelligence, rather than by a human being.
3	(3) Director.—The term "Director" means
4	the Director of the Office of Management and Budg-
5	et.
6	(4) Mass comment.—The term "mass com-
7	ment" means a comment submitted as part of an or-
8	ganized submission of a large volume of identical, or
9	substantively identical, comments submitted by dif-
10	ferent signatories or entities.

