118TH CONGRESS 2D SESSION	S	
		

To require the Administrator of the Small Business Administration to relocate 30 percent of the employees assigned to headquarters to duty stations outside the Washington metropolitan area, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Ms.	ERNST introduced the following	bill;	which	was	read	${\rm twice}$	and	referred	l
	to the Committee on								

A BILL

To require the Administrator of the Small Business Administration to relocate 30 percent of the employees assigned to headquarters to duty stations outside the Washington metropolitan area, 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,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Returning SBA to
- 5 Main Street Act".
- 6 SEC. 2. DEFINITIONS.
- 7 In this Act:

1	(1) ADMINISTRATION; ADMINISTRATOR.—The
2	terms "Administration" and "Administrator" mean
3	the Small Business Administration and the Adminis-
4	trator thereof, respectively.
5	(2) Budget Justification materials.—The
6	term "budget justification materials" has the mean-
7	ing given that term in section 3(b)(2)(A) of the Fed-
8	eral Funding Accountability and Transparency Act
9	of 2006 (31 U.S.C. 6101 note).
10	(3) Employee.—The term "employee" has the
11	meaning given that term in section 2105 of title 5,
12	United States Code.
13	(4) Headquarters employee of the admin-
14	ISTRATION.—The term "headquarters employee of
15	the Administration' means—
16	(A) an employee of the Administration
17	whose permanent duty station is at the head-
18	quarters of the Administration; or
19	(B) an employee of the Administration—
20	(i) who teleworks on a full-time basis;
21	and
22	(ii) whose rate of pay is calculated
23	based on the Washington metropolitan
24	area rate of pay.

1	(5) Headquarters of the administra-
2	TION.—The term "headquarters of the Administra-
3	tion" means the building serving as the principal
4	managerial and administrative center of the Admin-
5	istration, in accordance with section 4(a) of the
6	Small Business Act (15 U.S.C. 633(a)).
7	(6) Pay locality.—The term "pay locality"
8	has the meaning given that term in section 5302 of
9	title 5, United States Code.
10	(7) Rural.—The term "rural" means any area
11	that is not designated as an urban area, based on
12	the most recent data available from the Bureau of
13	the Census.
14	(8) Telework.—The term "telework" has the
15	meaning given that term in section 6501 of title 5,
16	United States Code.
17	(9) Telework on a full-time basis.—The
18	term "telework on a full-time basis" means that an
19	employee is authorized to telework for 100 percent
20	of the work days of the employee per pay period.
21	(10) Washington metropolitan area.—The
22	term "Washington metropolitan area" means the ge-
23	ographic area to which the Washington metropolitan
24	area rate of pay applies.

1	(11) Washington metropolitan area rate
2	OF PAY.—The term "Washington metropolitan area
3	rate of pay" means the rate of pay in effect for the
4	pay locality designated as "Washington-Baltimore-
5	Arlington, DC-MD-VA-WV-PA".
6	SEC. 3. RELOCATION OF EMPLOYEES.
7	(a) In General.—Notwithstanding any other provi-
8	sions of law, and not later than 1 year after the date of
9	enactment of this Act, the Administrator shall—
10	(1) change the permanent duty station of not
11	less than 30 percent of the headquarters employees
12	of the Administration, as of the date of enactment
13	of this Act, to be at an office of the Administration
14	at a location outside the Washington metropolitan
15	area, which shall be at locations throughout the re-
16	gions of the Administration; and
17	(2) for each employee of the Administration
18	whose permanent duty station is changed under
19	paragraph (1), ensure that—
20	(A) the rate of pay of the employee is cal-
21	culated based on the pay locality for the perma-
22	nent duty station of the employee; and
23	(B) the employee is not authorized to
24	telework on a full-time basis.

1	(b) Determination of New Duty Stations.—In
2	determining the permanent duty stations of headquarters
3	employees of the Administration under subsection (a), the
4	Administrator shall—
5	(1) promote geographic diversity, including con-
6	sideration of rural markets; and
7	(2) ensure adequate staffing throughout the re-
8	gions of the Administration, to promote in-person
9	customer service.
10	(c) Determination of Employees Eligible for
11	A CHANGE IN DUTY STATION.—
12	(1) In general.—Except as provided in para-
13	graph (2), the Administrator shall include each
14	headquarters employee of the Administration as eli-
15	gible for a change in permanent duty station under
16	subsection (a).
17	(2) Exception.—A headquarters employee of
18	the Administration who is a qualified individual who
19	receives an accommodation to telework on a full-time
20	basis as a reasonable accommodation under title I of
21	the Americans with Disabilities Act of 1990 (42
22	U.S.C. 12111 et seq.)—
23	(A) shall not be determined to be eligible
24	for a change in permanent duty station under
25	subsection (a); and

1	(B) shall be counted as a headquarters em-
2	ployee of the Administration for purposes of
3	complying with subsection (a)(1).
4	(3) Notice of Determination of Eligi-
5	BILITY.—Not later than the day before the date on
6	which the Administrator submits the report required
7	under subsection (d), the Administrator shall notify
8	each headquarters employee of the Administration
9	who the Administrator determines is eligible for a
10	change in permanent duty station under subsection
11	(a) of that determination.
12	(d) Report.—Not later than 180 days after the date
13	of enactment of this Act, the Administrator shall submit
14	to the Committee on Small Business and Entrepreneur-
15	ship of the Senate and the Committee on Small Business
16	of the House of Representatives a report that provides—
17	(1) the number of headquarters employees of
18	the Administration, as of the date of enactment of
19	this Act;
20	(2) the number of headquarters employees of
21	the Administration identified as eligible for a change
22	in permanent duty station, in accordance with sub-
23	section (c);
24	(3) the number of headquarters employees of
25	the Administration whose permanent duty station

1	will be changed to be at an office of the Administra-
2	tion at a location outside the Washington metropoli-
3	tan area under subsection (a);
4	(4) the number of headquarters employees of
5	the Administration subject to an exception under
6	subsection $(e)(2)$; and
7	(5) the plan of the Administrator to implement
8	subsection (a).
9	(e) Implementation.—
10	(1) In general.—Not earlier than 60 days,
11	and not later than 90 days, after the date on which
12	the Administrator submits the report required under
13	subsection (d), the Administrator shall notify each
14	headquarters employee of the Administration whose
15	permanent duty station will be changed to be at an
16	office of the Administration located outside the
17	Washington metropolitan area under subsection
18	(a)—
19	(A) that, effective 90 days after the date
20	of the notification—
21	(i) the permanent duty station of the
22	employee shall be changed;
23	(ii) the rate of pay of the employee
24	shall be calculated based on the pay local-
25	ity for such permanent duty station; and

1	(m) the employee shall not be author-
2	ized to telework on a full-time basis; and
3	(B) of the location of such permanent duty
4	station.
5	(2) Full-time teleworkers remaining in
6	THE WASHINGTON METROPOLITAN AREA.—
7	(A) In general.—For any employee de-
8	scribed in subparagraph (B), effective on the
9	date that is 180 days after the date on which
10	the Administrator submits the report required
11	under subsection (d), the employee shall not be
12	authorized to telework on a full-time basis.
13	(B) Employees covered.—An employee
14	described in this subparagraph is a head-
15	quarters employee of the Administration—
16	(i) who teleworks on a full-time basis,
17	as of the date of enactment of this Act;
18	(ii) who is not subject to an exception
19	under subsection $(c)(2)$; and
20	(iii) whose permanent duty station is
21	not changed to be an office of the Adminis-
22	tration at a location outside the Wash-
23	ington metropolitan area under subsection
24	(a).

1	(3) No relocation incentives.—If, pursuant
2	to this Act, the official worksite (as defined in sec-
3	tion 531.605 of title 5, Code of Federal Regulations,
4	or any successor regulation) of an employee changes
5	from the residence of the employee to the head-
6	quarters of the Administration, notwithstanding any
7	other provision of law, the employee shall not be
8	paid any relocation incentive.
9	SEC. 4. REDUCTION IN HEADQUARTERS OFFICE SPACE.
10	(a) In General.—The Administrator shall reduce
11	the amount of office space for the headquarters of the Ad-
12	ministration by not less than 30 percent.
13	(b) Implementation.—The Administrator shall—
14	(1) begin reducing office space under subsection
15	(a) not later than 180 days after the date of enact-
16	ment of this Act; and
17	(2) complete the reduction of office space re-
18	quired under subsection (a) not later than 2 years
19	after the date of enactment of this Act.
20	SEC. 5. INFORMATION INCLUDED IN BUDGET JUSTIFICA-
21	TION MATERIALS PROVIDED TO CONGRESS.
22	The Administrator shall include in the budget jus-
23	tification materials of the Administration for fiscal year
24	2026, and each fiscal year thereafter—

1	(1) the number of headquarters employees of
2	the Administration;
3	(2) the number of employees of the Administra-
4	tion assigned to a permanent duty station in—
5	(A) a field office of the Administration;
6	(B) a district office of the Administration;
7	or
8	(C) a regional office of the Administration;
9	(3) the number of employees of the Administra-
10	tion who telework on a full-time basis; and
11	(4) the number of employees of the Administra-
12	tion who are a qualified individual who receives an
13	accommodation to telework on a full-time basis as a
14	reasonable accommodation under title I of the Amer-
15	icans with Disabilities Act of 1990 (42 U.S.C.
16	12111 et seq.).
17	SEC. 6. SEVERABILITY.
18	If any provision of this Act or the application of such
19	provision to any person or circumstance is held to be un-
20	constitutional, the remainder of this Act and the applica-
21	tion of the provision to any other person or circumstance
22	shall not be affected thereby.

1 SEC. 7. SUPERSESSION.

- 2 This Act shall supersede any other provision of law
- 3 and any provision of a collective bargaining agreement or
- 4 master labor agreement.

5 SEC. 8. NO PRIVATE CAUSE OF ACTION.

- Nothing in this Act shall be construed to establish
- 7 a private cause of action, equitable or otherwise, to chal-
- 8 lenge any selection, change, or decision made, or action
- 9 taken, under this Act.