



## Document Details

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### Submitter Info

<b>Comment:</b>	The threat of regulation can induce companies to behave in reactive ways, distorting markets and creating economic inefficiency, compounding stagnation. If businesses cannot predict regulations, they can not expand. The modern regulation environment based on erroneous and flawed reports, makes business more risk averse. Over-regulation and its close ally uncertainty cut down on breakthroughs, slows growth. The greatness of our unique nation hinges on the fundamental purpose of the government to serve at the will of the people and to carry out public policy that is in the public interest. Study on uncertainty created by regulations and fiscal, trade,
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and debt policy estimated \$261 BILLION in costs just since 2011 . Overlapping, ill-founded and unclear regulations (and tax policy) dominate, businesses cannot plan, hiring becomes an insupportable risk (businesses will not hire if they know they cannot fire thanks to labor law) and citizens suffer. In the competitive marketplace, it takes a lot of bad ideas to generate a winner; policy makers and regulators fail to recognize that, while businesses want to "create jobs" as a matter of good citizenship, that goodwill does not change the reality that jobs are a cost, a liability. The Regulatory Right-to-Know Act calls for an analysis of the effects of regulations on small business. Consistent with that direction, Executive Order 12866, "Regulatory Planning and Review," consider effects and minimize costs on small business. Executive Order 13563, "Improving Regulation and Regulatory Review," impose the least burden on society, In the Bible : , "Masters, give unto your servants that which is just and equal; .....knowing that ye also have a Master in heaven.. BETTER USE OF Unfunded Mandates Reform Act of 1995 (P.L. 104-4). Congress mandated the collection of monies by the Government be controlled by the Miscellaneous Receipts Act; possible used the miscellaneous receipts act in the tariffs against dumping nations of minerals. Congressional Review Act (CRA) require cost-benefit and other analyses for new regulations rules. The Equal Access to Justice Act (EAJA) must be reformed to ensure litigants are not able to exploit the law, and avoid legal caps on attorney's fees. REFORM The Equal Access to Justice Act (EAJA) . the Regulatory Flexibility Act has directed federal agencies to assess their rules' effects on small businesses and describe regulatory actions under development "that may have a significant economic impact on a substantial number of small entities" (US GPO, 2009: 64,131-32). Greater use of Regulatory Flexibility Act to assess rules and the effects on small businesses. Revise Improper Payments Information Act of 2002 (IPIA). The REINS Act (Regulations from the Executive in Need of Scrutiny, H.E. 367) to require an expedited congressional vote on all major or significant rules before they are effective and if hinder small business, THE independent Consumer Financial Protection Bureau created by Dodd-Frank , Unfunded Mandates Reform Act of 1995 (P.L. 104-4), REPEAL this act was use to close or hindering American mining, timber, oil and gas, steel, farming and manufacturing had most far reaching rules on America life blood. Concern goes well beyond lack of regulatory review : there exists a fundamental lack of accountability, either executive or legislative or judicial of the Consumer Financial Protection Bureau since Congress does not fund the self-financing agency, Congress lacks even the necessary "power of the purse" to ensure even an appearance of accountability to voters. New-Deal Administrative Procedure Act (APA) of 1946 (P.L. 79-404), which set up the process of public advance notice of rule-makings, better use of the act. National Environmental Policy Act (NEPA) need review and REFORM ). Clean Development Mechanism (CDM), introduced into the United Nations' Kyoto Protocol in 2008 by the Clinton administration, established a radically new way for non industrial nations to take money from industrial nations, reducing emissions had nothing to do with it since China and India have the wrost air and water on plant. China and India has raked in billions of dollars from these schemes , REPEAL

and stop funding the UN mandate black hole. Clean Development Mechanism was intended to provide a mechanism to start reigning in the rapid growth of developing country such as America, without countries like China and India themselves bearing the costs. Repeal and Investigate carbon Trust. Follow the money,, Repeal, National Grid Development Carbon Tax/Cap and Trade, Quota/Renewable Portfolio Standard. Renewable Energy Credits (RECs)/ Green Certificates. Production Tax Credit (PTC), Investment Tax Credit (ITC) Truth in Settlements Act of 2015, Miscellaneous Receipts Act. "requires federal agencies to make public non-confidential information about settlement agreements to ensure Transparencies in Agencies \*🌐

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