116	TH CONGRESS 2D SESSION S.
Т	Co limit donations made pursuant to settlement agreements to which the United States is a party, and for other purposes.
	IN THE SENATE OF THE UNITED STATES
	Mr. Lankford introduced the following bill; which was read twice and referred to the Committee on
	A BILL
То	limit donations made pursuant to settlement agreements to which the United States is a party, 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 "Safeguarding Awards
5	for Victims and Enforcement Settlements Act of 2020"
6	SEC. 2. LIMITATION ON DONATIONS MADE PURSUANT TO
7	SETTLEMENT AGREEMENTS TO WHICH THE

UNITED STATES IS A PARTY.

(a) Limitation on Required Donations.—

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1	(1) IN GENERAL.—An official or agent of the
2	Government may not enter into or enforce any set-
3	tlement agreement on behalf of the United States,
4	directing or providing for a payment or loan to any
5	person or entity other than the United States, other
6	than a payment or loan that—
7	(A) provides restitution for or is otherwise
8	intended to directly remedy actual harm (in-
9	cluding to the environment) directly caused by
10	the party making the payment or loan, and, to
11	the extent any victim thereof was an identifiable
12	person, suffered by the payee or lendee; or
13	(B) constitutes payment for services ren-
14	dered in connection with the case, including for
15	settlement or compliance monitoring or for di-
16	vestiture trustee services, or a payment pursu-
17	ant to section 3663 of title 18, United States
18	Code.
19	(2) Exceptions.—Nothing in this subsection
20	shall—
21	(A) prohibit the United States from par-
22	ticipating in a settlement through which claims
23	against one or more third parties are resolved
24	through payments to the same third parties;

1	(B) limit any payment under section
2	110(l)(4)(A) of title 11, United States Code;
3	(C) prohibit the United States from par-
4	ticipating in a settlement agreement that, pur-
5	suant to a non-prosecution agreement, deferred
6	prosecution agreement, or plea agreement, pro-
7	vides for remedial training, establishment of a
8	compliance program, or enhancement of a com-
9	pliance program designed to remediate the al-
10	leged criminal violations identified in the settle-
11	ment, or avoid such violations in the future;
12	(D) proscribe or otherwise limit the man-
13	ner in which forfeited assets linked to foreign
14	corruption affecting the United States' financial
15	system or assets recovered following the filing
16	of an asset forfeiture action to recover assets
17	linked to foreign corruption shall be returned
18	for the benefit of the people harmed by the cor-
19	ruption;
20	(E) prohibit the United States from par-
21	ticipating in a settlement or resolution with a
22	party in which the United States coordinates
23	with any other domestic or foreign civil, crimi-
24	nal, or regulatory authority to credit payments
25	the party makes to any other such authority so

1	as to avoid duplicative penalties, fines, for-
2	feiture, and disgorgement; or
3	(F) limit payments expressly authorized by
4	law.
5	(b) Prohibition on Cy-près Redistributions in
6	SETTLEMENTS.—Except as otherwise provided by law,
7	when the United States has entered into a settlement in-
8	volving a fund for payments to individual claimants,
9	amounts remaining after all claims on the settlement fund
10	have been satisfied shall be repaid proportionally to each
11	party who contributed to the settlement fund.
12	(c) Effective Date.—Subsections (a) and (b)
13	apply only in the case of a settlement agreement concluded
14	on or after the date of enactment of this Act.
15	(d) Definitions.—In this section:
16	(1) Payment.—The term "payment" means
17	any transfer of money, cash, or other consideration
18	including constructive transfer in lieu of money.
19	(2) Settlement agreement.—The term
20	"settlement agreement" means a settlement agree-
21	ment resolving a civil action or potential civil action
22	participation in any pretrial diversion program, a
23	plea agreement, a deferred prosecution agreement
24	or a non-prosecution agreement.
25	(e) Reports on Settlement Agreements.—

(1) In General.—Beginning at the end of	the
first fiscal year that begins after the date of the	en-
actment of this Act, and annually thereafter,	the
head of each Federal agency shall submit electro	ni-
cally to the Congressional Budget Office a report	on
each settlement agreement entered into by the	ıat
agency (other than a settlement agreement for a	qui
tam action or under section 586(a) of title 2	28,
United States Code) during that fiscal year that	di-
rects or provides for a payment or loan to a pers	son
or entity other than the United States that provide	des
restitution for or otherwise directly remedies act	ual
harm (including to the environment) directly caus	sed
by the party making the payment or loan, or co	on-
stitutes payment for services rendered in connect	ion
with the case, including the parties to each set	tle-
ment agreement, the source of the settlement fun	ds,
and where and how such funds were and will be d	lis-
tributed.	

- (2) Prohibition on additional funds are authorized to be appropriated to carry out this subsection.
- (3) SUNSET.—This subsection shall cease to be effective on the date that is 7 years after the date of the enactment of this Act.

(f) Annual Audit Requirement.—

(1) IN GENERAL.—Beginning at the end of the first fiscal year that begins after the date of the enactment of this Act, and annually thereafter, the Inspector General of each Federal agency shall submit a report to the Committees on the Judiciary, on the Budget and on Appropriations of the House of Representatives and the Senate, on any settlement agreement entered into in violation of this section by that agency.

(2) Prohibition on additional funds are authorized to be appropriated to carry out this subsection.