On page 127, Section 28(b)(2) is amended—

(a) In the preceding matter, by inserting “by adding at the end the following” after “is amended—”

(b) By striking subparagraphs (A) through (D); and

(c) By inserting the following

“(q) UNREASONABLE DELAYS.—

“(1) IN GENERAL.—The President shall not, through Executive order or any other administrative procedure, unreasonably pause, cancel, delay, defer, or otherwise impede or circumvent any Federal energy mineral leasing processes under this Act, or a related rulemaking process required by subchapter II of chapter 5, and chapter 7, of title 5, United States Code (commonly known as the ‘Administrative Procedure Act’), without congressional approval.

“(2) REBUTTABLE PRESUMPTION.—There shall be a rebuttable presumption that any attempt by the President to pause, cancel, delay, defer, or otherwise impede or circumvent any Federal energy mineral leasing process, or a related rulemaking process, described in paragraph (1), without congressional approval, is considered unreasonable for purposes of paragraph (1).’’