111TH CONGRESS 1ST SESSION H.R. 2996

IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 24, 2009

Ordered to be printed with the amendment of the Senate [Strike out all after the enacting clause and insert the part printed in italic]

AN ACT

Making appropriations for the Department of the Interior, environment, and related agencies for the fiscal year ending September 30, 2010, 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 That the following sums are appropriated, out of any 4 money in the Treasury not otherwise appropriated, for the 5 Department of the Interior, environment, and related 6 agencies for the fiscal year ending September 30, 2010, 7 and for other purposes, namely:

1 TITLE I—DEPARTMENT OF THE INTERIOR

Bureau of Land Management

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MANAGEMENT OF LANDS AND RESOURCES

4 For necessary expenses for protection, use, improve-5 ment, development, disposal, eadastral surveying, elassification, acquisition of casements and other interests in 6 7 lands, and performance of other functions, including main-8 tenance of facilities, as authorized by law, in the manage-9 ment of lands and their resources under the jurisdiction 10 of the Bureau of Land Management, including the general administration of the Bureau, and assessment of mineral 11 12 potential of public lands pursuant to Public Law 96–487 13 (16 U.S.C. 3150(a)), \$950,496,000, to remain available until expended; and of which \$3,000,000 shall be available 14 15 in fiscal year 2010 subject to a match by at least an equal amount by the National Fish and Wildlife Foundation for 16 17 cost-shared projects supporting conservation of Bureau lands; and such funds shall be advanced to the Foundation 18 as a lump sum grant without regard to when expenses are 19 20 incurred.

In addition, \$45,500,000 is for the processing of applications for permit to drill and related use authorizations, to remain available until expended, to be reduced by amounts collected by the Bureau and credited to this appropriation that shall be derived from \$6,500 per new

application for permit to drill that the Bureau shall collect 1 upon submission of each new application, and in addition, 2 3 \$36,696,000 is for Mining Law Administration program 4 operations, including the cost of administering the mining 5 elaim fee program; to remain available until expended, to be reduced by amounts collected by the Bureau and cred-6 7 ited to this appropriation from annual mining claim fees 8 so as to result in a final appropriation estimated at not 9 more than \$950,496,000, and \$2,000,000, to remain 10 available until expended, from communication site rental fees established by the Bureau for the cost of admin-11 istering communication site activities. 12

13 CONSTRUCTION

For construction of buildings, recreation facilities, roads, trails, and appurtenant facilities, \$6,590,000, to remain available until expended.

17 LAND ACQUISITION

For expenses necessary to carry out sections 205, 206, and 318(d) of Public Law 94–579, including administrative expenses and acquisition of lands or waters, or interests therein, \$26,529,000, to be derived from the Land and Water Conservation Fund and to remain available until expended.

OREGON AND CALIFORNIA GRANT LANDS

For expenses necessary for management, protection, 2 3 and development of resources and for construction, oper-4 ation, and maintenance of access roads, reforestation, and 5 other improvements on the revested Oregon and California Railroad grant lands, on other Federal lands in the Or-6 7 egon and California land-grant counties of Oregon, and 8 on adjacent rights-of-way; and acquisition of lands or in-9 terests therein, including existing connecting roads on or 10 adjacent to such grant lands; \$111,557,000, to remain available until expended: Provided, That 25 percent of the 11 aggregate of all receipts during the current fiscal year 12 from the revested Oregon and California Railroad grant 13 lands is hereby made a charge against the Oregon and 14 15 California land-grant fund and shall be transferred to the General Fund in the Treasury in accordance with the sec-16 ond paragraph of subsection (b) of title H of the Act of 17 August 28, 1937 (50 Stat. 876). 18

19 FOREST ECOSYSTEM HEALTH AND RECOVERY FUND

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(REVOLVING FUND, SPECIAL ACCOUNT)

In addition to the purposes authorized in Public Law 102–381, funds made available in the Forest Ecosystem Health and Recovery Fund can be used through fiscal year 24 2015 for the purpose of planning, preparing, implementing and monitoring salvage timber sales and forest

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ecosystem health and recovery activities, such as release 1 from competing vegetation and density control treatments. 2 The Federal share of receipts (defined as the portion of 3 salvage timber receipts not paid to the counties under 43 4 U.S.C. 1181f and 43 U.S.C. 1181f-1 et seq., and Public 5 Law 106-393) derived from treatments funded by this ac-6 7 count shall be deposited through fiscal year 2015 into the 8 Forest Ecosystem Health and Recovery Fund.

RANGE IMPROVEMENTS

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10 For rehabilitation, protection, and acquisition of 11 lands and interests therein, and improvement of Federal rangelands pursuant to section 401 of the Federal Land 12 Policy and Management Act of 1976 (43 U.S.C. 1701), 13 notwithstanding any other Act, sums equal to 50 percent 14 15 of all moneys received during the prior fiscal year under sections 3 and 15 of the Taylor Grazing Act (43 U.S.C. 16 315 et seq.) and the amount designated for range improve-17 ments from grazing fees and mineral leasing receipts from 18 Bankhead-Jones lands transferred to the Department of 19 20 the Interior pursuant to law, but not less than 21 \$10,000,000, to remain available until expended: Pro-22 vided, That not to exceed \$600,000 shall be available for administrative expenses. 23

1 SERVICE CHARGES, DEPOSITS, AND FORFEITURES

2 For administrative expenses and other costs related to processing application documents and other authoriza-3 tions for use and disposal of public lands and resources, 4 5 for costs of providing copies of official public land documents, for monitoring construction, operation, and termi-6 7 nation of facilities in conjunction with use authorizations, 8 and for rehabilitation of damaged property, such amounts 9 as may be collected under Public Law 94–579, as amend-10 ed, and Public Law 93–153, to remain available until expended: *Provided*, That, notwithstanding any provision to 11 the contrary of section 305(a) of Public Law 94-579 (43 12 U.S.C. 1735(a)), any moneys that have been or will be 13 received pursuant to that section, whether as a result of 14 15 forfeiture, compromise, or settlement, if not appropriate for refund pursuant to section 305(c) of that Act (43) 16 U.S.C. 1735(c)), shall be available and may be expended 17 under the authority of this Act by the Secretary to im-18 prove, protect, or rehabilitate any public lands adminis-19 tered through the Bureau of Land Management which 20 have been damaged by the action of a resource developer, 21 22 purchaser, permittee, or any unauthorized person, without regard to whether all moneys collected from each such ac-23 tion are used on the exact lands damaged which led to 24 25 the action: *Provided further*, That any such moneys that are in excess of amounts needed to repair damage to the
 exact land for which funds were collected may be used to
 repair other damaged public lands.

MISCELLANEOUS TRUST FUNDS

5 In addition to amounts authorized to be expended under existing laws, there is hereby appropriated such 6 amounts as may be contributed under section 307 of the 7 8 Act of October 21, 1976 (43 U.S.C. 1701), and such 9 amounts as may be advanced for administrative costs, sur-10 veys, appraisals, and costs of making conveyances of omitted lands under section 211(b) of that Act, to remain 11 available until expended. 12

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ADMINISTRATIVE PROVISIONS

14 Appropriations for the Bureau of Land Management 15 (BLM) shall be available for purchase, erection, and dismantlement of temporary structures, and alteration and 16 17 maintenance of necessary buildings and appurtenant faeilities to which the United States has title; up to 18 \$100,000 for payments, at the discretion of the Secretary, 19 for information or evidence concerning violations of laws 20 administered by the Bureau; miscellaneous and emergency 21 22 expenses of enforcement activities authorized or approved by the Secretary and to be accounted for solely on the 23 Secretary's certificate, not to exceed \$10,000: Provided. 24 That notwithstanding 44 U.S.C. 501, the Bureau may, 25

under cooperative cost-sharing and partnership arrange-1 ments authorized by law, procure printing services from 2 cooperators in connection with jointly produced publica-3 4 tions for which the cooperators share the cost of printing 5 either in eash or in services, and the Bureau determines the cooperator is capable of meeting accepted quality 6 7 standards: Provided further, That projects to be funded 8 pursuant to a written commitment by a State government 9 to provide an identified amount of money in support of 10 the project may be carried out by the Bureau on a reimbursable basis. 11

12 UNITED STATES FISH AND WILDLIFE SERVICE

13 RESOURCE MANAGEMENT

14 For necessary expenses of the United States Fish and 15 Wildlife Service, as authorized by law, and for scientific and economic studies, general administration, and for the 16 17 performance of other authorized functions related to such resources by direct expenditure, contracts, grants, cooper-18 ative agreements and reimbursable agreements with public 19 and private entities, \$1,248,756,000, to remain available 20 until September 30, 2011 except as otherwise provided 21 22 herein: *Provided*, That \$2,500,000 is for high priority projects, which shall be carried out by the Youth Con-23 24 servation Corps: *Provided further*, That not to exceed \$20,603,000 shall be used for implementing subsections 25

(a), (b), (c), and (e) of section 4 of the Endangered Spe-1 2 eies Act, as amended (except for processing petitions, developing and issuing proposed and final regulations, and 3 4 taking any other steps to implement actions described in subsection (c)(2)(A), (c)(2)(B)(i), or (c)(2)(B)(ii), of 5 which not to exceed \$10,632,000 shall be used for any 6 7 activity regarding the designation of critical habitat, pur-8 suant to subsection (a)(3), excluding litigation support, for 9 species listed pursuant to subsection (a)(1) prior to Octo-10 ber 1, 2009: Provided further, That of the amount available for law enforcement, up to \$400,000, to remain avail-11 12 able until expended, may at the discretion of the Secretary be used for payment for information, rewards, or evidence 13 concerning violations of laws administered by the Service, 14 15 and miscellaneous and emergency expenses of enforcement activity, authorized or approved by the Secretary and to 16 be accounted for solely on the Secretary's certificate: Pro-17 vided further, That of the amount provided for environ-18 mental contaminants, up to \$1,000,000 may remain avail-19 20 able until expended for contaminant sample analyses.

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CONSTRUCTION

For construction, improvement, acquisition, or removal of buildings and other facilities required in the conservation, management, investigation, protection, and utilization of fishery and wildlife resources, and the acquisition of lands and interests therein; \$21,139,000, to remain
 available until expended.

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LAND ACQUISITION

4 For expenses necessary to earry out the Land and 5 Water Conservation Fund Act of 1965, as amended (16) U.S.C. 4601-4 through 11), including administrative ex-6 penses, and for acquisition of land or waters, or interest 7 8 therein, in accordance with statutory authority applicable 9 to the United States Fish and Wildlife Service, \$67,250,000 (increased by \$2,000,000), to be derived 10 from the Land and Water Conservation Fund and to re-11 12 main available until expended, of which, notwithstanding 16 U.S.C. 4601–9, not more than \$2,000,000 (increased 13 by \$2,000,000) shall be for land conservation partnerships 14 authorized by the Highlands Conservation Act of 2004: 15 *Provided*, That none of the funds appropriated for specific 16 17 land acquisition projects may be used to pay for any administrative overhead, planning or other management 18 19 costs.

20 COOPERATIVE ENDANGERED SPECIES CONSERVATION

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FUND

For expenses necessary to carry out section 6 of the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.), as amended, \$100,000,000, to remain available until expended, of which \$34,307,000 is to be derived from the Cooperative Endangered Species Conservation Fund, of
 which \$5,145,706 shall be for the Idaho Salmon and
 Clearwater River Basins Habitat Account pursuant to the
 Snake River Water Rights Act of 2004; and of which
 \$65,693,000 is to be derived from the Land and Water
 Conservation Fund.

7 NATIONAL WILDLIFE REFUGE FUND

8 For expenses necessary to implement the Act of Octo9 ber 17, 1978 (16 U.S.C. 715s), \$14,100,000.

10 NORTH AMERICAN WETLANDS CONSERVATION FUND

11 For expenses necessary to carry out the provisions 12 of the North American Wetlands Conservation Act, as 13 amended (16 U.S.C. 4401–4414), \$52,647,000, to remain 14 available until expended.

15 NEOTROPICAL MIGRATORY BIRD CONSERVATION

16 For expenses necessary to carry out the Neotropical
17 Migratory Bird Conservation Act, as amended (16 U.S.C.
18 6101 et seq.), \$5,250,000, to remain available until ex19 pended.

20 <u>MULTINATIONAL SPECIES CONSERVATION FUND</u>

For expenses necessary to carry out the African Elephant Conservation Act (16 U.S.C. 4201–4203, 4211–
4214, 4221–4225, 4241–4246, and 1538), the Asian Elephant Conservation Act of 1997 (16 U.S.C. 4261–4266),
the Rhinoceros and Tiger Conservation Act of 1994 (16

U.S.C. 5301-5306), the Great Ape Conservation Act of
 2000 (16 U.S.C. 6301-6305), and the Marine Turtle Con 3 servation Act of 2004 (16 U.S.C. 6601-6606),
 \$11,500,000, to remain available until expended.

STATE AND TRIBAL WILDLIFE GRANTS

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6 For wildlife conservation grants to States and to the 7 District of Columbia, Puerto Rico, Guam, the United 8 States Virgin Islands, the Northern Mariana Islands, 9 American Samoa, and federally recognized Indian tribes 10 under the provisions of the Fish and Wildlife Act of 1956 and the Fish and Wildlife Coordination Act, for the devel-11 12 opment and implementation of programs for the benefit 13 of wildlife and their habitat, including species that are not hunted or fished, \$115,000,000, to remain available until 14 expended: Provided, That of the amount provided herein, 15 \$7,000,000 is for a competitive grant program for feder-16 17 ally recognized Indian tribes not subject to the remaining provisions of this appropriation: *Provided further*, That 18 \$5,000,000 is for a competitive grant program for States, 19 20 territories, and other jurisdictions with approved plans, not subject to the remaining provisions of this appropria-21 22 tion: Provided further, That up to \$20,000,000 is for in-23 corporating wildlife adaptation strategies and actions to 24 address the impacts of climate change into State Wildlife 25 Action plans and implementing these adaptation actions:

Provided further, That the Secretary shall, after deducting 1 \$32,000,000 and administrative expenses, apportion the 2 amount provided herein in the following manner: (1) to 3 the District of Columbia and to the Commonwealth of 4 5 Puerto Rico, each a sum equal to not more than one-half of 1 percent thereof; and (2) to Guam, American Samoa, 6 7 the United States Virgin Islands, and the Commonwealth 8 of the Northern Mariana Islands, each a sum equal to not 9 more than one-fourth of 1 percent thereof: Provided fur-10 ther, That the Secretary shall apportion the remaining amount in the following manner: (1) one-third of which 11 12 is based on the ratio to which the land area of such State bears to the total land area of all such States; and (2) 13 two-thirds of which is based on the ratio to which the pop-14 15 ulation of such State bears to the total population of all such States: *Provided further*, That the amounts appor-16 17 tioned under this paragraph shall be adjusted equitably so that no State shall be apportioned a sum which is less 18 than 1 percent of the amount available for apportionment 19 under this paragraph for any fiscal year or more than 5 20 percent of such amount: *Provided further*, That the Fed-21 22 eral share of planning grants shall not exceed 75 percent 23 of the total costs of such projects and the Federal share 24 of implementation grants shall not exceed 75 percent of 25 the total costs of such projects: *Provided further*, That the

non-Federal share of such projects may not be derived 1 from Federal grant programs: Provided further, That no 2 State, territory, or other jurisdiction shall receive a grant 3 4 if its comprehensive wildlife conservation plan is dis-5 approved and such funds that would have been distributed to such State, territory, or other jurisdiction shall be dis-6 7 tributed equitably to States, territories, and other jurisdic-8 tions with approved plans: *Provided further*, That any 9 amount apportioned in 2010 to any State, territory, or 10 other jurisdiction that remains unobligated as of September 30, 2011, shall be reapportioned, together with 11 funds appropriated in 2012, in the manner provided here-12 13 in.

14 Administrative provisions

Appropriations and funds available to the United 15 States Fish and Wildlife Service shall be available for re-16 pair of damage to public roads within and adjacent to res-17 ervation areas eaused by operations of the Service; options 18 for the purchase of land at not to exceed \$1 for each op-19 tion; facilities incident to such public recreational uses on 20 21 conservation areas as are consistent with their primary 22 purpose; and the maintenance and improvement of aquar-23 ia, buildings, and other facilities under the jurisdiction of 24 the Service and to which the United States has title, and which are used pursuant to law in connection with man-25

agement, and investigation of fish and wildlife resources: 1 Provided, That notwithstanding 44 U.S.C. 501, the Serv-2 ice may, under cooperative cost sharing and partnership 3 arrangements authorized by law, procure printing services 4 5 from cooperators in connection with jointly produced publications for which the cooperators share at least one-half 6 7 the cost of printing either in each or services and the Serv-8 ice determines the cooperator is capable of meeting accept-9 ed quality standards: Provided further, That, notwithstanding any other provision of law, the Service may use 10 up to \$2,000,000 from funds provided for contracts for 11 employment-related legal services: *Provided further*, That 12 13 the Service may accept donated aircraft as replacements for existing aircraft. 14

15 NATIONAL PARK SERVICE

16 OPERATION OF THE NATIONAL PARK SYSTEM

17 For expenses necessary for the management, operation, and maintenance of areas and facilities adminis-18 tered by the National Park Service (including expenses to 19 carry out programs of the United States Park Police), and 20 21 for the general administration of the National Park Serv-22 ice, \$2,260,684,000, of which \$9,982,000 for planning 23 and interagency coordination in support of Everglades res-24 toration and \$98,622,000 for maintenance, repair or reha-25 bilitation projects for constructed assets, operation of the

National Park Service automated facility management
 software system, and comprehensive facility condition as sessments shall remain available until September 30,
 2011.

PARK PARTNERSHIP PROJECT GRANTS

6 For expenses necessary to earry out provisions of see-7 tion 814(g) of Public Law 104-333 relating to challenge 8 cost-share agreements, \$25,000,000, to remain available 9 until expended for Park Partnership signature projects 10 and programs: *Provided*, That not less than 50 percent of the total cost of each project or program is derived from 11 non-Federal sources in the form of donated cash, assets, 12 or a pledge of donation guaranteed by an irrevocable letter 13 14 of credit.

15 NATIONAL RECREATION AND PRESERVATION

For expenses necessary to carry out recreation programs, natural programs, cultural programs, heritage partnership programs, environmental compliance and review, international park affairs, statutory or contractual aid for other activities, and grant administration, not otherwise provided for, \$59,386,000.

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HISTORIC PRESERVATION FUND

For expenses necessary in carrying out the Historic
Preservation Act of 1966, as amended (16 U.S.C. 470),
and the Omnibus Parks and Public Lands Management

Act of 1996 (Public Law 104-333), \$90,675,000 (in-1 creased by \$1,000,000), to be derived from the Historie 2 Preservation Fund and to remain available until Sep-3 tember 30, 2011; of which \$30,000,000 (increased by 4 5 \$1,000,000) shall be for Save America's Treasures for preservation of nationally significant sites, structures, and 6 7 artifacts; and of which \$6,175,000 shall be for Preserve 8 America grants to States, federally recognized Indian 9 Tribes, and local communities for projects that preserve 10 important historic resources through the promotion of heritage tourism: Provided, That of the funds provided for 11 Save America's Treasures, \$5,310,000 shall be allocated 12 in the amounts specified for those projects and purposes 13 in accordance with the terms and conditions specified in 14 15 the explanatory statement accompanying this Act.

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CONSTRUCTION

17 For construction, improvements, repair or replacement of physical facilities, including modifications author-18 ized by section 104 of the Everglades National Park Pro-19 tection and Expansion Act of 1989, \$214,691,000 (re-20 duced by \$1,000,000), to remain available until expended: 21 22 Provided, That the National Park Service shall complete a special resource study along the route of the Mississippi 23 24 River in the counties contiguous to the river from its head-25 waters in the State of Minnesota to the Gulf of Mexico.

1 LAND AND WATER CONSERVATION FUND 2 (RESCISSION) 3 The contract authority provided for fiscal year 2010 by 16 U.S.C. 4601–10a is rescinded. 4 5 LAND ACQUISITION AND STATE ASSISTANCE 6 For expenses necessary to earry out the Land and 7 Water Conservation Act of 1965, as amended (16 U.S.C. 8 4601-4 through 11), including administrative expenses, 9 and for acquisition of lands or waters, or interest therein, 10 in accordance with the statutory authority applicable to the National Park Service, \$103,222,000 (increased by 11 12 \$10,000,000), to be derived from the Land and Water Conservation Fund and to remain available until ex-13 pended, of which \$30,000,000 (increased by \$10,000,000) 14 15 is for the State assistance program. 16 ADMINISTRATIVE PROVISIONS

17 In addition to other uses set forth in section 407(d) of Public Law 105–391, franchise fees credited to a sub-18 account shall be available for expenditure by the See-19 retary, without further appropriation, for use at any unit 20 within the National Park System to extinguish or reduce 21 22 liability for Possessory Interest or leasehold surrender interest. Such funds may only be used for this purpose to 23 24 the extent that the benefiting unit anticipated franchise 25 fee receipts over the term of the contract at that unit ex-

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ceed the amount of funds used to extinguish or reduce
 liability. Franchise fees at the benefiting unit shall be
 credited to the sub-account of the originating unit over
 a period not to exceed the term of a single contract at
 the benefiting unit, in the amount of funds so expended
 to extinguish or reduce liability.

7 For the costs of administration of the Land and 8 Water Conservation Fund grants authorized by section 9 105(a)(2)(B) of the Gulf of Mexico Energy Security Act 10 of 2006 (Public Law 109–432), the National Park Service 11 may retain up to 3 percent of the amounts which are au-12 thorized to be disbursed under such section, such retained 13 amounts to remain available until expended.

14 National Park Service funds may be transferred to
15 the Federal Highway Administration (FHWA), Depart16 ment of Transportation, for purposes authorized under 23
17 U.S.C. 204. Transfers may include a reasonable amount
18 for FHWA administrative support costs.

19 UNITED STATES GEOLOGICAL SURVEY

20 SURVEYS, INVESTIGATIONS, AND RESEARCH

For expenses necessary for the United States Geological Survey to perform surveys, investigations, and research covering topography, geology, hydrology, biology, and the mineral and water resources of the United States, its territories and possessions, and other areas as author-

ized by 43 U.S.C. 31, 1332, and 1340; classify lands as 1 2 to their mineral and water resources; give engineering supervision to power permittees and Federal Energy Regu-3 4 latory Commission licensees; administer the minerals ex-5 ploration program (30 U.S.C. 641); conduct inquiries into the economic conditions affecting mining and materials 6 7 processing industries (30 U.S.C. 3, 21a, and 1603; 50 8 U.S.C. 98g(1)) and related purposes as authorized by law; 9 and to publish and disseminate data relative to the fore-10 going activities; \$1,105,744,000, to remain available until September 30, 2011, of which \$65,561,000 shall be avail-11 12 able only for cooperation with States or municipalities for water resources investigations; of which \$40,150,000 shall 13 14 remain available until expended for satellite operations; and of which \$7,321,000 shall be available until expended 15 for deferred maintenance and capital improvement 16 17 projects that exceed \$100,000 in cost and of which \$2,000,000 shall be available for the United States Geo-18 logical Survey to fund the operating expenses for the Civil 19 Applications Committee: *Provided*, That none of the funds 20 provided for the biological research activity shall be used 21 to conduct new surveys on private property, unless specifi-22 cally authorized in writing by the property owner: Pro-23 24 vided further, That no part of this appropriation shall be 25 used to pay more than one-half the cost of topographic

mapping or water resources data collection and investiga tions carried on in cooperation with States and municipali ties.

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ADMINISTRATIVE PROVISIONS

5 From within the amount appropriated for activities of the United States Geological Survey such sums as are 6 necessary shall be available for reimbursement to the Gen-7 8 eral Services Administration for security guard services; 9 contracting for the furnishing of topographic maps and 10 for the making of geophysical or other specialized surveys when it is administratively determined that such proce-11 12 dures are in the public interest; construction and maintenance of necessary buildings and appurtenant facilities; 13 acquisition of lands for gauging stations and observation 14 15 wells; expenses of the United States National Committee on Geology; and payment of compensation and expenses 16 of persons on the rolls of the Survey duly appointed to 17 represent the United States in the negotiation and admin-18 istration of interstate compacts: *Provided*, That activities 19 20 funded by appropriations herein made may be accomplished through the use of contracts, grants, or coopera-21 22 tive agreements as defined in 31 U.S.C. 6302 et seq.: Pro-23 vided further, That the United States Geological Survey 24 may enter into contracts or cooperative agreements di-25 rectly with individuals or indirectly with institutions or

nonprofit organizations, without regard to 41 U.S.C. 5, 1 for the temporary or intermittent services of students or 2 recent graduates, who shall be considered employees for 3 4 the purpose of chapters 57 and 81 of title 5, United States 5 Code, relating to compensation for travel and work injuries, and chapter 171 of title 28, United States Code, re-6 7 lating to tort claims, but shall not be considered to be Fed-8 eral employees for any other purposes.

9 Minerals Management Service

10 ROYALTY AND OFFSHORE MINERALS MANAGEMENT

11 For expenses necessary for minerals leasing and envi-12 ronmental studies, regulation of industry operations, and collection of royalties, as authorized by law; for enforcing 13 laws and regulations applicable to oil, gas, and other min-14 15 erals leases, permits, licenses and operating contracts; for energy-related or other authorized marine-related pur-16 poses on the Outer Continental Shelf; and for matching 17 grants or cooperative agreements, \$174,317,000, to re-18 main available until September 30, 2011, of which 19 \$89,374,000 shall be available for royalty management ac-20 21 tivities; and an amount not to exceed \$156,730,000, to 22 be credited to this appropriation and to remain available 23 until expended, from additions to receipts resulting from 24 increases to rates in effect on August 5, 1993, and from 25 cost recovery fees: *Provided*, That notwithstanding 31

U.S.C. 3302, in fiscal year 2010, such amounts as are 1 assessed under 31 U.S.C. 9701 shall be collected and cred-2 ited to this account and shall be available until expended 3 for necessary expenses: *Provided further*, That to the ex-4 5 tent \$156,730,000 in addition to receipts are not realized from the sources of receipts stated above, the amount 6 7 needed to reach \$156,730,000 shall be credited to this ap-8 propriation from receipts resulting from rental rates for 9 Outer Continental Shelf leases in effect before August 5, 1993: Provided further, That not to exceed \$3,000 shall 10 be available for reasonable expenses related to promoting 11 12 volunteer beach and marine cleanup activities: *Provided further*, That notwithstanding any other provision of law, 13 \$15,000 under this heading shall be available for refunds 14 15 of overpayments in connection with certain Indian leases in which the Director of MMS concurred with the claimed 16 refund due, to pay amounts owed to Indian allottees or 17 tribes, or to correct prior unrecoverable erroneous pay-18 ments: Provided further, That for the costs of administra-19 20 tion of the Coastal Impact Assistance Program authorized by section 31 of the Outer Continental Shelf Lands Act, 21 22 as amended (43 U.S.C. 1456a), in fiscal year 2010, MMS 23 may retain up to 4 percent of the amounts which are dis-24 bursed under section 31(b)(1), such retained amounts to 25 remain available until expended.

For an additional amount, \$10,000,000, to remain 1 available until expended, which shall be derived from non-2 3 refundable inspection fees collected in fiscal year 2010, as 4 provided in this Act: *Provided*, That to the extent that 5 such amounts are not realized from such fees, the amount needed to reach \$10,000,000 shall be credited to this ap-6 7 propriation from receipts resulting from rental rates for 8 Outer Continental Shelf leases in effect before August 5, 9 1993.

10 OIL SPILL RESEARCH

For necessary expenses to earry out title I, section 12 1016, title IV, sections 4202 and 4303, title VII, and title 13 VIII, section 8201 of the Oil Pollution Act of 1990, 14 \$6,303,000, which shall be derived from the Oil Spill Li-15 ability Trust Fund, to remain available until expended.

16 ADMINISTRATIVE PROVISION

Notwithstanding the provisions of section 35(b) of
the Mineral Leasing Act, as amended (30 U.S.C. 191(b)),
the Secretary shall deduct 2 percent from the amount payable to each State in fiscal year 2010 and deposit the
amount deducted to miscellaneous receipts of the Treasury.

1 OFFICE OF SURFACE MINING RECLAMATION AND

Enforcement

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REGULATION AND TECHNOLOGY

4 For necessary expenses to carry out the provisions of the Surface Mining Control and Reclamation Act of 5 1977, Public Law 95–87, as amended, \$127,180,000, to 6 remain available until September 30, 2011: Provided, 7 8 That appropriations for the Office of Surface Mining Rec-9 lamation and Enforcement may provide for the travel and 10 per diem expenses of State and tribal personnel attending Office of Surface Mining Reclamation and Enforcement 11 12 sponsored training.

13 ABANDONED MINE RECLAMATION FUND

14 For necessary expenses to earry out title IV of the Surface Mining Control and Reclamation Act of 1977, 15 Public Law 95-87, as amended, \$32,088,000, to be de-16 17 rived from receipts of the Abandoned Mine Reelamation Fund and to remain available until expended: *Provided*, 18 That pursuant to Public Law 97–365, the Department of 19 the Interior is authorized to use up to 20 percent from 20 the recovery of the delinquent debt owed to the United 21 22 States Government to pay for contracts to collect these debts: *Provided further*, That amounts provided under this 23 heading may be used for the travel and per diem expenses 24 of State and tribal personnel attending Office of Surface 25

1 Mining Reclamation and Enforcement sponsored training: Provided further, That funds made available under title 2 IV of Public Law 95–87 may be used for any required 3 non-Federal share of the cost of projects funded by the 4 5 Federal Government for the purpose of environmental restoration related to treatment or abatement of acid mine 6 7 drainage from abandoned mines: Provided further, That 8 such projects must be consistent with the purposes and 9 priorities of the Surface Mining Control and Reelamation 10 Act.

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ADMINISTRATIVE PROVISION

12 With funds available for the Technical Innovation 13 and Professional Services program in this Act, the Sec-14 retary may transfer title for computer hardware, software 15 and other technical equipment to State and tribal regu-16 latory and reclamation programs.

- 17 BUREAU OF INDIAN AFFAIRS
- 18 OPERATION OF INDIAN PROGRAMS

19 (INCLUDING TRANSFER OF FUNDS)

For expenses necessary for the operation of Indian programs, as authorized by law, including the Snyder Act of November 2, 1921 (25 U.S.C. 13), the Indian Self-Determination and Education Assistance Act of 1975 (25 U.S.C. 450 et seq.), as amended, the Education Amendments of 1978 (25 U.S.C. 2001–2019), and the Tribally

Controlled Schools Act of 1988 (25 U.S.C. 2501 et seq.), 1 as amended, \$2,300,099,000, to remain available until 2 3 September 30, 2011 except as otherwise provided herein; 4 of which not to exceed \$8,500 may be for official reception 5 and representation expenses; of which not to exceed \$74,915,000 shall be for welfare assistance payments: 6 7 *Provided*, That in cases of designated Federal disasters, 8 the Secretary may exceed such cap, from the amounts pro-9 vided herein, to provide for disaster relief to Indian com-10 munities affected by the disaster; and of which, notwithstanding any other provision of law, including but not lim-11 ited to the Indian Self-Determination Act of 1975, as 12 amended, not to exceed \$159,084,000 shall be available 13 for payments for contract support costs associated with 14 15 ongoing contracts, grants, compacts, or annual funding agreements entered into with the Bureau prior to or dur-16 17 ing fiscal year 2010, as authorized by such Act, except that federally recognized tribes, and tribal organizations 18 of federally recognized tribes, may use their tribal priority 19 20 allocations for unmet contract support costs of ongoing 21 contracts, grants, or compacts, or annual funding agree-22 ments and for unmet welfare assistance costs; of which 23 not to exceed \$568,702,000 for school operations costs of 24 Bureau-funded schools and other education programs 25 shall become available on July 1, 2010, and shall remain

available until September 30, 2011; and of which not to 1 exceed \$59,895,000 shall remain available until expended 2 for housing improvement, road maintenance, attorney 3 4 fees, litigation support, the Indian Self-Determination 5 Fund, land records improvement, and the Navajo-Hopi Settlement Program: Provided further, That notwith-6 7 standing any other provision of law, including but not lim-8 ited to the Indian Self-Determination Act of 1975, as 9 amended, and 25 U.S.C. 2008, not to exceed \$43,373,000 10 within and only from such amounts made available for school operations shall be available for administrative cost 11 grants associated with ongoing grants entered into with 12 the Bureau prior to or during fiscal year 2009 for the 13 operation of Bureau-funded schools, and up to \$500,000 14 15 within and only from such amounts made available for administrative cost grants shall be available for the transi-16 tional costs of initial administrative cost grants to grant-17 ees that assume operation on or after July 1, 2009, of 18 Bureau-funded schools: Provided further, That any for-19 estry funds allocated to a federally recognized tribe which 20 remain unobligated as of September 30, 2011, may be 21 22 transferred during fiscal year 2012 to an Indian forest land assistance account established for the benefit of the 23 24 holder of the funds within the holder's trust fund account: 25 *Provided further*, That any such unobligated balances not so transferred shall expire on September 30, 2012: Pro vided further, That in order to enhance the safety of Bu reau field employees, the Bureau may use funds to pur chase uniforms or other identifying articles of clothing for
 personnel.

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7

CONSTRUCTION

(INCLUDING TRANSFER OF FUNDS)

8 For construction, repair, improvement, and mainte-9 nance of irrigation and power systems, buildings, utilities, 10 and other facilities, including architectural and engineering services by contract; acquisition of lands, and interests 11 12 in lands; and preparation of lands for farming, and for construction of the Navajo Indian Irrigation Project pur-13 suant to Public Law 87-483, \$200,000,000, to remain 14 available until expended: *Provided*, That such amounts as 15 may be available for the construction of the Navajo Indian 16 17 Irrigation Project may be transferred to the Bureau of Reclamation: *Provided further*, That not to exceed 6 per-18 cent of contract authority available to the Bureau of In-19 dian Affairs from the Federal Highway Trust Fund may 20 21 be used to cover the road program management costs of the Bureau: Provided further, That any funds provided for 22 the Safety of Dams program pursuant to 25 U.S.C. 13 23 24 shall be made available on a nonreimbursable basis: Pro-25 vided further, That for fiscal year 2010, in implementing

new construction or facilities improvement and repair 1 project grants in excess of \$100,000 that are provided to 2 3 grant schools under Public Law 100–297, as amended, the 4 Secretary of the Interior shall use the Administrative and 5 Audit Requirements and Cost Principles for Assistance Programs contained in 43 CFR part 12 as the regulatory 6 requirements: Provided further, That such grants shall not 7 8 be subject to section 12.61 of 43 CFR; the Secretary and 9 the grantee shall negotiate and determine a schedule of 10 payments for the work to be performed: *Provided further*, That in considering grant applications, the Secretary shall 11 12 consider whether such grantee would be deficient in assuring that the construction projects conform to applicable 13 building standards and codes and Federal, tribal, or State 14 15 health and safety standards as required by 25 U.S.C. 2005(b), with respect to organizational and financial man-16 agement capabilities: Provided further, That if the See-17 retary declines a grant application, the Secretary shall fol-18 low the requirements contained in 25 U.S.C. 2504(f): Pro-19 vided further, That any disputes between the Secretary 20 21 and any grantee concerning a grant shall be subject to 22 the disputes provision in 25 U.S.C. 2507(e): Provided fur-23 ther, That in order to ensure timely completion of con-24 struction projects, the Secretary may assume control of 25 a project and all funds related to the project, if, within

eighteen months of the date of enactment of this Act, any 1 grantee receiving funds appropriated in this Act or in any 2 3 prior Act, has not completed the planning and design 4 phase of the project and commenced construction: Pro-5 vided further, That this appropriation may be reimbursed from the Office of the Special Trustee for American Indi-6 7 ans appropriation for the appropriate share of construc-8 tion costs for space expansion needed in agency offices to 9 meet trust reform implementation.

10 INDIAN LAND AND WATER CLAIM SETTLEMENTS AND

11 miscellaneous payments to indians

For payments and necessary administrative expenses for implementation of Indian land and water claim settlements pursuant to Public Laws 99–264, 100–580, 101– 5618, 108–447, 109–379, 109–479, 110–297, and 111–11, and for implementation of other land and water rights settlements, \$47,380,000, to remain available until expended. NDIAN GUARANTEED LOAN PROGRAM ACCOUNT

For the cost of guaranteed loans and insured loans, \$\$ \$\$,215,000, of which \$1,629,000 is for administrative expenses, as authorized by the Indian Financing Act of 1974, as amended: *Provided*, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974: *Provided further*, That these funds are available to subsidize total loan principal, any part of which is to be guaranteed
 or insured, not to exceed \$93,807,956.

3 INDIAN LAND CONSOLIDATION

4 For consolidation of fractional interests in Indian 5 lands and expenses associated with redetermining and re-6 distributing escheated interests in allotted lands, and for 7 necessary expenses to carry out the Indian Land Consoli-8 dation Act (25 U.S.C. 2201 et seq.), as amended, by direct 9 expenditure or cooperative agreement, \$3,000,000, to re-10 main available until expended.

11 Administrative provisions

12 The Bureau of Indian Affairs may carry out the oper-13 ation of Indian programs by direct expenditure, contracts, 14 cooperative agreements, compacts and grants, either di-15 rectly or in cooperation with States and other organiza-16 tions.

17 Notwithstanding 25 U.S.C. 15, the Bureau of Indian
18 Affairs may contract for services in support of the man19 agement, operation, and maintenance of the Power Divi20 sion of the San Carlos Irrigation Project.

Appropriations for the Bureau of Indian Affairs (except the Revolving Fund for Loans Liquidating Account,
Indian Loan Guaranty and Insurance Fund Liquidating
Account, Indian Guaranteed Loan Financing Account, Indian Direct Loan Financing Account, and the Indian

1 Guaranteed Loan Program Account) shall be available for
 2 expenses of exhibits.

3 Notwithstanding any other provision of law, no funds 4 available to the Bureau of Indian Affairs for central office 5 oversight and Executive Direction and Administrative Services (except executive direction and administrative 6 7 services funding for Tribal Priority Allocations, regional 8 offices, and facilities operations and maintenance) shall be 9 available for contracts, grants, compacts, or cooperative 10 agreements with the Bureau of Indian Affairs under the provisions of the Indian Self-Determination Act or the 11 Tribal Self-Governance Act of 1994 (Public Law 103-12 13 413).

In the event any federally recognized tribe returns appropriations made available by this Act to the Bureau of Indian Affairs, this action shall not diminish the Federal Government's trust responsibility to that tribe, or the government-to-government relationship between the United States and that tribe, or that tribe's ability to access future appropriations.

21 Notwithstanding any other provision of law, no funds
22 available to the Bureau, other than the amounts provided
23 herein for assistance to public schools under 25 U.S.C.
24 452 et seq., shall be available to support the operation of
25 any elementary or secondary school in the State of Alaska.

Appropriations made available in this or any other 1 Act for schools funded by the Bureau shall be available 2 only to the schools in the Bureau school system as of Sep-3 4 tember 1, 1996. No funds available to the Bureau shall 5 be used to support expanded grades for any school or dormitory beyond the grade structure in place or approved 6 7 by the Secretary of the Interior at each school in the Bu-8 reau school system as of October 1, 1995. Funds made 9 available under this Act may not be used to establish a 10 charter school at a Bureau-funded school (as that term is defined in section 1146 of the Education Amendments 11 of 1978 (25 U.S.C. 2026)), except that a charter school 12 that is in existence on the date of the enactment of this 13 Act and that has operated at a Bureau-funded school be-14 fore September 1, 1999, may continue to operate during 15 that period, but only if the charter school pays to the Bu-16 17 reau a pro rata share of funds to reimburse the Bureau for the use of the real and personal property (including 18 buses and vans), the funds of the charter school are kept 19 20 separate and apart from Bureau funds, and the Bureau does not assume any obligation for charter school pro-21 22 grams of the State in which the school is located if the charter school loses such funding. Employees of Bureau-23 24 funded schools sharing a campus with a charter school and 25 performing functions related to the charter schools oper-

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ation and employees of a charter school shall not be treat ed as Federal employees for purposes of chapter 171 of
 title 28, United States Code.

4 Notwithstanding any other provision of law, including 5 section 113 of title I of appendix C of Public Law 106– 113, if in fiscal year 2003 or 2004 a grantee received indi-6 7 rect and administrative costs pursuant to a distribution 8 formula based on section 5(f) of Public Law 101–301, the 9 Secretary shall continue to distribute indirect and admin-10 istrative cost funds to such grantee using the section 5(f)distribution formula. 11

- 12 DEPARTMENTAL OFFICES
- 13 OFFICE OF THE SECRETARY
- 14 SALARIES AND EXPENSES

15 For necessary expenses for management of the Department of the Interior, \$118,836,000; of which 16 \$12,136,000 for consolidated appraisal services is to be 17 derived from the Land and Water Conservation Fund and 18 shall remain available until expended; of which not to ex-19 ceed \$15,000 may be for official reception and representa-20 tion expenses; and of which up to \$1,000,000 shall be 21 22 available for workers compensation payments and unemployment compensation payments associated with the or-23 24 derly closure of the United States Bureau of Mines: Pro-25 vided, That for fiscal year 2010 up to \$400,000 of the

payments authorized by the Act of October 20, 1976, as
 amended (31 U.S.C. 6901-6907) may be retained for ad ministrative expenses of the Payments in Lieu of Taxes
 Program: Provided further, That no payment shall be
 made pursuant to that Act to otherwise eligible units of
 local government if the computed amount of the payment
 is less than \$100.

- Insular Affairs
- 9

8

ASSISTANCE TO TERRITORIES

10 For expenses necessary for assistance to territories under the jurisdiction of the Department of the Interior, 11 \$83,995,000, of which: (1) \$74,715,000 shall remain 12 available until expended for technical assistance, including 13 maintenance assistance, disaster assistance, insular man-14 15 agement controls, coral reef initiative activities, and brown tree snake control and research; grants to the judiciary 16 17 in American Samoa for compensation and expenses, as authorized by law (48 U.S.C. 1661(c)); grants to the Govern-18 ment of American Samoa, in addition to current local rev-19 20 enues, for construction and support of governmental funetions; grants to the Government of the Virgin Islands as 21 22 authorized by law; grants to the Government of Guam, 23 as authorized by law; and grants to the Government of 24 the Northern Mariana Islands as authorized by law (Publie Law 94–241; 90 Stat. 272); and (2) \$9,280,000 shall 25

be available until September 30, 2011 for salaries and ex-1 penses of the Office of Insular Affairs: Provided, That all 2 financial transactions of the territorial and local govern-3 ments herein provided for, including such transactions of 4 5 all agencies or instrumentalities established or used by such governments, may be audited by the Government Ae-6 7 countability Office, at its discretion, in accordance with 8 chapter 35 of title 31, United States Code: Provided fur-9 ther, That Northern Mariana Islands Covenant grant 10 funding shall be provided according to those terms of the Agreement of the Special Representatives on Future 11 United States Financial Assistance for the Northern Mar-12 iana Islands approved by Public Law 104-134: Provided 13 *further*, That of the amounts provided for technical assist-14 ance, sufficient funds shall be made available for a grant 15 to the Pacific Basin Development Council: Provided fur-16 ther, That of the amounts provided for technical assist-17 ance, sufficient funding shall be made available for a grant 18 to the Close Up Foundation: Provided further, That the 19 funds for the program of operations and maintenance im-20 provement are appropriated to institutionalize routine op-21 22 erations and maintenance improvement of eapital infrastructure with territorial participation and cost sharing to 23 24 be determined by the Secretary based on the grantee's 25 commitment to timely maintenance of its capital assets:

Provided further, That any appropriation for disaster as sistance under this heading in this Act or previous appro priations Acts may be used as non-Federal matching
 funds for the purpose of hazard mitigation grants provided
 pursuant to section 404 of the Robert T. Stafford Disaster
 Relief and Emergency Assistance Act (42 U.S.C. 5170e).
 COMPACT OF FREE ASSOCIATION

8 For grants and necessary expenses, \$5,318,000, to 9 remain available until expended, as provided for in see-10 tions 221(a)(2), 221(b), and 233 of the Compact of Free 11 Association for the Republic of Palau; and section 221(a)(2) of the Compacts of Free Association for the 12 13 Government of the Republic of the Marshall Islands and the Federated States of Micronesia, as authorized by Pub-14 15 lie Law 99–658 and Public Law 108–188.

- 16 Administrative Provisions
- 17 (INCLUDING TRANSFER OF FUNDS)

18 At the request of the Governor of Guam, the See-19 retary may transfer discretionary funds or mandatory funds provided under section 104(e) of Public Law 108-20 188 and Public Law 104–134, that are allocated for 21 22 Guam, to the Secretary of Agriculture for the subsidy cost of direct or guaranteed loans, plus not to exceed three per-23 24 cent of the amount of the subsidy transferred for the cost 25 of loan administration, for the purposes authorized by the

1	Rural Electrification Act of 1936 and section $306(a)(1)$
2	of the Consolidated Farm and Rural Development Act for
3	construction and repair projects in Guam, and such funds
4	shall remain available until expended: Provided, That such
5	costs, including the cost of modifying such loans, shall be
6	as defined in section 502 of the Congressional Budget Act
7	of 1974: Provided further, That such loans or loan guaran-
8	tees may be made without regard to the population of the
9	area, credit elsewhere requirements, and restrictions on
10	the types of eligible entities under the Rural Electrifica-
11	tion Act of 1936 and section $306(a)(1)$ of the Consolidated
12	Farm and Rural Development Act: Provided further, That
13	any funds transferred to the Secretary of Agriculture shall
14	be in addition to funds otherwise made available to make
15	or guarantee loans under such authorities.
16	OFFICE OF THE SOLICITOR
17	SALARIES AND EXPENSES
18	For necessary expenses of the Office of the Solicitor,
19	\$65,076,000.
20	Office of Inspector General
21	SALARIES AND EXPENSES
22	For necessary expenses of the Office of Inspector
23	General, \$48,590,000.

1	Office of the Special Trustee for American
2	Indians
3	FEDERAL TRUST PROGRAMS
4	(INCLUDING TRANSFER OF FUNDS)
5	For the operation of trust programs for Indians by
6	direct expenditure, contracts, cooperative agreements,
7	compacts, and grants, \$185,984,000, to remain available
8	until expended, of which not to exceed \$56,536,000 from
9	this or any other Act, shall be available for historical ac-
10	counting: Provided, That funds for trust management im-
11	provements and litigation support may, as needed, be
12	transferred to or merged with the Bureau of Indian Af-
13	fairs, "Operation of Indian Programs" account; the Office
14	of the Solicitor, "Salaries and Expenses" account; and the
15	Office of the Secretary, "Salaries and Expenses" account:
16	Provided further, That funds made available through con-
17	tracts or grants obligated during fiscal year 2010, as au-
18	thorized by the Indian Self-Determination Act of 1975 (25
19	U.S.C. 450 et seq.), shall remain available until expended
20	by the contractor or grantee: Provided further, That, not-
21	withstanding any other provision of law, the statute of lim-
22	itations shall not commence to run on any claim, including
23	any claim in litigation pending on the date of the enact-
24	ment of this Act, concerning losses to or mismanagement
25	of trust funds, until the affected tribe or individual Indian

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has been furnished with an accounting of such funds from 1 which the beneficiary can determine whether there has 2 been a loss: *Provided further*, That, notwithstanding any 3 4 other provision of law, the Secretary shall not be required 5 to provide a quarterly statement of performance for any Indian trust account that has not had activity for at least 6 7 18 months and has a balance of \$15.00 or less: Provided 8 *further*, That the Secretary shall issue an annual account 9 statement and maintain a record of any such accounts and 10 shall permit the balance in each such account to be with-11 drawn upon the express written request of the account holder: Provided further, That not to exceed \$50,000 is 12 available for the Secretary to make payments to correct 13 administrative errors of either disbursements from or de-14 15 posits to Individual Indian Money or Tribal accounts after September 30, 2002: Provided further, That erroneous 16 payments that are recovered shall be credited to and re-17 18 main available in this account for this purpose.

- 19 DEPARTMENT-WIDE PROGRAMS
- 20 WILDLAND FIRE MANAGEMENT
- 21 (INCLUDING TRANSFERS OF FUNDS)

For necessary expenses for fire preparedness, suppression operations, fire science and research, emergency rehabilitation, hazardous fuels reduction, and rural fire assistance by the Department of the Interior, \$932,780,000,

to remain available until expended, of which not to exceed 1 \$6,137,000 shall be for the renovation or construction of 2 fire facilities: *Provided*, That such funds are also available 3 for repayment of advances to other appropriation accounts 4 5 from which funds were previously transferred for such purposes: Provided further, That persons hired pursuant 6 7 to 43 U.S.C. 1469 may be furnished subsistence and lodg-8 ing without cost from funds available from this appropria-9 tion: *Provided further*, That notwithstanding 42 U.S.C. 10 1856d, sums received by a bureau or office of the Department of the Interior for fire protection rendered pursuant 11 to 42 U.S.C. 1856 et seq., protection of United States 12 property, may be credited to the appropriation from which 13 14 funds were expended to provide that protection, and are 15 available without fiscal year limitation: Provided further, That using the amounts designated under this title of this 16 17 Act, the Secretary of the Interior may enter into procurement contracts, grants, or cooperative agreements, for 18 hazardous fuels reduction activities, and for training and 19 20 monitoring associated with such hazardous fuels reduction 21 activities, on Federal land, or on adjacent non-Federal 22 land for activities that benefit resources on Federal land: 23 Provided further, That the costs of implementing any co-24 operative agreement between the Federal Government and 25 any non-Federal entity may be shared, as mutually agreed

on by the affected parties: *Provided further*, That notwith-1 standing requirements of the Competition in Contracting 2 Act, the Secretary, for purposes of hazardous fuels reduc-3 4 tion activities, may obtain maximum practicable competi-5 tion among: (1) local private, nonprofit, or cooperative entities; (2) Youth Conservation Corps crews, Public Lands 6 Corps (Public Law 109–154), or related partnerships with 7 8 State, local, or non-profit youth groups; (3) small or 9 micro-businesses; or (4) other entities that will hire or 10 train locally a significant percentage, defined as 50 percent or more, of the project workforce to complete such 11 contracts: *Provided further*, That in implementing this see-12 tion, the Secretary shall develop written guidance to field 13 14 units to ensure accountability and consistent application 15 of the authorities provided herein: *Provided further*, That funds appropriated under this head may be used to reim-16 burse the United States Fish and Wildlife Service and the 17 National Marine Fisheries Service for the costs of carrying 18 out their responsibilities under the Endangered Species 19 Act of 1973 (16 U.S.C. 1531 et seq.) to consult and con-20 ference, as required by section 7 of such Act, in connection 21 22 with wildland fire management activities: Provided further, That the Secretary of the Interior may use wildland fire 23 appropriations to enter into non-competitive sole source 24 25 leases of real property with local governments, at or below

1 fair market value, to construct capitalized improvements for fire facilities on such leased properties, including but 2 not limited to fire guard stations, retardant stations, and 3 4 other initial attack and fire support facilities, and to make 5 advance payments for any such lease or for construction activity associated with the lease: *Provided further*, That 6 7 the Secretary of the Interior and the Secretary of Agri-8 culture may authorize the transfer of funds appropriated 9 for wildland fire management, in an aggregate amount not 10 to exceed \$50,000,000, between the Departments when such transfers would facilitate and expedite jointly funded 11 12 wildland fire management programs and projects.

13 WILDLAND FIRE SUPPRESSION CONTINGENCY RESERVE

14

15

FUND

(INCLUDING TRANSFER OF FUNDS)

16 For necessary expenses for transfer to "Wildland Fire Management" for fire suppression operations of the 17 Department of the Interior, \$75,000,000, to remain avail-18 able until expended: *Provided*, That amounts in this para-19 graph may be transferred and expended only if all funds 20 21 appropriated for fire suppression operations under the 22 heading "Wildland Fire Management" shall be fully obligated within 30 days: Provided further, That amounts are 23 available only to the extent the President has issued a 24

finding that the amounts are necessary for emergency fire
 suppression operations.

3 CENTRAL HAZARDOUS MATERIALS FUND

For necessary expenses of the Department of the In-4 5 terior and any of its component offices and bureaus for response action, including associated activities, performed 6 7 pursuant to the Comprehensive Environmental Response, 8 Compensation, and Liability Act of 1980, as amended (42) U.S.C. 9601 et seq.), \$10,175,000, to remain available 9 until expended: Provided, That Public Law 110-161 (121 10 Stat. 2116) under the heading "Central Hazardous Mate-11 rials Fund" is amended by striking "in advance of or as 12 reimbursement for remedial action or response activities 13 conducted by the Department pursuant to section 107 or 14 15 113(f) of such Act" and inserting in lieu thereof "including any fines or penalties". 16

17 NATURAL RESOURCE DAMAGE ASSESSMENT AND

18

RESTORATION

19 NATURAL RESOURCE DAMAGE ASSESSMENT FUND

To conduct natural resource damage assessment and
restoration activities by the Department of the Interior
necessary to carry out the provisions of the Comprehensive
Environmental Response, Compensation, and Liability
Act, as amended (42 U.S.C. 9601 et seq.), the Federal
Water Pollution Control Act, as amended (33 U.S.C. 1251)

et seq.), the Oil Pollution Act of 1990 (33 U.S.C. 2701
 et seq.), and Public Law 101-337, as amended (16 U.S.C.
 19jj et seq.), \$6,462,000, to remain available until expended.

WORKING CAPITAL FUND

5

6 For the acquisition of a departmental financial and 7 business management system and information technology 8 improvements of general benefit to the Department, 9 \$85,823,000 (reduced by \$10,000,000), to remain avail-10 able until expended: *Provided*, That none of the funds in this Act or previous appropriations Acts may be used to 11 establish reserves in the Working Capital Fund account 12 13 other than for accrued annual leave and depreciation of equipment without prior approval of the House and Senate 14 Committees on Appropriations: *Provided further*, That the 15 Secretary may assess reasonable charges to State, local, 16 17 and tribal government employees for training services provided by the National Indian Program Training Center, 18 other than training related to Public Law 93-638: Pro-19 vided further, That the Secretary may lease or otherwise 20 21 provide space and related facilities, equipment or professional services of the National Indian Program Training 22 23 Center to State, local, and tribal government employees 24 or persons or organizations engaged in cultural, edu-25 cational, or recreational activities (as defined in 40 U.S.C.

HR 2996 PP

3306(a)) at the prevailing rate for similar space, facilities, 1 2 equipment, or services in the vicinity of the National Indian Program Training Center: Provided further, That all 3 funds received pursuant to the two preceding provisos 4 5 shall be credited to this account, shall be available until expended, and shall be used by the Secretary for necessary 6 7 expenses of the National Indian Program Training Center. 8 ADMINISTRATIVE PROVISIONS

9 There is hereby authorized for acquisition from avail-10 able resources within the Working Capital Fund, 15 aireraft, 10 of which shall be for replacement and which may 11 be obtained by donation, purchase or through available ex-12 cess surplus property: Provided, That existing aircraft 13 being replaced may be sold, with proceeds derived or 14 15 trade-in value used to offset the purchase price for the replacement aircraft. 16

17 General Provisions, Department of the Interior

18 (INCLUDING TRANSFERS OF FUNDS)

19 SEC. 101. Appropriations made in this title shall be 20 available for expenditure or transfer (within each bureau 21 or office), with the approval of the Secretary, for the emer-22 gency reconstruction, replacement, or repair of aircraft, 23 buildings, utilities, or other facilities or equipment dam-24 aged or destroyed by fire, flood, storm, or other unavoid-25 able causes: *Provided*, That no funds shall be made available under this authority until funds specifically made
 available to the Department of the Interior for emer geneics shall have been exhausted: *Provided further*, That
 all funds used pursuant to this section must be replenished
 by a supplemental appropriation which must be requested
 as promptly as possible.

7 SEC. 102. The Secretary may authorize the expendi-8 ture or transfer of any no year appropriation in this title, 9 in addition to the amounts included in the budget pro-10 grams of the several agencies, for the suppression or emergency prevention of wildland fires on or threatening lands 11 12 under the jurisdiction of the Department of the Interior; for the emergency rehabilitation of burned-over lands 13 under its jurisdiction; for emergency actions related to po-14 15 tential or actual earthquakes, floods, volcanoes, storms, or other unavoidable causes; for contingency planning subse-16 17 quent to actual oil spills; for response and natural resource damage assessment activities related to actual oil spills; 18 for the prevention, suppression, and control of actual or 19 potential grasshopper and Mormon cricket outbreaks on 20 lands under the jurisdiction of the Secretary, pursuant to 21 22 the authority in section 1773(b) of Public Law 99-198 23 (99 Stat. 1658); for emergency reclamation projects under section 410 of Public Law 95-87; and shall transfer, from 24 25 any no year funds available to the Office of Surface Min-

ing Reclamation and Enforcement, such funds as may be 1 necessary to permit assumption of regulatory authority in 2 the event a primacy State is not carrying out the regu-3 latory provisions of the Surface Mining Act: Provided, 4 5 That appropriations made in this title for wildland fire operations and shall be available for the payment of obli-6 7 gations incurred during the preceding fiscal year, and for 8 reimbursement to other Federal agencies for destruction 9 of vehicles, aircraft, or other equipment in connection with 10 their use for wildland fire operations, such reimbursement to be credited to appropriations currently available at the 11 time of receipt thereof: *Provided further*, That for wildland 12 fire operations, no funds shall be made available under 13 this authority until the Secretary determines that funds 14 15 appropriated for "wildland fire operations" and "Wildland Fire Suppression Contingency Reserve Fund" shall be ex-16 hausted within 30 days: Provided further, That all funds 17 used pursuant to this section must be replenished by a 18 supplemental appropriation which must be requested as 19 promptly as possible: *Provided further*, That such replen-20 ishment funds shall be used to reimburse, on a pro rata 21 22 basis, accounts from which emergency funds were trans-23 ferred.

24 SEC. 103. Appropriations made to the Department 25 of the Interior in this title shall be available for services

as authorized by 5 U.S.C. 3109, when authorized by the 1 Secretary, in total amount not to exceed \$500,000; pur-2 ehase and replacement of motor vehicles, including spe-3 4 cially equipped law enforcement vehicles; hire, mainte-5 nance, and operation of aircraft; hire of passenger motor vehicles; purchase of reprints; payment for telephone serv-6 ice in private residences in the field, when authorized 7 8 under regulations approved by the Secretary; and the pay-9 ment of dues, when authorized by the Secretary, for li-10 brary membership in societies or associations which issue publications to members only or at a price to members 11 lower than to subscribers who are not members. 12

13 SEC. 104. Appropriations made in this Act under the headings Bureau of Indian Affairs and Office of the Spe-14 15 cial Trustee for American Indians and any unobligated balances from prior appropriations Acts made under the 16 same headings shall be available for expenditure or trans-17 fer for Indian trust management and reform activities. 18 Total funding for historical accounting activities shall not 19 20 exceed amounts specifically designated in this Act for such 21 purpose.

22 SEC. 105. Notwithstanding any other provision of 23 law, the Secretary of the Interior is authorized to redis-24 tribute any Tribal Priority Allocation funds, including 25 tribal base funds, to alleviate tribal funding inequities by

transferring funds to address identified, unmet needs, 1 dual enrollment, overlapping service areas or inaccurate 2 distribution methodologies. No federally recognized tribe 3 4 shall receive a reduction in Tribal Priority Allocation 5 funds of more than 10 percent in fiscal year 2010. Under eircumstances of dual enrollment, overlapping service 6 7 areas or inaccurate distribution methodologies, the 10 per-8 cent limitation does not apply.

9 SEC. 106. Notwithstanding any other provision of 10 law, in conveying the Twin Cities Research Center under the authority provided by Public Law 104–134, as amend-11 ed by Public Law 104–208, the Secretary may accept and 12 retain land and other forms of reimbursement: *Provided*, 13 That the Secretary may retain and use any such reim-14 bursement until expended and without further appropria-15 tion: (1) for the benefit of the National Wildlife Refuge 16 17 System within the State of Minnesota; and (2) for all activities authorized by 16 U.S.C. 460zz. 18

19 SEC. 107. The Secretary of the Interior may use dis-20 cretionary funds to pay private attorney fees and costs for 21 employees and former employees of the Department of the 22 Interior reasonably incurred in connection with Cobell v. 23 Salazar to the extent that such fees and costs are not paid 24 by the Department of Justice or by private insurance. In 25 no case shall the Secretary make payments under this section that would result in payment of hourly fees in excess
 of the highest hourly rate approved by the District Court
 for the District of Columbia for counsel in Cobell v.
 Salazar.

SEC. 108. The United States Fish and Wildlife Serv-5 ice shall, in earrying out its responsibilities to protect 6 7 threatened and endangered species of salmon, implement 8 a system of mass marking of salmonid stocks, intended 9 for harvest, that are released from federally operated or 10 federally financed hatcheries including but not limited to fish releases of coho, chinook, and steelhead species. 11 Marked fish must have a visible mark that ean be readily 12 identified by commercial and recreational fishers. 13

14 SEC. 109. Notwithstanding any other provision of law, the Secretary of the Interior is authorized to acquire 15 lands, waters, or interests therein including the use of all 16 or part of any pier, dock, or landing within the State of 17 New York and the State of New Jersey, for the purpose 18 of operating and maintaining facilities in the support of 19 20 transportation and accommodation of visitors to Ellis, Governors, and Liberty Islands, and of other program and 21 22 administrative activities, by donation or with appropriated 23 funds, including franchise fees (and other monetary con-24 sideration), or by exchange; and the Secretary is author-25 ized to negotiate and enter into leases, subleases, concession contracts or other agreements for the use of such fa cilities on such terms and conditions as the Secretary may
 determine reasonable.

SEC. 110. Title 43 U.S.C. 1473, as amended by Publie Law 111-8, is further amended by striking "in fiscal
years 2008 and 2009 only" and inserting "in fiscal years
2010 through 2013".

8 SEC. 111. The Secretary of the Interior may enter 9 into cooperative agreements with a State or political sub-10 division (including any agency thereof), or any not-for-11 profit organization if the agreement will: (1) serve a mu-12 tual interest of the parties to the agreement in carrying 13 out the programs administered by the Department of the Interior; and (2) all parties will contribute resources to 14 the accomplishment of these objectives. At the discretion 15 of the Secretary, such agreements shall not be subject to 16 17 a competitive process.

18 SEC. 112. Funds provided in this Act for Federal 19 land acquisition by the National Park Service for Ice Age 20 National Scenie Trail may be used for a grant to a State, 21 a local government, or any other land management entity for the acquisition of lands without regard to any restric-22 tion on the use of Federal land acquisition funds provided 23 through the Land and Water Conservation Fund Act of 24 25 1965 as amended.

1 SEC. 113. Notwithstanding any other provision of law, for fiscal year 2010 and each fiscal year thereafter, 2 sections 109 and 110 of the Federal Oil and Gas Royalty 3 Management Act (30 U.S.C. 1719 and 1720) shall apply 4 to any lease authorizing exploration for or development of 5 coal, any other solid mineral, or any geothermal resource 6 7 on any Federal or Indian lands and any lease, easement, 8 right of way, or other agreement, regardless of form, for 9 use of the Outer Continental Shelf or any of its resources 10 under section 8(k) or 8(p) of the Outer Continental Shelf Lands Act (43 U.S.C. 1337(k) and 1337(p)) to the same 11 extent as if such lease, easement, right of way, or other 12 agreement, regardless of form, were an oil and gas lease, 13 except that in such cases the term "royalty payment" shall 14 include any payment required by such lease, easement, 15 right of way or other agreement, regardless of form, or 16 17 by applicable regulation.

18 SEC. 114. (a) In fiscal year 2010, the Minerals Management Service (MMS) shall collect a non-refundable in-19 spection fee, which shall be deposited in the "Royalty and 20 21 Offshore Minerals Management" account, from the des-22 ignated operator for facilities subject to inspection by MMS under 43 U.S.C. 1348(e) that are above the water-23 24 line, except mobile offshore drilling units, and are in place 25 at the start of fiscal year 2010.

1 (b) Fees for 2010 shall be—

2 (1) \$2,000 for facilities with no wells, but with
3 processing equipment or gathering lines;

4 (2) \$3,250 for facilities with one to ten wells,
5 with any combination of active or inactive wells; and
6 (3) \$6,000 for facilities with more than ten
7 wells, with any combination of active or inactive
8 wells.

9 (c) MMS will bill designated operators within 60 days
10 of enactment of this bill, with payment required within
11 30 days of billing.

SEC. 115. Section 4 of Public Law 89–565, as
amended (16 U.S.C. 282c), relating to San Juan Island
National Historic Park, is amended by striking
"\$5,575,000" and inserting "\$13,575,000".

16 SEC. 116. Section 1(c)(2) of Public Law 109-441 is
17 amended by adding after subparagraph (D) the following
18 new subparagraphs:

19 "(E) Minidoka, depicted in a map entitled
20 'Minidoka National Historic Site and Environs
21 - Draft Document', dated May 27, 2009. The
22 Secretary is authorized to accept a donation of
23 land or interest in land acquired with funds
24 provided under this section, as an addition to
25 the Minidoka National Historic Site and admin-

55

1	istered in accordance with section $313(e)(5)$ of
2	Public Law 110–229.
3	"(F) Heart Mountain, depicted in Figure
4	6.3 of the Site Document.".
5	TITLE II—ENVIRONMENTAL PROTECTION
6	AGENCY
7	Science and Technology
8	For science and technology, including research and
9	development activities, which shall include research and
10	development activities under the Comprehensive Environ-
11	mental Response, Compensation, and Liability Act of
12	1980, as amended; necessary expenses for personnel and
13	related costs and travel expenses; procurement of labora-
14	tory equipment and supplies; and other operating expenses
15	in support of research and development, \$849,649,000, to
16	remain available until September 30, 2011.
17	Environmental Programs and Management
18	For environmental programs and management, in-
19	cluding necessary expenses, not otherwise provided for, for
20	personnel and related costs and travel expenses; hire of
21	passenger motor vehicles; hire, maintenance, and oper-
22	ation of aircraft; purchase of reprints; library member-
23	ships in societies or associations which issue publications
24	to members only or at a price to members lower than to

25 subscribers who are not members; administrative costs of

the brownfields program under the Small Business Liabil-1 ity Relief and Brownfields Revitalization Act of 2002; and 2 not to exceed \$9,000 for official reception and representa-3 tion expenses, \$3,022,054,000, to remain available until 4 September 30, 2011: Provided, That of the funds included 5 under this heading, not less than \$628,941,000 shall be 6 7 for the Geographic Programs specified in the explanatory 8 statement accompanying this Act. 9 OFFICE OF INSPECTOR GENERAL

For necessary expenses of the Office of Inspector
General in carrying out the provisions of the Inspector
General Act of 1978, as amended, \$44,791,000, to remain
available until September 30, 2011.

14 Buildings and Facilities

For construction, repair, improvement, extension, alteration, and purchase of fixed equipment or facilities of, or for use by, the Environmental Protection Agency, \$35,001,000 (reduced by \$2,000,000), to remain available until expended.

20 Hazardous Substance Superfund

21 (INCLUDING TRANSFERS OF FUNDS)

For necessary expenses to carry out the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), as amended, including sections 111(c)(3), (c)(5), (c)(6), and (c)(4) (42 U.S.C.

9611) \$1,306,541,000, to remain available until expended, 1 consisting of such sums as are available in the Trust Fund 2 on September 30, 2009, as authorized by section 517(a) 3 4 of the Superfund Amendments and Reauthorization Act of 1986 (SARA) and up to \$1,306,541,000 as a payment 5 from general revenues to the Hazardous Substance Super-6 7 fund for purposes as authorized by section 517(b) of 8 SARA, as amended: *Provided*, That funds appropriated 9 under this heading may be allocated to other Federal 10 agencies in accordance with section 111(a) of CERCLA: Provided further, That of the funds appropriated under 11 this heading, \$9,975,000 shall be paid to the "Office of 12 Inspector General" appropriation to remain available until 13 September 30, 2011, and \$26,834,000 shall be paid to the 14 15 "Science and Technology" appropriation to remain available until September 30, 2011. 16

17 Leaking Underground Storage Tank Trust Fund

18

PROGRAM

For necessary expenses to carry out leaking underground storage tank cleanup activities authorized by subtitle I of the Solid Waste Disposal Act, as amended, \$113,101,000, to remain available until expended, of which \$78,671,000 shall be for carrying out leaking underground storage tank cleanup activities authorized by section 9003(h) of the Solid Waste Disposal Act, as

amended; \$34,430,000 shall be for earrying out the other 1 provisions of the Solid Waste Disposal Act specified in see-2 tion 9508(c) of the Internal Revenue Code, as amended: 3 4 *Provided*, That the Administrator is authorized to use ap-5 propriations made available under this heading to implement section 9013 of the Solid Waste Disposal Act to pro-6 7 vide financial assistance to federally recognized Indian 8 tribes for the development and implementation of pro-9 grams to manage underground storage tanks.

10 OIL SPILL RESPONSE

For expenses necessary to carry out the Environmental Protection Agency's responsibilities under the Oil Pollution Act of 1990, \$18,379,000, to be derived from the Oil Spill Liability trust fund, to remain available until expended.

16 STATE AND TRIBAL ASSISTANCE GRANTS

17 For environmental programs and infrastructure assistance, including capitalization grants for State revolv-18 19 ing funds and performance partnership grants, \$5,215,446,000, to remain available until expended, of 20 which \$2,307,000,000 shall be for making capitalization 21 grants for the Clean Water State Revolving Funds under 22 title VI of the Federal Water Pollution Control Act, as 23 24 amended (the "Act"); of which \$1,443,000,000 shall be 25 for making capitalization grants for the Drinking Water

State Revolving Funds under section 1452 of the Safe 1 Drinking Water Act, as amended: Provided, 2 $\frac{That}{That}$ 3 \$20,000,000 shall be for architectural, engineering, plan-4 ning, design, construction and related activities in connection with the construction of high priority water and 5 wastewater facilities in the area of the United States-Mex-6 7 ico border, after consultation with the appropriate border 8 commission; \$10,000,000 shall be for grants to the State 9 of Alaska to address drinking water and wastewater infrastructure needs of rural and Alaska Native Villages: Pro-10 vided further, That, of these funds: (1) the State of Alaska 11 shall provide a match of 25 percent; and (2) no more than 12 5 percent of the funds may be used for administrative and 13 overhead expenses; \$160,000,000 shall be for making spe-14 cial project grants for the construction of drinking water, 15 wastewater and storm water infrastructure and for water 16 quality protection in accordance with the terms and condi-17 tions specified for such grants in the explanatory state-18 ment accompanying this Act, and, for purposes of these 19 grants, each grantee shall contribute not less than 45 per-20 21 cent of the cost of the project unless the grantee is ap-22 proved for a waiver by the Agency; \$100,000,000 shall be 23 to carry out section 104(k) of the Comprehensive Environ-24 mental Response, Compensation, and Liability Act of 25 1980 (CERCLA), as amended, including grants, inter-

1 agency agreements, and associated program support costs; \$60,000,000 shall be for grants under title VII, subtitle 2 G of the Energy Policy Act of 2005, as amended; and 3 4 \$1,115,446,000 shall be for grants, including associated 5 program support costs, to States, federally recognized tribes, interstate agencies, tribal consortia, and air pollu-6 7 tion control agencies for multi-media or single media pol-8 lution prevention, control and abatement and related ac-9 tivities, including activities pursuant to the provisions set 10 forth under this heading in Public Law 104–134, and for making grants under section 103 of the Clean Air Act for 11 particulate matter monitoring and data collection activi-12 ties subject to terms and conditions specified by the Ad-13 ministrator, of which \$49,495,000 shall be for carrying 14 15 out section 128 of CERCLA, as amended, \$10,000,000 shall be for Environmental Information Exchange Net-16 17 work grants, including associated program support costs, \$18,500,000 of the funds available for grants under see-18 tion 106 of the Act shall be for water quality monitoring 19 activities, \$10,000,000 shall be for competitive grants to 20 21 communities to develop plans and demonstrate and imple-22 ment projects which reduce greenhouse gas emissions, 23 and, in addition to funds appropriated under the heading 24 "Leaking Underground Storage Tank Trust Fund Program" to earry out the provisions of the Solid Waste Dis-25

posal Act specified in section 9508(c) of the Internal Rev-1 enue Code other than section 9003(h) of the Solid Waste 2 Disposal Act, as amended, \$2,500,000 shall be for grants 3 to States under section 2007(f)(2) of the Solid Waste Dis-4 5 posal Act, as amended: *Provided further*, That notwithstanding section 603(d)(7) of the Federal Water Pollution 6 7 Control Act, the limitation on the amounts in a State 8 water pollution control revolving fund that may be used 9 by a State to administer the fund shall not apply to 10 amounts included as principal in loans made by such fund 11 in fiscal year 2010 and prior years where such amounts 12 represent costs of administering the fund to the extent 13 that such amounts are or were deemed reasonable by the Administrator, accounted for separately from other assets 14 in the fund, and used for eligible purposes of the fund, 15 including administration: Provided further, That for fiscal 16 17 year 2010, and notwithstanding section 518(f) of the Act, the Administrator is authorized to use the amounts appro-18 priated for any fiscal year under section 319 of that Act 19 to make grants to federally recognized Indian tribes pur-20 suant to sections 319(h) and 518(e) of that Act: Provided 21 22 *further*, That for fiscal year 2010, notwithstanding the limitation on amounts in section 518(c) of the Federal 23 24 Water Pollution Control Act and section 1452(i) of the Safe Drinking Water Act, up to a total of 2 percent of 25

the funds appropriated for State Revolving Funds under 1 such Acts may be reserved by the Administrator for grants 2 under section 518(c) and section 1452(i) of such Acts: 3 4 Provided further, That for fiscal year 2010, in addition 5 to the amounts specified in section 205(c) of the Federal Water Pollution Control Act, up to 1.2486 percent of the 6 7 funds appropriated for the Clean Water State Revolving 8 Fund program under the Act may be reserved by the Ad-9 ministrator for grants made under title II of the Clean 10 Water Act for American Samoa, Guam, the Commonwealth of the Northern Marianas, and United States Vir-11 gin Islands: *Provided further*, That for fiscal year 2010, 12 notwithstanding the limitations on amounts specified in 13 section 1452(j) of the Safe Drinking Water Act, up to 1.5 14 15 percent of the funds appropriated for the Drinking Water State Revolving Fund programs under the Safe Drinking 16 17 Water Act may be reserved by the Administrator for grants made under section 1452(j) of the Safe Drinking 18 Water Act: *Provided further*, That no funds provided by 19 this appropriations Act to address the water, wastewater 20 and other critical infrastructure needs of the colonias in 21 22 the United States along the United States-Mexico border shall be made available to a county or municipal govern-23 24 ment unless that government has established an enforce-25 able local ordinance, or other zoning rule, which prevents

in that jurisdiction the development or construction of any
 additional colonia areas, or the development within an ex isting colonia the construction of any new home, business,
 or other structure which lacks water, wastewater, or other
 necessary infrastructure.

6 ADMINISTRATIVE PROVISIONS, ENVIRONMENTAL 7 PROTECTION AGENCY

8 (INCLUDING TRANSFER AND RESCISSION OF FUNDS)

9 For fiscal year 2010, notwithstanding 31 U.S.C. 10 6303(1) and 6305(1), the Administrator of the Environmental Protection Agency, in carrying out the Agency's 11 function to implement directly Federal environmental pro-12 grams required or authorized by law in the absence of an 13 acceptable tribal program, may award cooperative agree-14 15 ments to federally recognized Indian tribes or Intertribal consortia, if authorized by their member tribes, to assist 16 the Administrator in implementing Federal environmental 17 programs for Indian tribes required or authorized by law, 18 except that no such cooperative agreements may be award-19 ed from funds designated for State financial assistance 20 21 agreements.

22 The Administrator of the Environmental Protection 23 Agency is authorized to collect and obligate pesticide reg-24 istration service fees in accordance with section 33 of the 25 Federal Insecticide, Fungicide, and Rodenticide Act, as amended by Public Law 110-94, the Pesticide Registra tion Improvement Renewal Act.

Title H of Public Law 109-54, as amended by title
H of division E of Public Law 111-8 (123 Stat.729), is
amended in the fourth paragraph under the heading "Administrative Provisions" by striking "2011" and inserting
"2015".

8 From unobligated balances to earry out projects and 9 activities funded through the "State and Tribal Assistance Grants" account, \$142,000,000 are hereby permanently 10 resended: Provided, That no amounts may be cancelled 11 12 from amounts that were designated by the Congress as 13 an emergency requirement pursuant to the Concurrent Resolution on the Budget or the Balanced Budget and 14 Emergency Deficit Control Act of 1985, as amended. 15

16 The Administrator is authorized to transfer up to \$475,000,000 from the "Environmental Programs and 17 Management" account to the head of any other Federal 18 department or agency (including but not limited to the De-19 partments of Agriculture, Army, Commerce, Health and 20 Human Services, Homeland Security, the Interior, State, 21 and Transportation), with the concurrence of such head, 22 to carry out activities that would support the Great Lakes 23 24 Restoration Initiative and Great Lakes Water Quality 25 Agreement programs, projects, or activities; to enter into

an interagency agreement with the head of such Federal
 department or agency to carry out these activities; and
 to make grants to governmental entities, nonprofit organi zations, institutions, and individuals for planning, re search, monitoring, outreach, and implementation in fur therance of the Great Lakes Restoration Initiative and the
 Great Lakes Water Quality Agreement.

8 Not less than 30 percent of the funds made available 9 under this title to each State for Clean Water State Re-10 volving Fund capitalization grants and not less than 30 percent of the funds made available under this title to each 11 State for Drinking Water State Revolving Fund capital-12 13 ization grants shall be used by the State to provide additional subsidy to eligible recipients in the form of forgive-14 15 ness of principal, negative interest loans, or grants (or any combination of these), except that for the Clean Water 16 17 State Revolving Fund capitalization grant appropriation this section shall only apply to the portion that exceeds 18 19 \$1,000,000,000.

To the extent there are sufficient eligible project applications, not less than 20 percent of the funds made available under this title to each State for Clean Water State Revolving Fund capitalization grants and not less than 20 percent of the funds made available under this title to each State for Drinking Water State Revolving Fund capitalization grants shall be used by the State for
 projects to address green infrastructure, water efficiency,
 or energy efficiency improvements.

4 For fiscal year 2010 and each fiscal year thereafter, 5 the requirements of section 513 of the Federal Water Pollution Control Act (33 U.S.C. 1372) shall apply to the 6 7 construction of treatment works carried out in whole or 8 in part with assistance made available by a State water 9 pollution control revolving fund as authorized by title VI of that Act (33 U.S.C. 1381 et seq.), or with assistance 10 made available under section 205(m) of that Act (33 11 U.S.C. 1285(m)), or both. 12

For fiscal year 2010 and each fiscal year thereafter, the requirements of section 1450(e) of the Safe Drinking Water Act (42 U.S.C. 300j-9(e)) shall apply to any construction project carried out in whole or in part with assistance made available by a drinking water treatment revolving loan fund as authorized by section 1452 of that Act (42 U.S.C. 300j-12).

- 20 TITLE III—RELATED AGENCIES
- 21 DEPARTMENT OF AGRICULTURE
- 22 Forest Service

23 FOREST AND RANGELAND RESEARCH

24 For necessary expenses of forest and rangeland re-25 search as authorized by law, \$308,612,000, to remain available until expended: *Provided*, That of the funds pro vided, \$61,939,000 is for the forest inventory and analysis
 program.

STATE AND PRIVATE FORESTRY

5 For necessary expenses of cooperating with and providing technical and financial assistance to States, terri-6 7 tories, possessions, and others, and for forest health man-8 agement, including treatments of pests, pathogens, and 9 invasive or noxious plants and for restoring and rehabili-10 tating forests damaged by pests or invasive plants, cooperative forestry, and education and land conservation activi-11 12 ties and conducting an international program as authorized, \$307,486,000, to remain available until expended, as 13 authorized by law; and of which \$76,215,000 is to be de-14 15 rived from the Land and Water Conservation Fund.

- 16 NATIONAL FOREST SYSTEM
- 17 (INCLUDING TRANSFERS OF FUNDS)

18 For necessary expenses of the Forest Service, not otherwise provided for, for management, protection, im-19 provement, and utilization of the National Forest System, 20 21 \$1,564,801,000 (reduced by \$25,000,000) (increased by 22 \$25,000,000), to remain available until expended, which 23 shall include 50 percent of all moneys received during prior fiscal years as fees collected under the Land and 24 25 Water Conservation Fund Act of 1965, as amended, in

4

accordance with section 4 of the Act (16 U.S.C. 4601-1 2 6a(i)): Provided, That, the Secretary may authorize the 3 expenditure or transfer of up to \$10,000,000 to the De-4 partment of the Interior, Bureau of Land Management, 5 for removal, preparation, and adoption of excess wild horses and burros from National Forest System lands, 6 7 and for the performance of eadastral surveys to designate 8 the boundaries of such lands: *Provided further*, That up 9 to \$10,000,000 may be transferred to and made a part of other Forest Service accounts if the transfer enhances 10 the efficiency or effectiveness of Federal activities. 11

12 CAPITAL IMPROVEMENT AND MAINTENANCE

13 (INCLUDING TRANSFER OF FUNDS)

14 For necessary expenses of the Forest Service, not 15 otherwise provided for, \$560,637,000, to remain available until expended, for construction, capital improvement, 16 maintenance and acquisition of buildings and other facili-17 ties and infrastructure; and for construction, capital im-18 provement, decommissioning, and maintenance of forest 19 roads and trails by the Forest Service as authorized by 20 21 16 U.S.C. 532–538 and 23 U.S.C. 101 and 205: Provided, 22 That \$100,000,000 shall be designated for urgently need-23 ed road decommissioning, road and trail repair and main-24 tenance and associated activities, and removal of fish pas-25 sage barriers, especially in areas where Forest Service

roads may be contributing to water quality problems in 1 streams and water bodies which support threatened, en-2 dangered or sensitive species or community water sources: 3 4 *Provided further*, That funds provided herein shall be 5 available for the decommissioning of roads, including unauthorized roads not part of the transportation system, 6 7 which are no longer needed: *Provided further*, That public 8 comment should be provided before system roads are de-9 commissioned: *Provided further*, That the decommis-10 sioning of unauthorized roads not part of the official transportation system shall be expedited in response to 11 threats to public safety, water quality, or natural re-12 sources: Provided further, That funds becoming available 13 in fiscal year 2010 under the Act of March 4, 1913 (16) 14 15 U.S.C. 501) shall be transferred to the General Fund of the Treasury and shall not be available for transfer or obli-16 17 gation for any other purpose unless the funds are appropriated: *Provided further*, That up to \$10,000,000 may be 18 transferred to and made a part of other Forest Service 19 accounts if the transfer enhances the efficiency or effec-20 21 tiveness of Federal activities.

22

LAND ACQUISITION

For expenses necessary to carry out the provisions
of the Land and Water Conservation Fund Act of 1965,
as amended (16 U.S.C. 460l-4 through 11), including ad-

ministrative expenses, and for acquisition of land or wa ters, or interest therein, in accordance with statutory au thority applicable to the Forest Service, \$36,782,000, to
 be derived from the Land and Water Conservation Fund
 and to remain available until expended.

6 ACQUISITION OF LANDS FOR NATIONAL FORESTS SPECIAL 7 ACTS

8 For acquisition of lands within the exterior bound-9 aries of the Cache, Uinta, and Wasatch National Forests, 10 Utah; the Toiyabe National Forest, Nevada; and the An-11 geles, San Bernardino, Sequoia, and Cleveland National 12 Forests, California, as authorized by law, \$1,050,000, to 13 be derived from forest receipts.

14 ACQUISITION OF LANDS TO COMPLETE LAND EXCHANGES 15 For acquisition of lands, such sums, to be derived from funds deposited by State, county, or municipal gov-16 17 ernments, public school districts, or other public school authorities, and for authorized expenditures from funds de-18 19 posited by non-Federal parties pursuant to Land Sale and Exchange Acts, pursuant to the Act of December 4, 1967, 20 as amended (16 U.S.C. 484a), to remain available until 21 22 expended (16 U.S.C. 4601-516-617a, 555a; Public Law 23 96–586; Public Law 76–589, 76–591; and Public Law 24 78-310).

RANGE BETTERMENT FUND

1	RANGE BETTERMENT FUND
2	For necessary expenses of range rehabilitation, pro-
3	tection, and improvement, 50 percent of all moneys re-
4	ceived during the prior fiscal year, as fees for grazing do-
5	mestic livestock on lands in National Forests in the 16
6	Western States, pursuant to section 401(b)(1) of Public
7	Law 94–579, as amended, to remain available until ex-
8	pended, of which not to exceed 6 percent shall be available
9	for administrative expenses associated with on-the-ground
10	range rehabilitation, protection, and improvements.
11	GIFTS, DONATIONS AND BEQUESTS FOR FOREST AND
12	RANGELAND RESEARCH
13	For expenses authorized by 16 U.S.C. 1643(b),
14	\$50,000, to remain available until expended, to be derived
15	from the fund established pursuant to the above Act.
16	MANAGEMENT OF NATIONAL FOREST LANDS FOR
17	SUBSISTENCE USES
18	For necessary expenses of the Forest Service to man-
19	age Federal lands in Alaska for subsistence uses under
20	title VIII of the Alaska National Interest Lands Conserva-
21	tion Act (Public Law 96-487), \$2,582,000, to remain
22	available until expended.

WILDLAND FIRE MANAGEMENT

2

1

(INCLUDING TRANSFERS OF FUNDS)

3 For necessary expenses for forest fire presuppression activities on National Forest System lands, for emergency 4 5 fire suppression on or adjacent to such lands or other lands under fire protection agreement, hazardous fuels re-6 7 duction on or adjacent to such lands, and for emergency 8 rehabilitation of burned-over National Forest System 9 lands and water, \$2,370,288,000, to remain available until 10 expended: Provided, That such funds including unobli-11 gated balances under this heading, are available for repay-12 ment of advances from other appropriations accounts previously transferred for such purposes: Provided further, 13 That such funds shall be available to reimburse State and 14 15 other cooperating entities for services provided in response to wildfire and other emergencies or disasters to the extent 16 17 such reimbursements by the Forest Service for non-fire emergencies are fully repaid by the responsible emergency 18 management agency: Provided further, That, notwith-19 standing any other provision of law, \$8,000,000 of funds 20 appropriated under this appropriation shall be used for 21 22 Fire Science Research in support of the Joint Fire Science Program: Provided further, That all authorities for the use 23 24 of funds, including the use of contracts, grants, and coop-25 erative agreements, available to execute the Forest and

1 Rangeland Research appropriation, are also available in the utilization of these funds for Fire Science Research: 2 *Provided further*, That funds provided shall be available 3 for emergency rehabilitation and restoration, hazardous 4 5 fuels reduction activities in the urban-wildland interface, support to Federal emergency response, and wildfire sup-6 7 pression activities of the Forest Service: Provided further, 8 That of the funds provided, \$378,086,000 is for hazardous 9 fuels reduction activities, \$11,600,000 is for rehabilitation 10 and restoration, \$23,917,000 is for research activities and 11 to make competitive research grants pursuant to the For-12 est and Rangeland Renewable Resources Research Act, as amended (16 U.S.C. 1641 et seq.), \$80,000,000 is for 13 State fire assistance, \$10,000,000 is for volunteer fire as-14 sistance, \$24,252,000 is for forest health activities on 15 Federal lands and \$12,928,000 is for forest health activi-16 17 ties on State and private lands: *Provided further*, That amounts in this paragraph may be transferred to the 18 "State and Private Forestry", "National Forest System", 19 and "Forest and Rangeland Research" accounts to fund 20 State fire assistance, volunteer fire assistance, forest 21 health management, forest and rangeland research, the 22 Joint Fire Science Program, vegetation and watershed 23 24 management, heritage site rehabilitation, and wildlife and fish habitat management and restoration: Provided fur-25

ther, That up to \$25,000,000 of the funds provided under 1 this heading may be transferred to and made a part of 2 other Forest Service accounts if the transfer enhances the 3 4 efficiency or effectiveness of Federal activities: Provided 5 *further*, That the costs of implementing any cooperative agreement between the Federal Government and any non-6 7 Federal entity may be shared, as mutually agreed on by 8 the affected parties: *Provided further*, That of the funds 9 provided herein, the Secretary of Agriculture may enter 10 into procurement contracts or cooperative agreements, or issue grants, for hazardous fuels reduction activities and 11 for training and monitoring associated with such haz-12 ardous fuels reduction activities, on Federal land, or on 13 adjacent non-Federal land for activities that benefit re-14 15 sources on Federal land: Provided further, That the Seeretary of the Interior and the Secretary of Agriculture 16 may authorize the transfer of funds appropriated for 17 wildland fire management, in an aggregate amount not to 18 exceed \$50,000,000, between the Departments when such 19 transfers would facilitate and expedite jointly funded 20 21 wildland fire management programs and projects: Pro-22 vided further, That of the funds provided for hazardous 23 fuels reduction, not to exceed \$5,000,000, may be used 24 to make grants, using any authorities available to the For-25 est Service under the State and Private Forestry appropriation, for the purpose of creating incentives for in creased use of biomass from national forest lands: *Pro- vided further*, That funds designated for wildfire suppres sion shall be assessed for cost pools on the same basis
 as such assessments are calculated against other agency
 programs.

7 WILDLAND FIRE SUPPRESSION CONTINGENCY RESERVE

Fund

8

9 (INCLUDING TRANSFER OF FUNDS)

For necessary expenses for transfer to "Wildland 10 Fire Management" for emergency fire suppression on Na-11 tional Forest System lands or adjacent lands or other 12 lands under fire protection agreement, \$282,000,000, to 13 remain available until expended: Provided, That amounts 14 in this paragraph may be transferred and expended only 15 if all funds appropriated for fire suppression under the 16 heading "Wildland Fire Management" shall be fully obli-17 gated within 30 days: *Provided further*, That amounts are 18 available only to the extent the President has issued a 19 finding that the amounts are necessary for emergency fire 20 21 suppression.

22 ADMINISTRATIVE PROVISIONS, FOREST SERVICE

Appropriations to the Forest Service for the current
fiscal year shall be available for: (1) purchase of passenger
motor vehicles; acquisition of passenger motor vehicles

from excess sources, and hire of such vehicles; purchase, 1 lease, operation, maintenance, and acquisition of aircraft 2 from excess sources to maintain the operable fleet for use 3 4 in Forest Service wildland fire programs and other Forest 5 Service programs; notwithstanding other provisions of law, existing aircraft being replaced may be sold, with proceeds 6 7 derived or trade-in value used to offset the purchase price 8 for the replacement aircraft; (2) services pursuant to 7 9 U.S.C. 2225, and not to exceed \$100,000 for employment under 5 U.S.C. 3109; (3) purchase, erection, and alter-10 ation of buildings and other public improvements (7 11 U.S.C. 2250); (4) acquisition of land, waters, and inter-12 ests therein pursuant to 7 U.S.C. 428a; (5) for expenses 13 pursuant to the Volunteers in the National Forest Act of 14 15 1972 (16 U.S.C. 558a, 558d, and 558a note); (6) the cost of uniforms as authorized by 5 U.S.C. 5901–5902; and 16 (7) for debt collection contracts in accordance with 31 17 U.S.C. 3718(c). 18

19 Any appropriations or funds available to the Forest 20 Service may be transferred to the Wildland Fire Manage-21 ment appropriation for forest firefighting, emergency re-22 habilitation of burned-over or damaged lands or waters 23 under its jurisdiction, and fire preparedness due to severe 24 burning conditions five days after the Secretary notifies 25 the House and Senate Committees on Appropriations that all fire suppression funds appropriated under the headings
 "Wildland Fire Management" and "Wildland Fire Sup pression Contingency Reserve Fund" shall be fully obli gated within 30 days: *Provided*, That all funds used pursu ant to this paragraph must be replenished by a supple mental appropriation which must be requested as prompt ly as possible.

8 Funds appropriated to the Forest Service shall be 9 available for assistance to or through the Agency for Inter-10 national Development in connection with forest and rangeland research, technical information, and assistance in for-11 12 eign countries, and shall be available to support forestry and related natural resource activities outside the United 13 States and its territories and possessions, including tech-14 15 nical assistance, education and training, and cooperation with United States and international organizations. 16

None of the funds made available to the Forest Service in this Act or any other Act with respect to any fiscal
year shall be subject to transfer under the provisions of
section 702(b) of the Department of Agriculture Organic
Act of 1944 (7 U.S.C. 2257), section 442 of Public Law
106–224 (7 U.S.C. 7772), or section 10417(b) of Public
Law 107–107 (7 U.S.C. 8316(b)).

Not more than \$78,350,000 of funds available to the
Forest Service shall be transferred to the Working Capital

1 Fund of the Department of Agriculture and not more than \$19,825,000 of funds available to the Forest Service shall 2 be transferred to the Department of Agriculture for De-3 4 partment Reimbursable Programs, commonly referred to 5 as Greenbook charges. Nothing in this paragraph shall prohibit or limit the use of reimbursable agreements re-6 7 quested by the Forest Service in order to obtain services 8 from the Department of Agriculture's National Informa-9 tion Technology Center.

Funds available to the Forest Service shall be available to conduct a program of up to \$5,000,000 for priority projects within the scope of the approved budget, of which \$2,500,000 shall be carried out by the Youth Conservation Corps and \$2,500,000 shall be carried out under the authority of the Public Lands Corps Healthy Forests Restoration Act of 2005, Public Law 109–154.

Of the funds available to the Forest Service, \$4,000
is available to the Chief of the Forest Service for official
reception and representation expenses.

20 Pursuant to sections 405(b) and 410(b) of Public 21 Law 101–593, of the funds available to the Forest Service, 22 \$3,000,000 may be advanced in a hump sum to the Na-23 tional Forest Foundation to aid conservation partnership 24 projects in support of the Forest Service mission, without 25 regard to when the Foundation incurs expenses, for

1 projects on or benefitting National Forest System lands 2 or related to Forest Service programs: *Provided*, That the Foundation shall obtain, by the end of the period of Fed-3 eral financial assistance, private contributions to match on 4 at least one-for-one basis funds made available by the For-5 est Service: *Provided further*, That the Foundation may 6 7 transfer Federal funds to Federal or a non-Federal recipi-8 ent for a project at the same rate that the recipient has 9 obtained the non-Federal matching funds: Provided fur-10 ther, That authorized investments of Federal funds held 11 by the Foundation may be made only in interest-bearing 12 obligations of the United States or in obligations guaranteed as to both principal and interest by the United States. 13 14 Pursuant to section 2(b)(2) of Public Law 98-244, 15 \$3,000,000 of the funds available to the Forest Service shall be advanced to the National Fish and Wildlife Foun-16 17 dation in a lump sum to aid cost-share conservation projects, without regard to when expenses are incurred, 18 on or benefitting National Forest System lands or related 19 to Forest Service programs: *Provided*, That such funds 20 shall be matched on at least a one-for-one basis by the 21 22 Foundation or its sub-recipients: Provided further, That the Foundation may transfer Federal funds to a Federal 23 or non-Federal recipient for a project at the same rate 24

that the recipient has obtained the non-Federal matching
 funds.

Funds appropriated to the Forest Service shall be
available for interactions with and providing technical assistance to rural communities and natural resource-based
businesses for sustainable rural development purposes.

Funds appropriated to the Forest Service shall be
available for payments to counties within the Columbia
River Gorge National Scenie Area, pursuant to section
14(c)(1) and (2), and section 16(a)(2) of Public Law 99663.

12 An eligible individual who is employed in any project funded under title V of the Older American Act of 1965 13 (42 U.S.C. 3056 et seq.) and administered by the Forest 14 Service shall be considered to be a Federal employee for 15 purposes of chapter 171 of title 28, United States Code. 16 17 Any funds appropriated to the Forest Service may 18 be used to meet the non-Federal share requirement in see-19 tion 502(c) of the Older American Act of 1965 (42 U.S.C. 20 3056(e)(2).

Funds available to the Forest Service, not to exceed \$55,000,000, shall be assessed for the purpose of performing fire, administrative and other facilities maintenance. Such assessments shall occur using a square foot rate charged on the same basis the agency uses to assess programs for payment of rent, utilities, and other support
 services.

3 Notwithstanding any other provision of law, any appropriations or funds available to the Forest Service not 4 5 to exceed \$500,000 may be used to reimburse the Office of the General Counsel (OGC), Department of Agri-6 7 culture, for travel and related expenses incurred as a re-8 sult of OGC assistance or participation requested by the 9 Forest Service at meetings, training sessions, management 10 reviews, land purchase negotiations and similar non-litigation related matters. Future budget justifications for both 11 12 the Forest Service and the Department of Agriculture should elearly display the sums previously transferred and 13 the requested funding transfers. 14

15 The 19th unnumbered paragraph under heading 16 "Administrative Provisions, Forest Service" in title III of 17 the Department of the Interior, Environment, and Related 18 Agencies Appropriations Act, 2006, Public Law 109–54, 19 is amended by striking "2009" and inserting "2014".

- 20 DEPARTMENT OF HEALTH AND HUMAN
- 21 SERVICES
- 22 Indian Health Service
- 23 INDIAN HEALTH SERVICES

For expenses necessary to carry out the Act of August 5, 1954 (68 Stat. 674), the Indian Self-Determina-

1 tion Act, the Indian Health Care Improvement Act, and 2 titles II and III of the Public Health Service Act with re-3 speet to the Indian Health Service, \$3,657,618,000, to-4 gether with payments received during the fiscal year pursuant to 42 U.S.C. 238(b) and 238b for services furnished 5 by the Indian Health Service: Provided, That funds made 6 available to tribes and tribal organizations through con-7 8 tracts, grant agreements, or any other agreements or compacts authorized by the Indian Self-Determination and 9 10 Education Assistance Act of 1975 (25 U.S.C. 450), shall 11 be deemed to be obligated at the time of the grant or con-12 tract award and thereafter shall remain available to the tribe or tribal organization without fiscal year limitation: 13 *Provided further*, That \$16,251,000 is provided for Head-14 quarters operations and information technology activities 15 and, notwithstanding any other provision of law, the 16 17 amount available under this proviso shall be allocated at the discretion of the Director of the Indian Health Service: 18 Provided further, That \$779,347,000 for contract medical 19 care, including \$48,000,000 for the Indian Catastrophic 20 Health Emergency Fund, shall remain available until ex-21 pended: *Provided further*, That no less than \$43,139,000 22 is provided for maintaining operations of the urban Indian 23 health program: *Provided further*, That of the funds pro-24 vided, up to \$32,000,000 shall remain available until ex-25

pended for implementation of the loan repayment program 1 under section 108 of the Indian Health Care Improvement 2 Act: Provided further, That \$16,391,000 is provided for 3 4 the methamphetamine and suicide prevention and treat-5 ment initiative and \$10,000,000 is provided for the domestic violence prevention initiative and, notwithstanding 6 7 any other provision of law, the amounts available under 8 this proviso shall be allocated at the discretion of the Di-9 rector of the Indian Health Service and shall remain available until expended: Provided further, That funds provided 10 in this Act may be used for 1-year contracts and grants 11 which are to be performed in two fiscal years, so long as 12 the total obligation is recorded in the year for which the 13 funds are appropriated: *Provided further*, That the 14 15 amounts collected by the Secretary of Health and Human Services under the authority of title IV of the Indian 16 Health Care Improvement Act shall remain available until 17 expended for the purpose of achieving compliance with the 18 applicable conditions and requirements of titles XVIII and 19 XIX of the Social Security Act (exclusive of planning, de-20 21 sign, or construction of new facilities): Provided further, 22 That funding contained herein, and in any earlier appro-23 priations Acts for scholarship programs under the Indian 24 Health Care Improvement Act (25 U.S.C. 1613) shall re-25 main available until expended: *Provided further*, That

amounts received by tribes and tribal organizations under 1 title IV of the Indian Health Care Improvement Act shall 2 be reported and accounted for and available to the receiv-3 4 ing tribes and tribal organizations until expended: Pro-5 vided further, That, notwithstanding any other provision of law, of the amounts provided herein, not to exceed 6 7 \$398,490,000 shall be for payments to tribes and tribal 8 organizations for contract or grant support costs associ-9 ated with contracts, grants, self-governance compacts, or 10 annual funding agreements between the Indian Health Service and a tribe or tribal organization pursuant to the 11 Indian Self-Determination Act of 1975, as amended, prior 12 to or during fiscal year 2010, of which not to exceed 13 \$5,000,000 may be used for contract support costs associ-14 15 ated with new or expanded self-determination contracts, grants, self-governance compacts, or annual funding 16 agreements: Provided further, That the Bureau of Indian 17 Affairs may collect from the Indian Health Service, tribes 18 and tribal organizations operating health facilities pursu-19 ant to Public Law 93-638, such individually identifiable 20 health information relating to disabled children as may be 21 22 necessary for the purpose of earrying out its functions 23 under the Individuals with Disabilities Education Act (20 24 U.S.C. 1400 et seq.): Provided further, That the Indian 25 Health Care Improvement Fund may be used, as needed, to carry out activities typically funded under the Indian
 Health Facilities account.

3

INDIAN HEALTH FACILITIES

4 For construction, repair, maintenance, improvement, and equipment of health and related auxiliary facilities, 5 including quarters for personnel; preparation of plans, 6 7 specifications, and drawings; acquisition of sites, purchase 8 and erection of modular buildings, and purchases of trail-9 ers; and for provision of domestic and community sanita-10 tion facilities for Indians, as authorized by section 7 of the Act of August 5, 1954 (42 U.S.C. 2004a), the Indian 11 Self-Determination Act, and the Indian Health Care Im-12 13 provement Act, and for expenses necessary to carry out such Acts and titles II and III of the Public Health Serv-14 15 ice Act with respect to environmental health and facilities support activities of Indian Health 16 the Service, \$394,757,000, to remain available until expended: Pro-17 *vided*, That notwithstanding any other provision of law, 18 funds appropriated for the planning, design, construction 19 or renovation of health facilities for the benefit of a feder-20 ally recognized Indian tribe or tribes may be used to pur-21 22 chase land for sites to construct, improve, or enlarge health or related facilities: Provided further, That not to 23 24 exceed \$500,000 shall be used by the Indian Health Serv-25 ice to purchase TRANSAM equipment from the Depart-

ment of Defense for distribution to the Indian Health 1 Service and tribal facilities: *Provided further*, That none 2 of the funds appropriated to the Indian Health Service 3 4 may be used for sanitation facilities construction for new 5 homes funded with grants by the housing programs of the United States Department of Housing and Urban Devel-6 opment: Provided further, That not to exceed \$2,700,000 7 8 from this account and the "Indian Health Services" ac-9 count shall be used by the Indian Health Service to obtain 10 ambulances for the Indian Health Service and tribal facilities in conjunction with an existing interagency agreement 11 between the Indian Health Service and the General Serv-12 ices Administration: *Provided further*, That not to exceed 13 \$500,000 shall be placed in a Demolition Fund, available 14 15 until expended, to be used by the Indian Health Service for demolition of Federal buildings. 16

17 ADMINISTRATIVE PROVISIONS, INDIAN HEALTH SERVICE

18 Appropriations in this Act to the Indian Health Service shall be available for services as authorized by 5 U.S.C. 19 20 3109 but at rates not to exceed the per diem rate equivalent to the maximum rate payable for senior-level positions 21 22 under 5 U.S.C. 5376; hire of passenger motor vehicles and aircraft; purchase of medical equipment; purchase of re-23 24 prints; purchase, renovation and erection of modular 25 buildings and renovation of existing facilities; payments

for telephone service in private residences in the field, 1 when authorized under regulations approved by the See-2 retary; and for uniforms or allowances therefor as author-3 4 ized by 5 U.S.C. 5901–5902; and for expenses of attend-5 ance at meetings that relate to the functions or activities for which the appropriation is made or otherwise con-6 7 tribute to the improved conduct, supervision, or manage-8 ment of those functions or activities.

9 In accordance with the provisions of the Indian 10 Health Care Improvement Act, non-Indian patients may be extended health care at all tribally administered or In-11 12 dian Health Service facilities, subject to charges, and the proceeds along with funds recovered under the Federal 13 Medical Care Recovery Act (42 U.S.C. 2651-2653) shall 14 15 be credited to the account of the facility providing the service and shall be available without fiscal year limitation. 16 17 Notwithstanding any other law or regulation, funds transferred from the Department of Housing and Urban Devel-18 opment to the Indian Health Service shall be administered 19 under Public Law 86–121, the Indian Sanitation Facilities 20 21 Act and Public Law 93-638, as amended.

Funds appropriated to the Indian Health Service in this Act, except those used for administrative and program direction purposes, shall not be subject to limitations directed at curtailing Federal travel and transportation. 1 None of the funds made available to the Indian 2 Health Service in this Act shall be used for any assess-3 ments or charges by the Department of Health and 4 Human Services unless identified in the budget justifica-5 tion and provided in this Act, or approved by the House 6 and Senate Committees on Appropriations through the re-7 programming process.

8 Notwithstanding any other provision of law, funds 9 previously or herein made available to a tribe or tribal or-10 ganization through a contract, grant, or agreement authorized by title I or V of the Indian Self-Determination 11 and Education Assistance Act of 1975 (25 U.S.C. 450), 12 13 may be deobligated and reobligated to a self-determination contract under title I, or a self-governance agreement 14 15 under title V of such Act and thereafter shall remain available to the tribe or tribal organization without fiscal year 16 limitation. 17

18 None of the funds made available to the Indian Health Service in this Act shall be used to implement the 19 final rule published in the Federal Register on September 20 16, 1987, by the Department of Health and Human Serv-21 ices, relating to the eligibility for the health care services 22 of the Indian Health Service until the Indian Health Serv-23 24 ice has submitted a budget request reflecting the increased 25 costs associated with the proposed final rule, and such re-

quest has been included in an appropriations Act and en-1 2 acted into law.

3 With respect to functions transferred by the Indian 4 Health Service to tribes or tribal organizations, the Indian 5 Health Service is authorized to provide goods and services to those entities, on a reimbursable basis, including pay-6 7 ment in advance with subsequent adjustment. The reim-8 bursements received therefrom, along with the funds re-9 ceived from those entities pursuant to the Indian Self-De-10 termination Act, may be credited to the same or subsequent appropriation account that provided the funding, 11 with such amounts to remain available until expended. 12

13 Reimbursements for training, technical assistance, or services provided by the Indian Health Service will contain 14 total costs, including direct, administrative, and overhead 15 associated with the provision of goods, services, or tech-16 nical assistance. 17

18 The appropriation structure for the Indian Health Service may not be altered without advance notification 19 to the House and Senate Committees on Appropriations. 20

21 NATIONAL INSTITUTES OF HEALTH 22 NATIONAL INSTITUTE OF ENVIRONMENTAL HEALTH 23

SCIENCES

24 For necessary expenses for the National Institute of 25 Environmental Health Sciences in earrying out activities

set forth in section 311(a) of the Comprehensive Environ mental Response, Compensation, and Liability Act of
 1980, as amended, and section 126(g) of the Superfund
 Amendments and Reauthorization Act of 1986,
 \$79,212,000.

6 AGENCY FOR TOXIC SUBSTANCES AND DISEASE 7 REGISTRY 8 TOXIC SUBSTANCES AND ENVIRONMENTAL PUBLIC

8 TOXIC SUBSTANCES AND ENVIRONMENTAL PUBLIC

HEALTH

10 For necessary expenses for the Agency for Toxic Substances and Disease Registry (ATSDR) in carrying out 11 activities set forth in sections 104(i) and 111(e)(4) of the 12 Comprehensive Environmental Response, Compensation, 13 and Liability Act of 1980 (CERCLA), as amended; section 14 15 118(f) of the Superfund Amendments and Reauthorization Act of 1986 (SARA), as amended; and section 3019 16 Waste Disposal Act, as 17 of the Solid amended, \$76,792,000, of which up to \$1,000 per eligible employee 18 of the Agency for Toxic Substance and Disease Registry 19 shall remain available until expended for Individual Learn-20 21 ing Accounts: Provided, That notwithstanding any other 22 provision of law, in lieu of performing a health assessment under section 104(i)(6) of CERCLA, the Administrator 23 24 of ATSDR may conduct other appropriate health studies, 25 evaluations, or activities, including, without limitation,

9

biomedical testing, clinical evaluations, medical moni-1 toring, and referral to accredited health eare providers: 2 *Provided further*, That in performing any such health as-3 4 sessment or health study, evaluation, or activity, the Ad-5 ministrator of ATSDR shall not be bound by the deadlines in section 104(i)(6)(A) of CERCLA: Provided further, 6 7 That none of the funds appropriated under this heading 8 shall be available for ATSDR to issue in excess of 40 toxi-9 cological profiles pursuant to section 104(i) of CERCLA 10 during fiscal year 2010, and existing profiles may be up-11 dated as necessary.

12 OTHER RELATED AGENCIES

13 EXECUTIVE OFFICE OF THE PRESIDENT

14 COUNCIL ON ENVIRONMENTAL QUALITY AND OFFICE OF

15

ENVIRONMENTAL QUALITY

16 For necessary expenses to continue functions as-17 signed to the Council on Environmental Quality and Office of Environmental Quality pursuant to the National Envi-18 ronmental Policy Act of 1969, the Environmental Quality 19 Improvement Act of 1970, and Reorganization Plan No. 20 1 of 1977, and not to exceed \$750 for official reception 21 and representation expenses, \$3,159,000: Provided, That 22 23 notwithstanding section 202 of the National Environ-24 mental Policy Act of 1970, the Council shall consist of 25 one member, appointed by the President, by and with the

advice and consent of the Senate, serving as chairman and
 exercising all powers, functions, and duties of the Council.
 CHEMICAL SAFETY AND HAZARD INVESTIGATION BOARD
 SALARIES AND EXPENSES

(INCLUDING TRANSFER OF FUNDS)

5

6 For necessary expenses in carrying out activities pur-7 suant to section 112(r)(6) of the Clean Air Act, as amend-8 ed, including hire of passenger vehicles, uniforms or allow-9 ances therefor, as authorized by 5 U.S.C. 5901–5902, and for services authorized by 5 U.S.C. 3109 but at rates for 10 individuals not to exceed the per diem equivalent to the 11 12 maximum rate payable for senior level positions under 5 U.S.C. 5376, \$10,547,000: Provided, That the Chemical 13 Safety and Hazard Investigation Board (Board) shall have 14 15 not more than three career Senior Executive Service positions: *Provided further*, That notwithstanding any other 16 provision of law, the individual appointed to the position 17 of Inspector General of the Environmental Protection 18 Agency (EPA) shall, by virtue of such appointment, also 19 hold the position of Inspector General of the Board: Pro-20 21 vided further, That notwithstanding any other provision 22 of law, the Inspector General of the Board shall utilize personnel of the Office of Inspector General of EPA in 23 24 performing the duties of the Inspector General of the 25 Board, and shall not appoint any individuals to positions

within the Board: *Provided further*, That of the funds ap propriated under this heading, \$150,000 shall be paid to
 the "Office of Inspector General" appropriation of the En vironmental Protection Agency.

5 OFFICE OF NAVAJO AND HOPI INDIAN RELOCATION

6

SALARIES AND EXPENSES

7 For necessary expenses of the Office of Navajo and 8 Hopi Indian Relocation as authorized by Public Law 93– 9 531, \$8,000,000, to remain available until expended: Pro-10 *vided*, That funds provided in this or any other appropriations Act are to be used to relocate eligible individuals and 11 12 groups including evictees from District 6, Hopi-partitioned lands residents, those in significantly substandard hous-13 ing, and all others certified as eligible and not included 14 in the preceding categories: *Provided further*, That none 15 of the funds contained in this or any other Act may be 16 17 used by the Office of Navajo and Hopi Indian Relocation to evict any single Navajo or Navajo family who, as of 18 November 30, 1985, was physically domiciled on the lands 19 partitioned to the Hopi Tribe unless a new or replacement 20 home is provided for such household: *Provided further*, 21 22 That no relocate will be provided with more than one new 23 or replacement home: *Provided further*, That the Office 24 shall relocate any certified eligible relocatees who have se-25 lected and received an approved homesite on the Navajo

1	reservation or selected a replacement residence off the
2	Navajo reservation or on the land acquired pursuant to
3	25 U.S.C. 640d–10.
4	Institute of American Indian and Alaska Native
5	Culture and Arts Development
6	PAYMENT TO THE INSTITUTE
7	For payment to the Institute of American Indian and
8	Alaska Native Culture and Arts Development, as author-
9	ized by title XV of Public Law 99–498, as amended (20
10	U.S.C. 56 part A), \$8,300,000.
11	Smithsonian Institution
12	SALARIES AND EXPENSES
13	For necessary expenses of the Smithsonian Institu-
14	tion, as authorized by law, including research in the fields
15	of art, science, and history; development, preservation, and
16	documentation of the National Collections; presentation of
17	public exhibits and performances; collection, preparation,
18	dissemination, and exchange of information and publica-
19	tions; conduct of education, training, and museum assist-
20	ance programs; maintenance, alteration, operation, lease
21	(for terms not to exceed 30 years), and protection of build-
22	ings, facilities, and approaches; not to exceed \$100,000
23	for services as authorized by 5 U.S.C. 3109; and purchase,
24	rental, repair, and cleaning of uniforms for employees,
25	\$634,161,000, to remain available until September 30,

2011, except as otherwise provided herein; of which not 1 to exceed \$19,117,000 for the instrumentation program, 2 collections acquisition, exhibition reinstallation, the Na-3 4 tional Museum of African American History and Culture, 5 and the repatriation of skeletal remains program shall remain available until expended; and of which \$1,553,000 6 7 is for fellowships and scholarly awards; and including such 8 funds as may be necessary to support American overseas 9 research centers: *Provided*, That funds appropriated here-10 in are available for advance payments to independent contractors performing research services or participating in 11 official Smithsonian presentations. 12

13 FAC

FACILITIES CAPITAL

14 For necessary expenses of repair, revitalization, and 15 alteration of facilities owned or occupied by the Smithsonian Institution, by contract or otherwise, as authorized 16 by section 2 of the Act of August 22, 1949 (63 Stat. 623), 17 and for construction, including necessary personnel, 18 \$140,000,000, to remain available until expended, of 19 which not to exceed \$10,000 is for services as authorized 20 21 by 5 U.S.C. 3109.

22 ADMINISTRATIVE PROVISION, SMITHSONIAN INSTITUTION

Notwithstanding any provision of the Department of
the Interior, Environment, and Related Agencies Appropriations Act, 2008 (Public Law 110–161; 121 Stat.

2140), the funds provided for "Smithsonian Institution,
 Legacy Fund" under such Act may be transferred to and
 made a part of the appropriation for "Smithsonian Insti tution, Facilities Capital" in this Act and utilized by the
 Smithsonian Institution under the same terms and condi tions that apply to other funds contained in such appro priation.

8 NATIONAL GALLERY OF ART

9

SALARIES AND EXPENSES

10 For the upkeep and operations of the National Gal-11 lery of Art, the protection and care of the works of art 12 therein, and administrative expenses incident thereto, as authorized by the Act of March 24, 1937 (50 Stat. 51), 13 as amended by the public resolution of April 13, 1939 14 15 (Public Resolution 9, Seventy-sixth Congress), including services as authorized by 5 U.S.C. 3109; payment in ad-16 vance when authorized by the treasurer of the Gallery for 17 membership in library, museum, and art associations or 18 societies whose publications or services are available to 19 members only, or to members at a price lower than to the 20 general public; purchase, repair, and eleaning of uniforms 21 22 for guards, and uniforms, or allowances therefor, for other employees as authorized by law (5 U.S.C. 5901–5902); 23 24 purchase or rental of devices and services for protecting buildings and contents thereof, and maintenance, alter-25

ation, improvement, and repair of buildings, approaches, 1 and grounds; and purchase of services for restoration and 2 3 repair of works of art for the National Gallery of Art by 4 contracts made, without advertising, with individuals, 5 firms, or organizations at such rates or prices and under such terms and conditions as the Gallery may deem prop-6 7 er, \$110,746,000, of which not to exceed \$3,386,000 for 8 the special exhibition program shall remain available until 9 expended.

10 REPAIR, RESTORATION AND RENOVATION OF BUILDINGS

11 For necessary expenses of repair, restoration and 12 renovation of buildings, grounds and facilities owned or occupied by the National Gallery of Art, by contract or 13 otherwise, as authorized, \$56,259,000, to remain available 14 15 until expended: *Provided*, **That** of this amount, \$40,000,000 shall be available to repair the National Gal-16 lery's East Building facade: Provided further, That con-17 tracts awarded for environmental systems, protection sys-18 tems, and exterior repair or renovation of buildings of the 19 National Gallery of Art may be negotiated with selected 20 21 contractors and awarded on the basis of contractor quali-22 fications as well as price.

1	John F. Kennedy Center for the Performing
2	ARTS
3	OPERATIONS AND MAINTENANCE
4	For necessary expenses for the operation, mainte-
5	nance and security of the John F. Kennedy Center for
6	the Performing Arts, \$25,000,000: Provided, That of the
7	funds included under this heading; \$2,500,000 is available
8	until expended to implement a program to train arts man-
9	agers throughout the United States.
10	CAPITAL REPAIR AND RESTORATION
11	For necessary expenses for capital repair and restora-
12	tion of the existing features of the building and site of
13	the John F. Kennedy Center for the Performing Arts,
14	\$17,447,000, to remain available until expended.
15	Woodrow Wilson International Center for
16	Scholars
17	SALARIES AND EXPENSES
18	For expenses necessary in carrying out the provisions
19	of the Woodrow Wilson Memorial Act of 1968 (82 Stat.
20	1356) including hire of passenger vehicles and services as
21	authorized by 5 U.S.C. 3109, \$12,225,000, to remain
22	available until September 30, 2011.

1	NATIONAL FOUNDATION ON THE ARTS AND THE
2	Humanities
3	National Endowment for the Arts
4	GRANTS AND ADMINISTRATION
5	For necessary expenses to carry out the National
6	Foundation on the Arts and the Humanities Act of 1965,
7	as amended, \$170,000,000 shall be available to the Na-
8	tional Endowment for the Arts for the support of projects
9	and productions in the arts, including arts education and
10	public outreach activities, through assistance to organiza-
11	tions and individuals pursuant to section 5 of the Act, for
12	program support, and for administering the functions of
13	the Act, to remain available until expended: Provided,
14	That funds appropriated herein shall be expended in ac-
15	cordance with sections 309 and 311 of Public Law 108-
16	447.
17	National Endowment for the Humanities

18 GRANTS AND ADMINISTRATION

For necessary expenses to carry out the National Foundation on the Arts and the Humanities Act of 1965, as amended, \$170,000,000, to remain available until expended, of which \$155,700,000 shall be available for support of activities in the humanities, pursuant to section 7(c) of the Act and for administering the functions of the Act; and \$14,300,000 shall be available to carry out the

1 matching grants program pursuant to section 10(a)(2) of the Act including \$9,500,000 for the purposes of section 2 3 7(h): *Provided*, That appropriations for carrying out see-4 tion 10(a)(2) shall be available for obligation only in such 5 amounts as may be equal to the total amounts of gifts, bequests, and devises of money, and other property accept-6 7 ed by the chairman or by grantees of the Endowment 8 under the provisions of subsections 11(a)(2)(B) and 9 $\frac{11(a)(3)(B)}{(B)}$ during the current and preceding fiscal years 10 for which equal amounts have not previously been appro-11 priated.

12

ADMINISTRATIVE PROVISION

13 None of the funds appropriated to the National Foundation on the Arts and the Humanities may be used 14 15 to process any grant or contract documents which do not include the text of 18 U.S.C. 1913: Provided, That none 16 of the funds appropriated to the National Foundation on 17 the Arts and the Humanities may be used for official re-18 ception and representation expenses: Provided further, 19 20 That funds from nonappropriated sources may be used as necessary for official reception and representation ex-21 22 penses: Provided further, That the Chairperson of the National Endowment for the Arts may approve grants of up 23 24 to \$10,000, if in the aggregate this amount does not ex-25 ceed 5 percent of the sums appropriated for grant-making purposes per year: *Provided further*, That such small grant
 actions are taken pursuant to the terms of an expressed
 and direct delegation of authority from the National Coun eil on the Arts to the Chairperson.

5 Commission of Fine Arts
6 SALARIES AND EXPENSES

7 For expenses made necessary by the Act establishing 8 a Commission of Fine Arts (40 U.S.C. 104), \$2,294,000: 9 *Provided*, That the Commission is authorized to charge 10 fees to cover the full costs of its publications, and such fees shall be credited to this account as an offsetting col-11 lection, to remain available until expended without further 12 appropriation: *Provided further*, That the Commission is 13 authorized to accept gifts, including objects, papers, art-14 15 work, drawings and artifacts, that pertain to the history and design of the national capital or the history and activi-16 ties of the Commission of Fine Arts, and may be used 17 only for artistic display, study, or education. 18

19 NATIONAL CAPITAL ARTS AND CULTURAL AFFAIRS

For necessary expenses as authorized by Public Law
99–190 (20 U.S.C. 956a), as amended, \$10,000,000.

22 Advisory Council on Historic Preservation

23 SALARIES AND EXPENSES

For necessary expenses of the Advisory Council on
Historic Preservation (Public Law 89–665, as amended),

\$5,908,000: Provided, That none of these funds shall be
 available for compensation of level V of the Executive
 Schedule or higher positions.

4 NATIONAL CAPITAL PLANNING COMMISSION

SALARIES AND EXPENSES

5

6 For necessary expenses, as authorized by the Na-7 tional Capital Planning Act of 1952 (40 U.S.C. 71–71i), 8 including services as authorized by 5 U.S.C. 3109, 9 \$8,507,000: Provided, That one-quarter of 1 percent of 10 the funds provided under this heading may be used for 11 official reception and representational expenses associated with hosting international visitors engaged in the planning 12 13 and physical development of world capitals.

14 UNITED STATES HOLOCAUST MEMORIAL MUSEUM

15 HOLOCAUST MEMORIAL MUSEUM

For expenses of the Holocaust Memorial Museum, as authorized by Public Law 106–292 (36 U.S.C. 2301– 2310), \$48,551,000, of which \$515,000 for the Museum's equipment replacement program, \$1,900,000 for the museum's repair and rehabilitation program, and \$1,243,000 for the museum's exhibition design and production program shall remain available until expended.

1	Presidio Trust
2	PRESIDIO TRUST FUND
3	For necessary expenses to carry out title I of the Om-
4	nibus Parks and Public Lands Management Act of 1996,
5	\$23,200,000 shall be available to the Presidio Trust, to
6	remain available until expended.
7	Dwight D. Eisenhower Memorial Commission
8	SALARIES AND EXPENSES
9	For necessary expenses, including the costs of con-
10	struction design, of the Dwight D. Eisenhower Memorial
11	Commission, \$2,000,000 to remain available until ex-
12	pended.
13	CAPITAL CONSTRUCTION
14	For necessary expenses of the Dwight D. Eisenhower
15	Memorial Commission for design and construction of a
16	memorial in honor of Dwight D. Eisenhower, as author-
17	ized by Public Law 106–79, \$10,000,000, to remain avail-
18	able until expended.
19	TITLE IV—GENERAL PROVISIONS
20	(INCLUDING TRANSFERS OF FUNDS)
21	SEC. 401. The expenditure of any appropriation
22	under this Act for any consulting service through procure-
23	ment contract, pursuant to 5 U.S.C. 3109, shall be limited
24	to those contracts where such expenditures are a matter
25	of public record and available for public inspection, except

104

where otherwise provided under existing law, or under ex isting Executive Order issued pursuant to existing law.

3 SEC. 402. No part of any appropriation contained in 4 this Act shall be available for any activity or the publica-5 tion or distribution of literature that in any way tends to 6 promote public support or opposition to any legislative 7 proposal on which Congressional action is not complete 8 other than to communicate to Members of Congress as 9 described in 18 U.S.C. 1913.

SEC. 403. No part of any appropriation contained in
this Act shall remain available for obligation beyond the
current fiscal year unless expressly so provided herein.

13 SEC. 404. None of the funds provided in this Act to 14 any department or agency shall be obligated or expended 15 to provide a personal cook, chauffeur, or other personal 16 servants to any officer or employee of such department 17 or agency except as otherwise provided by law.

18 SEC. 405. Estimated overhead charges, deductions, 19 reserves or holdbacks from programs, projects, activities 20 and subactivities to support government-wide, depart-21 mental, agency or bureau administrative functions or 22 headquarters, regional or central operations shall be pre-23 sented in annual budget justifications and subject to ap-24 proval by the Committees on Appropriations. Changes to such estimates shall be presented to the Committees on
 Appropriations for approval.

3 SEC. 406. None of the funds made available in this 4 Act may be transferred to any department, agency, or in-5 strumentality of the United States Government except 6 pursuant to a transfer made by, or transfer provided in, 7 this Act or any other Act.

8 SEC. 407. (a) LIMITATION OF FUNDS.—None of the 9 funds appropriated or otherwise made available pursuant 10 to this Act shall be obligated or expended to accept or 11 process applications for a patent for any mining or mill 12 site claim located under the general mining laws.

13 (b) EXCEPTIONS.—The provisions of subsection (a) shall not apply if the Secretary of the Interior determines 14 that, for the elaim concerned: (1) a patent application was 15 filed with the Secretary on or before September 30, 1994; 16 and (2) all requirements established under sections 2325 17 and 2326 of the Revised Statutes (30 U.S.C. 29 and 30) 18 for vein or lode claims and sections 2329, 2330, 2331, 19 and 2333 of the Revised Statutes (30 U.S.C. 35, 36, and 20 21 37) for placer claims, and section 2337 of the Revised 22 Statutes (30 U.S.C. 42) for mill site claims, as the case may be, were fully complied with by the applicant by that 23 24 date.

(c) REPORT.—On September 30, 2010, the Secretary 1 of the Interior shall file with the House and Senate Com-2 mittees on Appropriations and the Committee on Natural 3 4 Resources of the House of Representatives and the Com-5 mittee on Energy and Natural Resources of the Senate a report on actions taken by the Department under the 6 7 plan submitted pursuant to section 314(c) of the Depart-8 ment of the Interior and Related Agencies Appropriations 9 Act, 1997 (Public Law 104–208).

10 (d) MINERAL EXAMINATIONS.—In order to process 11 patent applications in a timely and responsible manner, upon the request of a patent applicant, the Secretary of 12 the Interior shall allow the applicant to fund a qualified 13 third-party contractor to be selected by the Bureau of 14 Land Management to conduct a mineral examination of 15 the mining claims or mill sites contained in a patent appli-16 cation as set forth in subsection (b). The Bureau of Land 17 Management shall have the sole responsibility to choose 18 and pay the third-party contractor in accordance with the 19 standard procedures employed by the Bureau of Land 20 21 Management in the retention of third-party contractors. 22 SEC. 408. Notwithstanding any other provision of 23 law, amounts appropriated to or otherwise designated in 24 committee reports for the Bureau of Indian Affairs and 25 the Indian Health Service by Public Laws 103–138, 103–

332, 104-134, 104-208, 105-83, 105-277, 106-113,1 106-291, 107-63, 108-7, 108-108, 108-447, 109-54,2 109–289, division B and Continuing Appropriations Reso-3 lution, 2007 (division B of Public Law 109–289, as 4 5 amended by Public Laws 110–5 and 110–28), Public Laws 110-92, 110-116, 110-137, 110-149, 110-161, 6 7 110-329, 111-6, and 111-8 for payments for contract 8 support costs associated with self-determination or self-9 governance contracts, grants, compacts, or annual funding 10 agreements with the Bureau of Indian Affairs or the Indian Health Service as funded by such Acts, are the total 11 12 amounts available for fiscal years 1994 through 2009 for such purposes, except that the Bureau of Indian Affairs, 13 federally recognized tribes, and tribal organizations of fed-14 erally recognized tribes may use their tribal priority alloca-15 tions for unmet contract support costs of ongoing con-16 tracts, grants, self-governance compacts, or annual fund-17 18 ing agreements.

19 SEC. 409. The Secretary of Agriculture shall not be 20 considered to be in violation of subparagraph 6(f)(5)(A) 21 of the Forest and Rangeland Renewable Resources Plan-22 ning Act of 1974 (16 U.S.C. 1604(f)(5)(A)) solely because 23 more than 15 years have passed without revision of the 24 plan for a unit of the National Forest System. Nothing 25 in this section exempts the Secretary from any other re-

quirement of the Forest and Rangeland Renewable Re-1 sources Planning Act (16 U.S.C. 1600 et seq.) or any 2 other law: *Provided*, That if the Secretary is not acting 3 4 expeditiously and in good faith, within the funding avail-5 able, to revise a plan for a unit of the National Forest System, this section shall be void with respect to such plan 6 7 and a court of proper jurisdiction may order completion 8 of the plan on an accelerated basis.

9 SEC. 410. No funds provided in this Act may be ex-10 pended to conduct preleasing, leasing and related activities under either the Mineral Leasing Act (30 U.S.C. 181 et 11 seq.) or the Outer Continental Shelf Lands Act (43 U.S.C. 12 1331 et seq.) within the boundaries of a National Monu-13 ment established pursuant to the Act of June 8, 1906 (16 14 U.S.C. 431 et seq.) as such boundary existed on January 15 20, 2001, except where such activities are allowed under 16 17 the Presidential proclamation establishing such monu-18 ment.

19 SEC. 411. In entering into agreements with foreign 20 fire organizations pursuant to the Temporary Emergency 21 Wildfire Suppression Act (42 U.S.C. 1856m–1856o), the 22 Secretary of Agriculture and the Secretary of the Interior 23 are authorized to enter into reciprocal agreements in 24 which the individuals furnished under said agreements to 25 provide wildfire services are considered, for purposes of

tort liability, employees of the fire organization receiving 1 said services when the individuals are engaged in fire sup-2 pression or presuppression: *Provided*, That the Secretary 3 4 of Agriculture or the Secretary of the Interior shall not 5 enter into any agreement under this provision unless the foreign fire organization agrees to assume any and all li-6 7 ability for the acts or omissions of American firefighters 8 engaged in fire suppression or presuppression in a foreign 9 country: *Provided further*, That when an agreement is 10 reached for furnishing fire suppression or presuppression services, the only remedies for acts or omissions com-11 mitted while engaged in fire suppression or presuppression 12 shall be those provided under the laws applicable to the 13 fire organization receiving the fire suppression or 14 15 presuppression services, and those remedies shall be the exclusive remedies for any claim arising out of fire sup-16 pression or presuppression activities in a foreign country: 17 *Provided further*, That neither the sending country nor 18 any legal organization associated with the firefighter shall 19 be subject to any legal action, consistent with the applica-20 21 ble laws governing sovereign immunity, pertaining to or 22 arising out of the firefighter's role in fire suppression or presuppression, except that if the foreign fire organization 23 24 is unable to provide such protection under laws applicable 25 to it, it shall assume any and all liability for the United States or for any legal organization associated with the
 American firefighter, and for any and all costs incurred
 or assessed, including legal fees, for any act or omission
 pertaining to or arising out of the firefighter's role in fire
 suppression or presuppression.

6 SEC. 412. In awarding a Federal contract with funds 7 made available by this Act, notwithstanding Federal Gov-8 ernment procurement and contracting laws, the Secretary 9 of Agriculture and the Secretary of the Interior (the "Sec-10 retaries") may, in evaluating bids and proposals, give consideration to local contractors who are from, and who pro-11 vide employment and training for, dislocated and displaced 12 workers in an economically disadvantaged rural commu-13 nity, including those historically timber-dependent areas 14 15 that have been affected by reduced timber harvesting on Federal lands and other forest-dependent rural commu-16 nities isolated from significant alternative employment op-17 portunities: *Provided*, That notwithstanding Federal Gov-18 ernment procurement and contracting laws the Secretaries 19 20 may award contracts, grants or cooperative agreements to 21 local non-profit entities, Youth Conservation Corps or re-22 lated partnerships with State, local or non-profit youth 23 groups, or small or micro-business or disadvantaged busi-24 ness: Provided further, That the contract, grant, or cooper-25 ative agreement is for forest hazardous fuels reduction,

1 watershed or water quality monitoring or restoration, wildlife or fish population monitoring, or habitat restoration 2 or management: *Provided further*, That the terms "rural 3 community" and "economically disadvantaged" shall have 4 the same meanings as in section 2374 of Public Law 101-5 624: Provided further, That the Secretaries shall develop 6 7 guidance to implement this section: Provided further, That 8 nothing in this section shall be construed as relieving the 9 Secretaries of any duty under applicable procurement 10 laws, except as provided in this section.

11 SEC. 413. Unless otherwise provided herein, no funds 12 appropriated in this Act for the acquisition of lands or 13 interests in lands may be expended for the filing of dee-14 larations of taking or complaints in condemnation without 15 the approval of the House and Senate Committees on Ap-16 propriations.

SEC. 414. The terms and conditions of section 325
of Public Law 108–108, regarding grazing permits at the
Department of the Interior and the Forest Service shall
remain in effect for fiscal year 2010.

SEC. 415. Section 6 of the National Foundation on
the Arts and the Humanities Act of 1965 (Public Law
89–209, 20 U.S.C. 955), as amended, is further amended—

1	(1) in the first sentence of subsection $(b)(1)(C)$,
2	by striking "14" and inserting in lieu thereof "18";
3	and
4	(2) in the second sentence of subsection $(d)(1)$,

5 by striking "Eight" and inserting in lieu thereof 6 "Ten".

SEC. 416. The item relating to "National Capital
Arts and Cultural Affairs" in the Department of the Interior and Related Agencies Appropriations Act, 1986, as
enacted into law by section 101(d) of Public Law 99–190
(99 Stat. 1261; 20 U.S.C. 956a), is amended—

12 (1) in the second sentence of the first para13 graph, by striking "\$7,500,000" and inserting
14 "\$10,000,000"; and

15 (2) in the second sentence of the fourth para16 graph, by striking "\$500,000" and inserting
17 "\$650,000".

18 SEC. 417. Section 339(h) of the Department of the 19 Interior and Related Agencies Appropriations Act, 2000, 20 as amended, concerning a pilot program for the sale of 21 forest botanical products by the Forest Service, is further 22 amended by striking "September 30, 2009" and inserting 23 "September 30, 2014".

1 SEC. 418. The second sentence of section 2 (a)(1)of the Mineral Leasing Act (30 U.S.C. 201(a)(1); relating 2 to coal bonus bids) does not apply for fiscal year 2010. 3 4 SEC. 419. All monies received by the United States in fiscal year 2010 from sales, bonuses, rentals, and royal-5 ties under the Geothermal Steam Act of 1970 shall be dis-6 posed of as provided by section 20 of that Act (30 U.S.C. 7 8 1019), as in effect immediately before enactment of the Energy Policy Act of 2005 (Public Law 109-58), and 9 10 without regard to the amendments contained in sections 11 224(b) and section 234 of the Energy Policy Act of 2005 (42 U.S.C. 17673). 12

13 SEC. 420. Section 331(e) of the Department of the Interior and Related Agencies Appropriations Act, 2001, 14 (Public Law 106–291), as added by section 336 of division 15 E of the Consolidated Appropriations Act, 2005 (Public 16 Law 108–447), concerning cooperative forestry agree-17 ments known as the Colorado Good Neighbor Act Author-18 ity is amended by striking "September 30, 2009" and in-19 serting "September 30, 2013". 20

SEC. 421. None of the funds in this or any other Act shall be used to deposit funds from any Federal royalties, rents, and bonuses derived from Federal onshore and offshore oil and gas leases issued under the Outer Continental Shelf Lands Act (43 U.S.C. 1331 et seq.) and the

2	Ultra-Deepwater and Unconventional Natural Gas and
3	Other Petroleum Research Fund.
4	SEC. 422. Section 302(a) of the Secure Rural Schools
5	and Community Self-Determination Act of 2000 (16
6	U.S.C. 7142(a)) is amended—
7	(1) in paragraph (2)(B), by striking "; and"
8	and inserting a semicolon;
9	(2) in paragraph (3) , by striking the period and
10	inserting "; and"; and
11	(3) by inserting after paragraph (3) , the fol-
12	lowing: "(4) to reimburse all or part of the costs in-
13	curred by the county to pay the salaries and benefits
14	of county employees who supervise adults or juve-
15	niles performing mandatory community service on
16	Federal lands.".
17	SEC 492 Within the amounts appropriated in this

SEC. 423. Within the amounts appropriated in this Act, funding shall be allocated in the amounts specified for those projects and purposes delineated in the table ti-tled "Congressionally Directed Spending" included in the explanatory statement accompanying this Act. The pre-ceding sentence shall apply in addition to the allocation requirements specified in this Act under the heading "Na-tional Park Service-Historic Preservation Fund" for Save America's Treasures and under the heading "Environ-

1 Mineral Leasing Act (30 U.S.C. 181 et seq.) into the

mental Protection Agency-State and Tribal Assistance
 Grants" for special project grants for the construction of
 drinking water, wastewater and storm infrastructure and
 for water quality protection.

5 SEC. 424. Not later than 120 days after the date on which the President's Fiscal Year 2011 budget request is 6 submitted to Congress, the President shall submit a report 7 8 to the Committee on Appropriations of the House of Rep-9 resentatives and the Committee on Appropriations of the 10 Senate describing in detail all Federal agency obligations and expenditures, domestic and international, for elimate 11 12 change programs and activities in fiscal year 2008, fiscal year 2009, and fiscal year 2010, including an accounting 13 of expenditures by agency with each agency identifying eli-14 15 mate change activities and associated costs by line item as presented in the President's Budget Appendix. 16

17 SEC. 425. Notwithstanding any other provision of 18 law, none of the funds made available in this or any other 19 Act may be used to implement any rule that requires man-20 datory reporting of greenhouse gas emissions from manure 21 management systems.

SEC. 426. (a) None of the funds made available in
this or any prior Act may be used to release an individual
who is detained, as of April 30, 2009, at Naval Station,
Guantanamo Bay, Cuba, into any of the United States

territories of Guam, American Samoa (AS), the United
 States Virgin Islands (USVI), the Commonwealth of Puer to Rico and the Commonwealth of the Northern Mariana
 Islands (CNMI).

5 (b) None of the funds made available in this or any other prior Act may be used to transfer an individual who 6 is detained, as of April 30, 2009, at Naval Station, Guan-7 8 tanamo Bay, Cuba, into any of the United States terri-9 tories of Guam, American Samoa (AS), the United States 10 Virgin Islands (USVI), the Commonwealth of Puerto Rico and the Commonwealth of the Northern Mariana Islands 11 (CNMI), for the purposes of detaining or prosecuting such 12 13 individual, until 2 months after the plan described in subsection (c) is received. 14

15 (c) The President shall submit to the Congress, in 16 writing, a comprehensive plan regarding the proposed dis-17 position of each individual who is detained, as of April 30, 18 2009, at Naval Station, Guantanamo Bay, Cuba, who is 19 not covered under subsection (d). Such plan shall include, 20 at a minimum, each of the following for each such indi-21 vidual:

22 (1) The findings of an analysis regarding any
23 risk to the national security of the United States
24 that is posed by the transfer of the individual.

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1	(2) The costs associated with not transferring
2	the individual in question.
3	(3) The legal rationale and associated court de-
4	mands for transfer.
5	(4) A certification by the President that any
6	risk described in paragraph (1) has been mitigated,
7	together with a full description of the plan for such
8	mitigation.
9	(5) A certification by the President that the
10	President has submitted to the Governor and legisla-
11	ture of the State or territory (or, in the case of the
12	District of Columbia, to the Mayor of the District of
13	Columbia) to which the President intends to transfer
14	the individual a certification in writing at least 30
15	days prior to such transfer (together with supporting
16	documentation and justification) that the individual
17	does not pose a security risk to the United States.
18	(d) None of the funds made available in this or any
19	prior Act may be used to transfer or release an individual
20	detained at Naval Station, Guantanamo Bay, Cuba, as of
21	April 30, 2009, to a freely associated State, unless the
22	President submits to the Congress, in writing, at least 30
23	days prior to such transfer or release, the following infor-
24	mation:

1 (1) The name of any individual to be trans-2 ferred or released and the freely associated State to 3 which such individual is to be transferred or re-4 leased.

5 (2) An assessment of any risk to the national 6 security of the United States or its citizens, includ-7 ing members of the Armed Services or the United 8 States, that is posed by such transfer or release and 9 the actions taken to mitigate such risk.

10 (3) The terms of any agreement with the freely
11 associated State for the acceptance of such indi12 vidual, including the amount of any financial assist13 ance related to such agreement.

14 (e) In this section, the term "freely associated
15 States" means the Federated States of Micronesia (FSM),
16 the Republic of the Marshall Islands (RMI), and the Re17 public of Palau.

18 SEC. 427. Notwithstanding any other provision of 19 law, none of the funds made available in this or any other 20 Act may be used to promulgate or implement any regula-21 tion requiring the issuance of permits under title V of the 22 Clean Air Act for carbon dioxide, nitrous oxide, water 23 vapor, or methane emissions resulting from biological 24 processes associated with livestock production. This Act may be cited as the "Department of the In terior, Environment, and Related Agencies Appropriations
 Act, 2010".

4 That the following sums are appropriated, out of any
5 money in the Treasury not otherwise appropriated, for the
6 Department of the Interior, environment, and related agen7 cies for the fiscal year ending September 30, 2010, and for
8 other purposes, namely:

- 9 TITLE I
- 10 DEPARTMENT OF THE INTERIOR
- 11 BUREAU OF LAND MANAGEMENT

12 MANAGEMENT OF LANDS AND RESOURCES

13 For necessary expenses for protection, use, improve-14 ment, development, disposal, cadastral surveying, classifica-15 tion, acquisition of easements and other interests in lands, and performance of other functions, including maintenance 16 of facilities, as authorized by law, in the management of 17 lands and their resources under the jurisdiction of the Bu-18 reau of Land Management, including the general adminis-19 20 tration of the Bureau, and assessment of mineral potential 21 of public lands pursuant to Public Law 96–487 (16 U.S.C. 22 3150(a)), \$965,721,000, to remain available until expended, 23 of which not to exceed \$69,336,000 is available for oil and 24 gas management; and of which \$1,500,000 is for high pri-25 ority projects, to be carried out by the Youth Conservation

Corps; and of which \$3,000,000 shall be available in fiscal
 year 2010 subject to a match by at least an equal amount
 by the National Fish and Wildlife Foundation for cost shared projects supporting conservation of Bureau lands;
 and such funds shall be advanced to the Foundation as a
 lump sum grant without regard to when expenses are in curred.

8 In addition, \$45,500,000 is for the processing of appli-9 cations for permit to drill and related use authorizations, 10 to remain available until expended, to be reduced by amounts collected by the Bureau and credited to this appro-11 12 priation that shall be derived from \$6,500 per new application for permit to drill that the Bureau shall collect upon 13 submission of each new application, and in addition, 14 15 \$36,696,000 is for Mining Law Administration program operations, including the cost of administering the mining 16 claim fee program; to remain available until expended, to 17 be reduced by amounts collected by the Bureau and credited 18 to this appropriation from annual mining claim fees so as 19 to result in a final appropriation estimated at not more 20 21 than \$965,721,000, and \$2,000,000, to remain available 22 until expended, from communication site rental fees estab-23 lished by the Bureau for the cost of administering communication site activities. 24

CONSTRUCTION

2 For construction of buildings, recreation facilities,
3 roads, trails, and appurtenant facilities, \$8,626,000, to re4 main available until expended.

5

1

LAND ACQUISITION

6 For expenses necessary to carry out sections 205, 206, 7 and 318(d) of Public Law 94–579, including administra-8 tive expenses and acquisition of lands or waters, or interests 9 therein, \$28,650,000, to be derived from the Land and Water Conservation Fund and to remain available until 10 expended: Provided, That, notwithstanding the joint ex-11 planatory statement of the Committee on Appropriations 12 of the House of Representatives accompanying Public Law 13 111-8 (123 Stat. 524), the amount of \$2,000,000 made 14 15 available for the Henry's Lake ACEC in the State of Idaho (as described in the table entitled "Congressionally Des-16 ignated Spending" contained in section 430 of that joint 17 explanatory statement) shall be made available for the 18 19 Upper Snake/South Fork River ACEC/SRMA in the State of Idaho. 20

21

OREGON AND CALIFORNIA GRANT LANDS

22 For expenses necessary for management, protection,
23 and development of resources and for construction, oper24 ation, and maintenance of access roads, reforestation, and
25 other improvements on the revested Oregon and California

122

1 Railroad grant lands, on other Federal lands in the Oregon 2 and California land-grant counties of Oregon, and on adja-3 cent rights-of-way; and acquisition of lands or interests 4 therein, including existing connecting roads on or adjacent 5 to such grant lands; \$111,557,000, to remain available until 6 expended: Provided, That 25 percent of the aggregate of all 7 receipts during the current fiscal year from the revested Or-8 egon and California Railroad grant lands is hereby made 9 a charge against the Oregon and California land-grant fund and shall be transferred to the General Fund in the 10 11 Treasury in accordance with the second paragraph of subsection (b) of title II of the Act of August 28, 1937 (50 Stat. 12 13 876).

14 FOREST ECOSYSTEM HEALTH AND RECOVERY FUND

15 (REVOLVING FUND, SPECIAL ACCOUNT)

16 In addition to the purposes authorized in Public Law 17 102–381, funds made available in the Forest Ecosystem 18 Health and Recovery Fund can be used for the purpose of planning, preparing, implementing and monitoring salvage 19 timber sales and forest ecosystem health and recovery activi-20 21 ties, such as release from competing vegetation and density 22 control treatments. The Federal share of receipts (defined 23 as the portion of salvage timber receipts not paid to the counties under 43 U.S.C. 1181f and 43 U.S.C. 1181f-1 et 24 seq., and Public Law 106–393) derived from treatments 25

124

3

RANGE IMPROVEMENTS

4 For rehabilitation, protection, and acquisition of lands 5 and interests therein, and improvement of Federal rangelands pursuant to section 401 of the Federal Land Policy 6 7 and Management Act of 1976 (43 U.S.C. 1701), notwith-8 standing any other Act, sums equal to 50 percent of all 9 moneys received during the prior fiscal year under sections 3 and 15 of the Taylor Grazing Act (43 U.S.C. 315 et seq.) 10 and the amount designated for range improvements from 11 12 grazing fees and mineral leasing receipts from Bankhead-Jones lands transferred to the Department of the Interior 13 pursuant to law, but not less than \$10,000,000, to remain 14 15 available until expended: Provided, That not to exceed \$600,000 shall be available for administrative expenses. 16

17 SERVICE CHARGES, DEPOSITS, AND FORFEITURES

18 For administrative expenses and other costs related to processing application documents and other authorizations 19 for use and disposal of public lands and resources, for costs 20 21 of providing copies of official public land documents, for 22 monitoring construction, operation, and termination of fa-23 cilities in conjunction with use authorizations, and for re-24 habilitation of damaged property, such amounts as may be collected under Public Law 94–579, as amended, and Public 25

HR 2996 PP

Law 93–153, to remain available until expended: Provided, 1 2 That, notwithstanding any provision to the contrary of section 305(a) of Public Law 94–579 (43 U.S.C. 1735(a)), any 3 4 moneys that have been or will be received pursuant to that 5 section, whether as a result of forfeiture, compromise, or set-6 tlement, if not appropriate for refund pursuant to section 7 305(c) of that Act (43 U.S.C. 1735(c)), shall be available 8 and may be expended under the authority of this Act by 9 the Secretary to improve, protect, or rehabilitate any public 10 lands administered through the Bureau of Land Manage-11 ment which have been damaged by the action of a resource 12 developer, purchaser, permittee, or any unauthorized per-13 son, without regard to whether all moneys collected from each such action are used on the exact lands damaged which 14 15 led to the action: Provided further, That any such moneys that are in excess of amounts needed to repair damage to 16 the exact land for which funds were collected may be used 17 to repair other damaged public lands. 18

19

MISCELLANEOUS TRUST FUNDS

In addition to amounts authorized to be expended I under existing laws, there is hereby appropriated such amounts as may be contributed under section 307 of the Act of October 21, 1976 (43 U.S.C. 1701), and such amounts as may be advanced for administrative costs, surveys, appraisals, and costs of making conveyances of omitted lands under section 211(b) of that Act, to remain avail able until expended.

3

ADMINISTRATIVE PROVISIONS

The Bureau of Land Management may carry out the 4 5 operations funded under this Act by direct expenditure, contracts, grants, cooperative agreements and reimbursable 6 7 agreements with public and private entities. Projects funded 8 pursuant to a written commitment by a State government 9 to provide an identified amount of money in support of the project may be carried out by the bureau upon receipt 10 of the written commitment. Appropriations for the Bureau 11 of Land Management (BLM) shall be available for pur-12 13 chase, erection, and dismantlement of temporary structures, 14 and alteration and maintenance of necessary buildings and 15 appurtenant facilities to which the United States has title; up to \$100,000 for payments, at the discretion of the Sec-16 retary, for information or evidence concerning violations of 17 laws administered by the Bureau; miscellaneous and emer-18 gency expenses of enforcement activities authorized or ap-19 20 proved by the Secretary and to be accounted for solely on 21 the Secretary's certificate, not to exceed \$10,000: Provided, 22 That notwithstanding 44 U.S.C. 501, the Bureau may, 23 under cooperative cost-sharing and partnership arrange-24 ments authorized by law, procure printing services from cooperators in connection with jointly produced publications 25

for which the cooperators share the cost of printing either 1 in cash or in services, and the Bureau determines the coop-2 3 erator is capable of meeting accepted quality standards: 4 Provided further, That projects to be funded pursuant to 5 a written commitment by a State government to provide 6 an identified amount of money in support of the project 7 may be carried out by the Bureau on a reimbursable basis. 8 Appropriations herein made shall not be available for the 9 destruction of healthy, unadopted, wild horses and burros 10 in the care of the Bureau of Land Management or its contractors or for the sale of wild horses and burros that results 11 in their destruction for processing into commercial prod-12 13 ucts.

14 United States Fish and Wildlife Service

15

RESOURCE MANAGEMENT

16 For necessary expenses of the United States Fish and Wildlife Service, as authorized by law, and for scientific 17 18 and economic studies, general administration, and for the 19 performance of other authorized functions related to such 20 resources, \$1,244,386,000, to remain available until Sep-21 tember 30, 2011 except as otherwise provided herein: Pro-22 vided, That \$2,500,000 is for high priority projects, which 23 shall be carried out by the Youth Conservation Corps: Pro-24 vided further, That not to exceed \$22,103,000 shall be used 25 for implementing subsections (a), (b), (c), and (e) of section

4 of the Endangered Species Act, as amended, (except for 1 processing petitions, developing and issuing proposed and 2 3 final regulations, and taking any other steps to implement 4 actions described in subsection (c)(2)(A), (c)(2)(B)(i), or 5 (c)(2)(B)(ii)), of which not to exceed \$11,632,000 shall be used for any activity regarding the designation of critical 6 7 habitat, pursuant to subsection (a)(3), excluding litigation 8 support, for species listed pursuant to subsection (a)(1)9 prior to October 1, 2009: Provided further, That of the 10 amount available for law enforcement, up to \$400,000, to 11 remain available until expended, may at the discretion of 12 the Secretary be used for payment for information, rewards, or evidence concerning violations of laws administered by 13 14 the Service, and miscellaneous and emergency expenses of 15 enforcement activity, authorized or approved by the Secretary and to be accounted for solely on the Secretary's cer-16 17 tificate: Provided further, That of the amount provided for 18 environmental contaminants, up to \$1,000,000 may remain 19 available until expended for contaminant sample analyses. 20 CONSTRUCTION

For construction, improvement, acquisition, or removal of buildings and other facilities required in the conservation, management, investigation, protection, and utilization of fishery and wildlife resources, and the acquisition

of lands and interests therein; \$39,741,000, to remain avail able until expended.

3

LAND ACQUISITION

For expenses necessary to carry out the Land and 4 Water Conservation Fund Act of 1965, as amended (16) 5 U.S.C. 460l-4 through 11), including administrative ex-6 7 penses, and for acquisition of land or waters, or interest 8 therein, in accordance with statutory authority applicable 9 to the United States Fish and Wildlife Service, \$82,790,000, to be derived from the Land and Water Conservation Fund 10 and to remain available until expended, of which, notwith-11 standing 16 U.S.C. 460l-9, not more than \$1,500,000 shall 12 be for land conservation partnerships authorized by the 13 Highlands Conservation Act of 2004: Provided, That none 14 15 of the funds appropriated for specific land acquisition projects can be used to pay for any administrative over-16 head, planning or other management costs. 17

18 COOPERATIVE ENDANGERED SPECIES CONSERVATION FUND

For expenses necessary to carry out section 6 of the
Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.),
as amended, \$85,001,000, to remain available until expended, of which \$30,307,000 is to be derived from the Cooperative Endangered Species Conservation Fund, of which
\$5,146,000 shall be for the Idaho Salmon and Clearwater
River Basins Habitat Account pursuant to the Snake River

HR 2996 PP

Water Rights Act of 2004; and of which \$54,694,000 is to 1 be derived from the Land and Water Conservation Fund. 2 3 NATIONAL WILDLIFE REFUGE FUND 4 For expenses necessary to implement the Act of October 5 17, 1978 (16 U.S.C. 715s), \$14,500,000. 6 NORTH AMERICAN WETLANDS CONSERVATION FUND 7 For expenses necessary to carry out the provisions of 8 the North American Wetlands Conservation Act, as amend-9 ed (16 U.S.C. 4401–4414), \$45,147,000, to remain available 10 until expended. 11 NEOTROPICAL MIGRATORY BIRD CONSERVATION

For expenses necessary to carry out the Neotropical
Migratory Bird Conservation Act, as amended, (16 U.S.C.
6101 et seq.), \$5,000,000, to remain available until expended.

16 MULTINATIONAL SPECIES CONSERVATION FUND

17 For expenses necessary to carry out the African Elephant Conservation Act (16 U.S.C. 4201–4203, 4211–4214, 18 4221-4225, 4241-4246, and 1538), the Asian Elephant 19 Conservation Act of 1997 (16 U.S.C. 4261-4266), the Rhi-20 21 noceros and Tiger Conservation Act of 1994 (16 U.S.C. 22 5301–5306), the Great Ape Conservation Act of 2000 (16 23 U.S.C. 6301–6305), and the Marine Turtle Conservation 24 Act of 2004 (16 U.S.C. 6601–6606), \$11,500,000, to remain 25 available until expended.

1

STATE AND TRIBAL WILDLIFE GRANTS

2 For wildlife conservation grants to States and to the District of Columbia, Puerto Rico, Guam, the United States 3 4 Virgin Islands, the Northern Mariana Islands, American 5 Samoa, and Indian tribes under the provisions of the Fish and Wildlife Act of 1956 and the Fish and Wildlife Coordi-6 7 nation Act, for the development and implementation of pro-8 grams for the benefit of wildlife and their habitat, including 9 species that are not hunted or fished, \$80,000,000, to re-10 main available until expended: Provided, That of the amount provided herein, \$7,000,000 is for a competitive 11 12 grant program for Indian tribes not subject to the remaining provisions of this appropriation: Provided further, That 13 14 \$5,000,000 is for a competitive grant program for States, 15 territories, and other jurisdictions with approved plans, not subject to the remaining provisions of this appropriation: 16 17 Provided further, That the Secretary shall, for fiscal year 2010 and each fiscal year thereafter, after deducting 18 19 \$12,000,000 and administrative expenses, apportion the amount provided herein in the following manner: (1) to the 20 21 District of Columbia and to the Commonwealth of Puerto 22 Rico, each a sum equal to not more than one-half of 1 per-23 cent thereof; and (2) to Guam, American Samoa, the United 24 States Virgin Islands, and the Commonwealth of the North-25 ern Mariana Islands, each a sum equal to not more than

one-fourth of 1 percent thereof: Provided further, That the 1 2 Secretary shall, for fiscal year 2010 and each fiscal year 3 thereafter, apportion the remaining amount in the fol-4 lowing manner: (1) one-third of which is based on the ratio 5 to which the land area of such State bears to the total land area of all such States; and (2) two-thirds of which is based 6 7 on the ratio to which the population of such State bears 8 to the total population of all such States: Provided further, 9 That the amounts apportioned under this paragraph shall 10 be adjusted equitably so that no State shall, for fiscal year 11 2010 and each fiscal year thereafter, be apportioned a sum 12 which is less than 1 percent of the amount available for 13 apportionment under this paragraph for any fiscal year or 14 more than 5 percent of such amount: Provided further, That 15 the Federal share of planning grants shall not, for fiscal year 2010 and each fiscal year thereafter, exceed 75 percent 16 17 of the total costs of such projects and the Federal share of 18 implementation grants shall not, for fiscal year 2010 and 19 each fiscal year thereafter, exceed 50 percent of the total costs of such projects: Provided further, That the non-Fed-20 21 eral share of such projects may not be derived from Federal 22 grant programs: Provided further, That any amount appor-23 tioned in 2010 to any State, territory, or other jurisdiction 24 that remains unobligated as of September 30, 2011, shall

be reapportioned, together with funds appropriated in 2012,
 in the manner provided herein.

3

ADMINISTRATIVE PROVISIONS

4 The Fish and Wildlife Service may carry out the oper-5 ations of Service programs by direct expenditure, contracts, grants, cooperative agreements and reimbursable agree-6 7 ments with public and private entities. Appropriations and 8 funds available to the United States Fish and Wildlife Serv-9 ice shall be available for repair of damage to public roads 10 within and adjacent to reservation areas caused by operations of the Service; options for the purchase of land at 11 12 not to exceed \$1 for each option; facilities incident to such public recreational uses on conservation areas as are con-13 sistent with their primary purpose; and the maintenance 14 15 and improvement of aquaria, buildings, and other facilities under the jurisdiction of the Service and to which the 16 17 United States has title, and which are used pursuant to law in connection with management, and investigation of 18 fish and wildlife resources: Provided, That notwithstanding 19 20 44 U.S.C. 501, the Service may, under cooperative cost 21 sharing and partnership arrangements authorized by law, 22 procure printing services from cooperators in connection 23 with jointly produced publications for which the cooperators 24 share at least one-half the cost of printing either in cash or services and the Service determines the cooperator is ca-25

pable of meeting accepted quality standards: Provided fur ther, That the Service may accept donated aircraft as re placements for existing aircraft.

NATIONAL PARK SERVICE

4

5 OPERATION OF THE NATIONAL PARK SYSTEM

6 For expenses necessary for the management, operation, 7 and maintenance of areas and facilities administered by 8 the National Park Service (including expenses to carry out 9 programs of the United States Park Police), and for the general administration of the National Park Service, 10 11 \$2,261,309,000, of which \$9,982,000 for planning and interagency coordination in support of Everglades restora-12 tion and \$99,622,000 for maintenance, repair or rehabilita-13 tion projects for constructed assets, operation of the Na-14 15 tional Park Service automated facility management software system, and comprehensive facility condition assess-16 ments shall remain available until September 30, 2011. 17

18 NATIONAL RECREATION AND PRESERVATION

19 For expenses necessary to carry out recreation pro-20 grams, natural programs, cultural programs, heritage part-21 nership programs, environmental compliance and review, 22 international park affairs, statutory or contractual aid for 23 other activities, and grant administration, not otherwise 24 provided for, \$67,438,000, of which \$3,175,000 shall be for 25 Preserve America grants as authorized by section 7302 of the Omnibus Public Land Management Act of 2009 (Public
 Law 111–11).

3

HISTORIC PRESERVATION FUND

4 For expenses necessary in carrying out the Historic 5 Preservation Act of 1966, as amended (16 U.S.C. 470), and the Omnibus Parks and Public Lands Management Act of 6 7 1996 (Public Law 104-333), \$74,500,000, to be derived 8 from the Historic Preservation Fund and to remain avail-9 able until September 30, 2011; of which \$20,000,000 shall 10 be for Save America's Treasures grants as authorized by section 7303 of the Omnibus Public Land Management Act 11 of 2009 (Public Law 111–11) of which \$200,000 may be 12 made available by the Secretary of the Interior to develop, 13 in conjunction with Morehouse College, a program to cata-14 15 logue, preserve, provide public access to and research on, develop curriculum and courses based on, provide public ac-16 cess to, and conduct scholarly forums on the important 17 works and papers of Dr. Martin Luther King, Jr. to provide 18 19 a better understanding of the message and teachings of Dr. Martin Luther King, Jr.. 20

21

CONSTRUCTION

For construction, improvements, repair or replacement
of physical facilities, including a portion of the expense for
the modifications authorized by section 104 of the Ever-

	200
1	glades National Park Protection and Expansion Act of
2	1989, \$219,731,000, to remain available until expended.
3	LAND AND WATER CONSERVATION FUND
4	(RESCISSION)
5	The contract authority provided for fiscal year 2010
6	by 16 U.S.C. 460l–10a is rescinded.
7	LAND ACQUISITION AND STATE ASSISTANCE
8	For expenses necessary to carry out the Land and
9	Water Conservation Act of 1965, as amended (16 U.S.C.
10	460l–4 through 11), including administrative expenses, and
11	for acquisition of lands or waters, or interest therein, in
12	accordance with the statutory authority applicable to the
13	National Park Service, \$118,586,000, to be derived from the
14	Land and Water Conservation Fund and to remain avail-
15	able until expended, of which \$35,000,000 is for the State
16	assistance program and of which \$4,000,000 shall be for
17	the American Battlefield Protection Program grants as au-
18	thorized by section 7301 of the Omnibus Public Land Man-
19	agement Act of 2009 (Public Law 111–11).
20	ADMINISTRATIVE PROVISIONS
21	(INCLUDING TRANSFER OF FUNDS)
22	In addition to other uses set forth in section $407(d)$
23	of Public Law 105–391, franchise fees credited to a sub-
24	account shall be available for expenditure by the Secretary,
25	without further appropriation, for use at any unit within

the National Park System to extinguish or reduce liability 1 for Possessory Interest or leasehold surrender interest. Such 2 funds may only be used for this purpose to the extent that 3 4 the benefiting unit anticipated franchise fee receipts over 5 the term of the contract at that unit exceed the amount of funds used to extinguish or reduce liability. Franchise fees 6 7 at the benefiting unit shall be credited to the sub-account 8 of the originating unit over a period not to exceed the term 9 of a single contract at the benefiting unit, in the amount 10 of funds so expended to extinguish or reduce liability.

11 For the costs of administration of the Land and Water 12 *Conservation* Fund authorized grants bysection 13 105(a)(2)(B) of the Gulf of Mexico Energy Security Act of 2006 (Public Law 109–432), the National Park Service 14 15 may retain up to 3 percent of the amounts which are authorized to be disbursed under such section, such retained 16 amounts to remain available until expended. 17

National Park Service funds may be transferred to the
Federal Highway Administration (FHWA), Department of
Transportation, for purposes authorized under 23 U.S.C.
204. Transfers may include a reasonable amount for
FHWA administrative support costs.

1	United States Geological Survey
2	SURVEYS, INVESTIGATIONS, AND RESEARCH
3	For expenses necessary for the United States Geological
4	Survey to perform surveys, investigations, and research cov-
5	ering topography, geology, hydrology, biology, and the min-
6	eral and water resources of the United States, its territories
7	and possessions, and other areas as authorized by 43 U.S.C.
8	31, 1332, and 1340; classify lands as to their mineral and
9	water resources; give engineering supervision to power per-
10	mittees and Federal Energy Regulatory Commission licens-
11	ees; administer the minerals exploration program (30
12	U.S.C. 641); conduct inquiries into the economic conditions
13	affecting mining and materials processing industries (30
14	U.S.C. 3, 21a, and 1603; 50 U.S.C. 98g(1)) and related
15	purposes as authorized by law; and to publish and dissemi-
16	nate data relative to the foregoing activities;
17	\$1,104,340,000, to remain available until September 30,
18	2011, of which \$65,561,000 shall be available only for co-
19	operation with States or municipalities for water resources
20	investigations; of which \$40,150,000 shall remain available
21	until expended for satellite operations; and of which
22	\$7,321,000 shall be available until expended for deferred
23	maintenance and capital improvement projects that exceed
24	\$100,000 in cost: Provided, That none of the funds provided
25	for the biological research activity shall be used to conduct

new surveys on private property, unless specifically author ized in writing by the property owner: Provided further,
 That no part of this appropriation shall be used to pay
 more than one-half the cost of topographic mapping or
 water resources data collection and investigations carried
 on in cooperation with States and municipalities.

7

ADMINISTRATIVE PROVISIONS

8 From within the amount appropriated for activities 9 of the United States Geological Survey such sums as are 10 necessary shall be available for reimbursement to the Gen-11 eral Services Administration for security guard services; 12 contracting for the furnishing of topographic maps and for the making of geophysical or other specialized surveys when 13 it is administratively determined that such procedures are 14 15 in the public interest; construction and maintenance of necessary buildings and appurtenant facilities; acquisition of 16 lands for gauging stations and observation wells; expenses 17 18 of the United States National Committee on Geology; and 19 payment of compensation and expenses of persons on the 20 rolls of the Survey duly appointed to represent the United 21 States in the negotiation and administration of interstate 22 compacts: Provided, That activities funded by appropria-23 tions herein made may be accomplished through the use of 24 contracts, grants, or cooperative agreements as defined in 25 31 U.S.C. 6302 et seq.: Provided further, That the United

1 States Geological Survey may enter into contracts or coop-2 erative agreements directly with individuals or indirectly with institutions or nonprofit organizations, without re-3 4 gard to 41 U.S.C. 5, for the temporary or intermittent serv-5 ices of students or recent graduates, who shall be considered 6 employees for the purpose of chapters 57 and 81 of title 7 5, United States Code, relating to compensation for travel 8 and work injuries, and chapter 171 of title 28, United 9 States Code, relating to tort claims, but shall not be considered to be Federal employees for any other purposes. 10

11 Minerals Management Service

12 ROYALTY AND OFFSHORE MINERALS MANAGEMENT

13 For expenses necessary for minerals leasing and envi-14 ronmental studies, regulation of industry operations, and 15 collection of royalties, as authorized by law; for enforcing laws and regulations applicable to oil, gas, and other min-16 erals leases, permits, licenses and operating contracts; for 17 energy-related or other authorized marine-related purposes 18 19 on the Outer Continental Shelf; and for matching grants or cooperative agreements, \$175,217,000, to remain avail-20 21 able until September 30, 2011, of which \$89,374,000 shall 22 be available for royalty management activities; and an 23 amount not to exceed \$156,730,000, to be credited to this 24 appropriation and to remain available until expended, from additions to receipts resulting from increases to rates 25

in effect on August 5, 1993, and from cost recovery fees: 1 Provided, That notwithstanding 31 U.S.C. 3302, in fiscal 2 3 year 2010, such amounts as are assessed under 31 U.S.C. 4 9701 shall be collected and credited to this account and shall 5 be available until expended for necessary expenses: Provided further, That to the extent \$156,730,000 in addition to re-6 7 ceipts are not realized from the sources of receipts stated 8 above, the amount needed to reach \$156,730,000 shall be 9 credited to this appropriation from receipts resulting from 10 rental rates for Outer Continental Shelf leases in effect before August 5, 1993: Provided further, That the term "quali-11 fied Outer Continental Shelf revenues", as defined in sec-12 13 tion 102(9)(A) of the Gulf of Mexico Energy Security Act, division C of Public Law 109–432, shall include only the 14 15 portion of rental revenues that would have been collected at the rental rates in effect before August 5, 1993: Provided 16 further, That not to exceed \$3,000 shall be available for rea-17 sonable expenses related to promoting volunteer beach and 18 19 marine cleanup activities: Provided further, That notwithstanding any other provision of law, \$15,000 under this 20 21 heading shall be available for refunds of overpayments in 22 connection with certain Indian leases in which the Director 23 of MMS concurred with the claimed refund due, to pay 24 amounts owed to Indian allottees or tribes, or to correct prior unrecoverable erroneous payments: Provided further, 25

That for the costs of administration of the Coastal Impact
 Assistance Program authorized by section 31 of the Outer
 Continental Shelf Lands Act, as amended (43 U.S.C.
 1456a), MMS in fiscal year 2010 may retain up to 4 per cent of the amounts which are disbursed under section
 31(b)(1), such retained amounts to remain available until
 expended.

8 For an additional amount, \$10,000,000, to remain 9 available until expended, which shall be derived from non-10 refundable inspection fees collected in fiscal year 2010, as provided in this Act: Provided, That to the extent that such 11 amounts are not realized from such fees, the amount needed 12 13 to reach \$10,000,000 shall be credited to this appropriation from receipts resulting from rental rates for Outer Conti-14 15 nental Shelf leases in effect before August 5, 1993.

16

OIL SPILL RESEARCH

For necessary expenses to carry out title I, section
1016, title IV, sections 4202 and 4303, title VII, and title
VIII, section 8201 of the Oil Pollution Act of 1990,
\$6,303,000, which shall be derived from the Oil Spill Liability Trust Fund, to remain available until expended.

22 Administrative provision

Notwithstanding the provisions of section 35(b) of the
Mineral Leasing Act, as amended (30 U.S.C. 191(b)), the
Secretary shall deduct 2 percent from the amount payable

	110
1	to each State in fiscal year 2010 and deposit the amount
2	deducted to miscellaneous receipts of the Treasury.
3	Office of Surface Mining Reclamation and
4	Enforcement
5	REGULATION AND TECHNOLOGY
6	For necessary expenses to carry out the provisions of
7	the Surface Mining Control and Reclamation Act of 1977,
8	Public Law 95-87, as amended, \$127,180,000, to remain
9	available until September 30, 2011: Provided, That appro-
10	priations for the Office of Surface Mining Reclamation and
11	Enforcement may provide for the travel and per diem ex-
12	penses of State and tribal personnel attending Office of Sur-
13	face Mining Reclamation and Enforcement sponsored
14	training.
15	ABANDONED MINE RECLAMATION FUND
16	For necessary expenses to carry out title IV of the Sur-
17	face Mining Control and Reclamation Act of 1977, Public
18	Law 95–87, as amended, \$39,588,000, to be derived from
19	receipts of the Abandoned Mine Reclamation Fund and to
20	remain available until expended: Provided, That pursuant
21	to Public Law 97–365, the Department of the Interior is
22	authorized to use up to 20 percent from the recovery of the
23	delinquent debt owed to the United States Government to
24	pay for contracts to collect these debts: Provided further,
25	That funds made available under title IV of Public Law

95–87 may be used for any required non-Federal share of 1 the cost of projects funded by the Federal Government for 2 the purpose of environmental restoration related to treat-3 4 ment or abatement of acid mine drainage from abandoned mines: Provided further, That such projects must be con-5 sistent with the purposes and priorities of the Surface Min-6 7 ing Control and Reclamation Act: Provided further, That 8 amounts provided under this heading may be used for the 9 travel and per diem expenses of State and tribal personnel attending Office of Surface Mining Reclamation and En-10 forcement sponsored training. 11

12

ADMINISTRATIVE PROVISION

With funds available for the Technical Innovation and
Professional Services program in this Act, the Secretary
may transfer title for computer hardware, software and
other technical equipment to State and tribal regulatory
and reclamation programs.

- 18 BUREAU OF INDIAN AFFAIRS
- 19 OPERATION OF INDIAN PROGRAMS
- 20 (INCLUDING TRANSFER OF FUNDS)

For expenses necessary for the operation of Indian programs, as authorized by law, including the Snyder Act of
November 2, 1921 (25 U.S.C. 13), the Indian Self-Determination and Education Assistance Act of 1975 (25 U.S.C.
450 et seq.), as amended, the Education Amendments of

1 1978 (25 U.S.C. 2001–2019), and the Tribally Controlled 2 Schools Act of 1988 (25 U.S.C. 2501 et seq.), as amended, 3 \$2,309,322,000, to remain available until September 30, 4 2011 except as otherwise provided herein; of which not to 5 exceed \$8,500 may be for official reception and representation expenses; of which not to exceed \$74,915,000 shall be 6 7 for welfare assistance payments: Provided, That in cases of 8 designated Federal disasters, the Secretary may exceed such 9 cap, from the amounts provided herein, to provide for dis-10 aster relief to Indian communities affected by the disaster; 11 of which, notwithstanding any other provision of law, including but not limited to the Indian Self-Determination 12 13 Act of 1975, as amended, not to exceed \$154,794,000 shall be available for payments for contract support costs associ-14 15 ated with ongoing contracts, grants, compacts, or annual funding agreements entered into with the Bureau prior to 16 17 or during fiscal year 2010, as authorized by such Act, ex-18 cept that tribes and tribal organizations may use their trib-19 al priority allocations for unmet contract support costs of ongoing contracts, grants, or compacts, or annual funding 20 21 agreements and for unmet welfare assistance costs; of which 22 not to exceed \$566,702,000 for school operations costs of Bu-23 reau-funded schools and other education programs shall be-24 come available on July 1, 2010, and shall remain available 25 until September 30, 2011; of which \$25,000,000 shall be for

1 public safety and justice programs as authorized by the Emergency Fund for Indian Safety and Health, established 2 by section 601 of Public Law 110–293 (25 U.S.C. 443c); 3 4 and of which not to exceed \$60,958,000 shall remain avail-5 able until expended for housing improvement, road maintenance, attorney fees, litigation support, the Indian Self-De-6 termination Fund, land records improvement, and the Nav-7 8 ajo-Hopi Settlement Program: Provided further, That not-9 withstanding any other provision of law, including but not 10 limited to the Indian Self-Determination Act of 1975, as amended, and 25 U.S.C. 2008, not to exceed \$43,373,000 11 12 within and only from such amounts made available for 13 school operations shall be available for administrative cost grants associated with ongoing grants entered into with the 14 15 Bureau prior to or during fiscal year 2009 for the operation of Bureau-funded schools, and up to \$500,000 within and 16 17 only from such amounts made available for administrative 18 cost grants shall be available for the transitional costs of initial administrative cost grants to grantees that assume 19 operation on or after July 1, 2009, of Bureau-funded 20 21 schools: Provided further, That any forestry funds allocated 22 to a tribe which remain unobligated as of September 30, 23 2011, may be transferred during fiscal year 2012 to an In-24 dian forest land assistance account established for the ben-25 efit of the holder of the funds within the holder's trust fund

account: Provided further, That any such unobligated bal ances not so transferred shall expire on September 30, 2012:
 Provided further, That in order to enhance the safety of Bu reau field employees, the Bureau may use funds to purchase
 uniforms or other identifying articles of clothing for per sonnel.

7

8

CONSTRUCTION

(INCLUDING TRANSFER OF FUNDS)

9 For construction, repair, improvement, and mainte-10 nance of irrigation and power systems, buildings, utilities, 11 and other facilities, including architectural and engineering services by contract; acquisition of lands, and interests in 12 13 lands; and preparation of lands for farming, and for construction of the Navajo Indian Irrigation Project pursuant 14 15 to Public Law 87-483, \$225,000,000, to remain available until expended: Provided, That such amounts as may be 16 17 available for the construction of the Navajo Indian Irriga-18 tion Project may be transferred to the Bureau of Reclamation: Provided further, That not to exceed 6 percent of con-19 tract authority available to the Bureau of Indian Affairs 20 21 from the Federal Highway Trust Fund may be used to cover 22 the road program management costs of the Bureau: Pro-23 vided further, That any funds provided for the Safety of 24 Dams program pursuant to 25 U.S.C. 13 shall be made available on a nonreimbursable basis: Provided further, 25

That for fiscal year 2010, in implementing new construc-1 2 tion or facilities improvement and repair project grants in 3 excess of \$100,000 that are provided to grant schools under 4 Public Law 100–297, as amended, the Secretary of the Inte-5 rior shall use the Administrative and Audit Requirements 6 and Cost Principles for Assistance Programs contained in 7 43 CFR part 12 as the regulatory requirements: Provided 8 further, That such grants shall not be subject to section 9 12.61 of 43 CFR; the Secretary and the grantee shall nego-10 tiate and determine a schedule of payments for the work to be performed: Provided further, That in considering 11 grant applications, the Secretary shall consider whether 12 13 such grantee would be deficient in assuring that the construction projects conform to applicable building standards 14 15 and codes and Federal, tribal, or State health and safety standards as required by 25 U.S.C. 2005(b), with respect 16 to organizational and financial management capabilities: 17 18 Provided further, That if the Secretary declines a grant application, the Secretary shall follow the requirements con-19 tained in 25 U.S.C. 2504(f): Provided further, That any 20 21 disputes between the Secretary and any grantee concerning 22 a grant shall be subject to the disputes provision in 25 23 U.S.C. 2507(e): Provided further, That in order to ensure 24 timely completion of construction projects, the Secretary 25 may assume control of a project and all funds related to

the project, if, within eighteen months of the date of enact-1 ment of this Act, any grantee receiving funds appropriated 2 in this Act or in any prior Act, has not completed the plan-3 4 ning and design phase of the project and commenced con-5 struction: Provided further, That this appropriation may be reimbursed from the Office of the Special Trustee for 6 7 American Indians appropriation for the appropriate share 8 of construction costs for space expansion needed in agency 9 offices to meet trust reform implementation.

10 INDIAN LAND AND WATER CLAIM SETTLEMENTS AND

11 MISCELLANEOUS PAYMENTS TO INDIANS

For payments and necessary administrative expenses
for implementation of Indian land and water claim settlements pursuant to Public Laws 99–264, 100–580, 101–618,
108–447, 109–379, 109–479, 110–297, and 111–11, and for
implementation of other land and water rights settlements,
\$47,380,000, to remain available until expended.

18 INDIAN LAND CONSOLIDATION, BIA

19 For consolidation of fractional interests in Indian 20 lands and expenses associated with redetermining and re-21 distributing escheated interests in allotted lands, and for 22 necessary expenses to carry out the Indian Land Consolida-23 tion Act of 1983, as amended, by direct expenditure or coop-24 erative agreement, \$3,000,000, to remain available until ex-25 pended. INDIAN GUARANTEED LOAN PROGRAM ACCOUNT

2 For the cost of guaranteed loans and insured loans, 3 \$8,215,000, of which \$1,629,000 is for administrative ex-4 penses, as authorized by the Indian Financing Act of 1974, 5 as amended: Provided, That such costs, including the cost of modifying such loans, shall be as defined in section 502 6 7 of the Congressional Budget Act of 1974: Provided further, 8 That these funds are available to subsidize total loan prin-9 cipal, any part of which is to be guaranteed or insured, not to exceed \$93,807,956. 10

11

1

ADMINISTRATIVE PROVISIONS

12 The Bureau of Indian Affairs may carry out the oper-13 ation of Indian programs by direct expenditure, contracts, 14 cooperative agreements, compacts and grants, either di-15 rectly or in cooperation with States and other organiza-16 tions.

Notwithstanding 25 U.S.C. 15, the Bureau of Indian
Affairs may contract for services in support of the management, operation, and maintenance of the Power Division
of the San Carlos Irrigation Project.

Appropriations for the Bureau of Indian Affairs (except the Revolving Fund for Loans Liquidating Account,
Indian Loan Guaranty and Insurance Fund Liquidating
Account, Indian Guaranteed Loan Financing Account, Indian Direct Loan Financing Account, and the Indian

Guaranteed Loan Program account) shall be available for
 expenses of exhibits.

3 Notwithstanding any other provision of law, no funds 4 available to the Bureau of Indian Affairs for central office oversight and Executive Direction and Administrative 5 6 Services (except executive direction and administrative 7 services funding for Tribal Priority Allocations, regional of-8 fices, and facilities operations and maintenance) shall be 9 available for contracts, grants, compacts, or cooperative agreements with the Bureau of Indian Affairs under the 10 provisions of the Indian Self-Determination Act or the 11 12 Tribal Self-Governance Act of 1994 (Public Law 103–413).

13 In the event any tribe returns appropriations made 14 available by this Act to the Bureau of Indian Affairs, this 15 action shall not diminish the Federal Government's trust 16 responsibility to that tribe, or the government-to-govern-17 ment relationship between the United States and that tribe, 18 or that tribe's ability to access future appropriations.

Notwithstanding any other provision of law, no funds
available to the Bureau, other than the amounts provided
herein for assistance to public schools under 25 U.S.C. 452
et seq., shall be available to support the operation of any
elementary or secondary school in the State of Alaska.

24 Appropriations made available in this or any other
25 Act for schools funded by the Bureau shall be available only

to the schools in the Bureau school system as of September 1 1, 1996. No funds available to the Bureau shall be used to 2 3 support expanded grades for any school or dormitory be-4 yond the grade structure in place or approved by the Sec-5 retary of the Interior at each school in the Bureau school system as of October 1, 1995. Funds made available under 6 7 this Act may not be used to establish a charter school at 8 a Bureau-funded school (as that term is defined in section 9 1146 of the Education Amendments of 1978 (25 U.S.C. 10 2026)), except that a charter school that is in existence on the date of the enactment of this Act and that has operated 11 12 at a Bureau-funded school before September 1, 1999, may 13 continue to operate during that period, but only if the charter school pays to the Bureau a pro rata share of funds 14 15 to reimburse the Bureau for the use of the real and personal property (including buses and vans), the funds of the char-16 ter school are kept separate and apart from Bureau funds, 17 18 and the Bureau does not assume any obligation for charter school programs of the State in which the school is located 19 20 if the charter school loses such funding. Employees of Bu-21 reau-funded schools sharing a campus with a charter school 22 and performing functions related to the charter schools op-23 eration and employees of a charter school shall not be treat-24 ed as Federal employees for purposes of chapter 171 of title 28. United States Code. 25

1 Notwithstanding any other provision of law, including 2 section 113 of title I of appendix C of Public Law 106-113, if in fiscal year 2003 or 2004 a grantee received indi-3 4 rect and administrative costs pursuant to a distribution 5 formula based on section 5(f) of Public Law 101-301, the 6 Secretary shall continue to distribute indirect and adminis-7 trative cost funds to such grantee using the section 5(f) dis-8 tribution formula.

- 9 DEPARTMENTAL OFFICES
- 10 OFFICE OF THE SECRETARY
- 11 SALARIES AND EXPENSES

12 For necessary expenses for management of the Depart-13 ment of the Interior, \$118,836,000; of which not to exceed 14 \$25,000 may be for official reception and representation ex-15 penses; and of which up to \$1,000,000 shall be available 16 for workers compensation payments and unemployment compensation payments associated with the orderly closure 17 of the United States Bureau of Mines: Provided, That, for 18 fiscal year 2010 up to \$400,000 of the payments authorized 19 by the Act of October 20, 1976, as amended (31 U.S.C. 20 21 6901–6907) may be retained for administrative expenses of 22 the Payments in Lieu of Taxes Program: Provided further, 23 That no payment shall be made pursuant to that Act to 24 otherwise eligible units of local government if the computed 25 amount of the payment is less than \$100: Provided further,

That for fiscal years 2008 through 2012 the Secretary may 1 2 reduce the payment authorized by 31 U.S.C. 6901–6907, as amended, for an individual county by the amount nec-3 4 essary to correct prior year overpayments to that county: 5 Provided further, That for fiscal years 2008 through 2012 the amount needed to correct a prior year underpayment 6 7 to an individual county shall be paid from any reductions 8 for overpayments to other counties and the amount nec-9 essary to cover any remaining underpayment is hereby appropriated and shall be paid to individual counties using 10 11 current fiscal year funds.

12

13

Insular Affairs

ASSISTANCE TO TERRITORIES

14 For expenses necessary for assistance to territories 15 under the jurisdiction of the Department of the Interior, \$81,095,000, of which: (1) \$71,815,000 shall remain avail-16 17 able until expended for technical assistance, including 18 maintenance assistance, disaster assistance, insular man-19 agement controls, coral reef initiative activities, and brown tree snake control and research; grants to the judiciary in 20 21 American Samoa for compensation and expenses, as au-22 thorized by law (48 U.S.C. 1661(c)); grants to the Govern-23 ment of American Samoa, in addition to current local reve-24 nues, for construction and support of governmental functions; grants to the Government of the Virgin Islands as 25

authorized by law; grants to the Government of Guam, as 1 2 authorized by law; and grants to the Government of the Northern Mariana Islands as authorized by law (Public 3 4 Law 94–241; 90 Stat. 272); and (2) \$9,280,000 shall be 5 available until September 30, 2011 for salaries and expenses of the Office of Insular Affairs: Provided, That all 6 7 financial transactions of the territorial and local govern-8 ments herein provided for, including such transactions of 9 all agencies or instrumentalities established or used by such 10 governments, may be audited by the Government Accountability Office, at its discretion, in accordance with chapter 11 12 35 of title 31, United States Code: Provided further, That 13 Northern Mariana Islands Covenant grant funding shall be provided according to those terms of the Agreement of the 14 15 Special Representatives on Future United States Financial Assistance for the Northern Mariana Islands approved by 16 17 Public Law 104–134: Provided further, That the funds for 18 the program of operations and maintenance improvement 19 are appropriated to institutionalize routine operations and maintenance improvement of capital infrastructure with 20 21 territorial participation and cost sharing to be determined 22 by the Secretary based on the grantee's commitment to time-23 ly maintenance of its capital assets: Provided further, That 24 any appropriation for disaster assistance under this head-25 ing in this Act or previous appropriations Acts may be used

as non-Federal matching funds for the purpose of hazard 1 2 mitigation grants provided pursuant to section 404 of the Robert T. Stafford Disaster Relief and Emergency Assist-3 4 ance Act (42 U.S.C. 5170c): Provided further, That at the 5 request of the Governor of Guam, the Secretary may transfer any mandatory or discretionary funds appropriated, in-6 7 cluding those provided under Public Law 104–134, to the 8 Secretary of Agriculture for the subsidy cost of direct or 9 quaranteed loans, plus not to exceed 3 percent of the amount 10 of the subsidy transferred for the cost of loan administration, for the purposes authorized by the Rural Electrifica-11 12 tion Act of 1936 and section 306(a)(1) of the Consolidated Farm and Rural Development Act for construction and re-13 pair projects in Guam, and such funds shall remain avail-14 15 able until expended: Provided further, That such costs, including the cost of modifying such loans, shall be as defined 16 in section 502 of the Congressional Budget Act of 1974: Pro-17 18 vided further, That such loans or loan guarantees may be 19 made without regard to the population of the area, credit elsewhere requirements, and restrictions on the types of eli-20 21 gible entities under the Rural Electrification Act of 1936 22 and section 306(a)(1) of the Consolidated Farm and Rural 23 Development Act: Provided further, That any funds trans-24 ferred to the Secretary of Agriculture shall be in addition

to funds otherwise made available to make or guarantee
 loans under such authorities.

3

COMPACT OF FREE ASSOCIATION

For grants and necessary expenses, \$5,318,000, to re-4 5 main available until expended, as provided for in sections 221(a)(2), 221(b), and 233 of the Compact of Free Associa-6 7 tion for the Republic of Palau; and section 221(a)(2) of the 8 Compacts of Free Association for the Government of the Re-9 public of the Marshall Islands and the Federated States of 10 Micronesia, as authorized by Public Law 99–658 and Public Law 108–188: Provided further, That at the request of 11 12 the Governor of Guam, the Secretary may transfer any mandatory or discretionary funds appropriated, including 13 those provided under section 104(e) of Public Law 108–188, 14 15 to the Secretary of Agriculture for the subsidy cost of direct or guaranteed loans, plus not to exceed 3 percent of the 16 amount of the subsidy transferred for the cost of loan ad-17 18 ministration, for the purposes authorized by the Rural Elec-19 trification Act of 1936 and section 306(a)(1) of the Consoli-20 dated Farm and Rural Development Act for construction 21 and repair projects in Guam, and such funds shall remain 22 available until expended: Provided further, That such costs, 23 including the cost of modifying such loans, shall be as de-24 fined in section 502 of the Congressional Budget Act of 1974: Provided further, That such loans or loan guarantees 25

1	may be made without regard to the population of the area,
2	credit elsewhere requirements, and restrictions on the types
3	of eligible entities under the Rural Electrification Act of
4	1936 and section $306(a)(1)$ of the Consolidated Farm and
5	Rural Development Act: Provided further, That any funds
6	transferred to the Secretary of Agriculture shall be in addi-
7	tion to funds otherwise made available to make or guar-
8	antee loans under such authorities.
9	Office of the Solicitor
10	SALARIES AND EXPENSES
11	For necessary expenses of the Office of the Solicitor,
12	\$65,076,000.
13	Office of Inspector General
14	SALARIES AND EXPENSES
15	For necessary expenses of the Office of Inspector Gen-
16	eral, \$48,590,000.
17	Office of the Special Trustee for American
18	Indians
19	FEDERAL TRUST PROGRAMS
20	(INCLUDING TRANSFER OF FUNDS)
21	For the operation of trust programs for Indians by di-
22	rect expenditure, contracts, cooperative agreements, com-
23	pacts, and grants, \$185,984,000, to remain available until
24	expended, of which not to exceed \$56,536,000 from this or
25	any other Act, shall be available for historical accounting,

and of which \$1,500,000 shall be available for the estate 1 planning assistance program under section 207(f) of the In-2 dian Land Consolidation Act (25 U.S.C. 2206(f)): Pro-3 4 vided, That funds for trust management improvements and 5 litigation support may, as needed, be transferred to or merged with the Bureau of Indian Affairs, "Operation of 6 7 Indian Programs" account; the Office of the Solicitor, "Sal-8 aries and Expenses" account; and the Office of the Sec-9 retary, "Salaries and Expenses" account: Provided further, 10 That funds made available through contracts or grants obligated during fiscal year 2010, as authorized by the Indian 11 12 Self-Determination Act of 1975 (25 U.S.C. 450 et seq.), shall remain available until expended by the contractor or 13 grantee: Provided further, That, notwithstanding any other 14 15 provision of law, the statute of limitations shall not commence to run on any claim, including any claim in litiga-16 tion pending on the date of the enactment of this Act, con-17 18 cerning losses to or mismanagement of trust funds, until 19 the affected tribe or individual Indian has been furnished with an accounting of such funds from which the bene-20 21 ficiary can determine whether there has been a loss: Pro-22 vided further, That, notwithstanding any other provision 23 of law, the Secretary shall not be required to provide a 24 quarterly statement of performance for any Indian trust ac-25 count that has not had activity for at least 18 months and

has a balance of \$15.00 or less: Provided further, That the 1 Secretary shall issue an annual account statement and 2 3 maintain a record of any such accounts and shall permit 4 the balance in each such account to be withdrawn upon the express written request of the account holder: Provided fur-5 6 ther, That not to exceed \$50,000 is available for the Sec-7 retary to make payments to correct administrative errors 8 of either disbursements from or deposits to Individual In-9 dian Money or Tribal accounts after September 30, 2002: 10 Provided further, That erroneous payments that are recov-11 ered shall be credited to and remain available in this ac-12 count for this purpose.

13 DEPARTMENT-WIDE PROGRAMS

14 WILDLAND FIRE MANAGEMENT

15 (INCLUDING TRANSFERS OF FUNDS)

16 For necessary expenses for fire preparedness, suppression operations, fire science and research, emergency reha-17 18 bilitation, hazardous fuels reduction, and rural fire assistance by the Department of the Interior, \$904,637,000, to 19 remain available until expended, of which not to exceed 20 21 \$6,137,000 shall be for the renovation or construction of fire 22 facilities: Provided, That such funds are also available for 23 repayment of advances to other appropriation accounts 24 from which funds were previously transferred for such purposes: Provided further, That persons hired pursuant to 43 25

1 U.S.C. 1469 may be furnished subsistence and lodging with-2 out cost from funds available from this appropriation: Provided further, That notwithstanding 42 U.S.C. 1856d, sums 3 4 received by a bureau or office of the Department of the Inte-5 rior for fire protection rendered pursuant to 42 U.S.C. 1856 et seq., protection of United States property, may be cred-6 7 ited to the appropriation from which funds were expended 8 to provide that protection, and are available without fiscal 9 year limitation: Provided further, That using the amounts designated under this title of this Act, the Secretary of the 10 11 Interior may enter into procurement contracts, grants, or 12 cooperative agreements, for hazardous fuels reduction activities, and for training and monitoring associated with 13 14 such hazardous fuels reduction activities, on Federal land, 15 or on adjacent non-Federal land for activities that benefit resources on Federal land: Provided further, That the costs 16 17 of implementing any cooperative agreement between the 18 Federal Government and any non-Federal entity may be shared, as mutually agreed on by the affected parties: Pro-19 20 vided further, That notwithstanding requirements of the 21 Competition in Contracting Act, the Secretary, for purposes 22 of hazardous fuels reduction activities, may obtain max-23 imum practicable competition among: (1) local private, 24 nonprofit, or cooperative entities; (2) Youth Conservation Corps crews, Public Lands Corps (Public Law 109–154), 25

or related partnerships with State, local, or non-profit 1 youth groups; (3) small or micro-businesses; or (4) other 2 3 entities that will hire or train locally a significant percent-4 age, defined as 50 percent or more, of the project workforce 5 to complete such contracts: Provided further, That in implementing this section, the Secretary shall develop written 6 7 quidance to field units to ensure accountability and con-8 sistent application of the authorities provided herein: Pro-9 vided further, That funds appropriated under this head 10 may be used to reimburse the United States Fish and Wild-11 life Service and the National Marine Fisheries Service for the costs of carrying out their responsibilities under the En-12 13 dangered Species Act of 1973 (16 U.S.C. 1531 et seq.) to consult and conference, as required by section 7 of such Act, 14 15 in connection with wildland fire management activities: Provided further, That the Secretary of the Interior may 16 use wildland fire appropriations to enter into non-competi-17 18 tive sole source leases of real property with local governments, at or below fair market value, to construct capital-19 ized improvements for fire facilities on such leased prop-20 21 erties, including but not limited to fire guard stations, re-22 tardant stations, and other initial attack and fire support 23 facilities, and to make advance payments for any such lease 24 or for construction activity associated with the lease: Pro-25 vided further, That the Secretary of the Interior and the

1 Secretary of Agriculture may authorize the transfer of funds 2 appropriated for wildland fire management, in an aggregate amount not to exceed \$10,000,000, between the Depart-3 4 ments when such transfers would facilitate and expedite 5 jointly funded wildland fire management programs and projects: Provided further, That funds provided for wildfire 6 7 suppression shall be available for support of Federal emer-8 gency response actions.

9 CENTRAL HAZARDOUS MATERIALS FUND

10 For necessary expenses of the Department of the Inte-11 rior and any of its component offices and bureaus for the 12 response action, including associated activities, performed pursuant to the Comprehensive Environmental Response, 13 14 Compensation, and Liability Act. as amended (42 U.S.C. 15 9601 et seq.), \$10,175,000, to remain available until expended: Provided, That Public Law 110–161 (121 Stat. 16 17 2116) under this heading is amended by striking "in ad-18 vance of or as reimbursement for remedial action or response activities conducted by the Department pursuant to 19 section 107 or 113(f) of such Act" and inserting in lieu 20 21 thereof "including any fines or penalties".

1	NATURAL RESOURCE DAMAGE ASSESSMENT AND
2	RESTORATION
3	NATURAL RESOURCE DAMAGE ASSESSMENT FUND
4	To conduct natural resource damage assessment and
5	restoration activities by the Department of the Interior nec-
6	essary to carry out the provisions of the Comprehensive En-
7	vironmental Response, Compensation, and Liability Act, as
8	amended (42 U.S.C. 9601 et seq.), the Federal Water Pollu-
9	tion Control Act, as amended (33 U.S.C. 1251 et seq.), the
10	Oil Pollution Act of 1990 (33 U.S.C. 2701 et seq.), and Pub-
11	lic Law 101–337, as amended (16 U.S.C. 19jj et seq.),
12	\$6,462,000, to remain available until expended.

13 WORKING CAPITAL FUND

14 For the acquisition of a departmental financial and 15 business management system and information technology 16 improvements of general benefit to the Department, 17 \$85,823,000, to remain available until expended: Provided, That none of the funds in this Act or previous appropria-18 19 tions Acts may be used to establish reserves in the Working 20 Capital Fund account other than for accrued annual leave and depreciation of equipment without prior approval of 21 22 the House and Senate Committees on Appropriations: Pro-23 vided further, That the Secretary may assess reasonable 24 charges to State, local and tribal government employees for training services provided by the National Indian Program 25

Training Center, other than training related to Public Law 1 2 93–638: Provided further, That the Secretary may lease or otherwise provide space and related facilities, equipment or 3 4 professional services of the National Indian Program 5 Training Center to State, local and tribal government employees or persons or organizations engaged in cultural, 6 7 educational, or recreational activities (as defined in 40 8 U.S.C. 3306(a)) at the prevailing rate for similar space, 9 facilities, equipment, or services in the vicinity of the National Indian Program Training Center: Provided further, 10 11 That all funds received pursuant to the two preceding pro-12 visos shall be credited to this account, shall be available 13 until expended, and shall be used by the Secretary for necessary expenses of the National Indian Program Training 14 15 Center.

16

ADMINISTRATIVE PROVISION

17 There is hereby authorized for acquisition from available resources within the Working Capital Fund, 15 air-18 19 craft, 10 of which shall be for replacement and which may be obtained by donation, purchase or through available ex-20 21 cess surplus property: Provided, That existing aircraft 22 being replaced may be sold, with proceeds derived or trade-23 in value used to offset the purchase price for the replacement aircraft. 24

1	General Provisions, Department of the Interior
2	EMERGENCY TRANSFER AUTHORITY—INTRA-BUREAU
3	(INCLUDING TRANSFERS OF FUNDS)
4	SEC. 101. Appropriations made in this title shall be
5	available for expenditure or transfer (within each bureau
6	or office), with the approval of the Secretary, for the emer-
7	gency reconstruction, replacement, or repair of aircraft,
8	buildings, utilities, or other facilities or equipment dam-
9	aged or destroyed by fire, flood, storm, or other unavoidable
10	causes: Provided, That no funds shall be made available
11	under this authority until funds specifically made available

12 to the Department of the Interior for emergencies shall have13 been exhausted.

14 EMERGENCY TRANSFER AUTHORITY—DEPARTMENT-WIDE

15 SEC. 102. The Secretary may authorize the expenditure or transfer of any no year appropriation in this title, 16 for the suppression or emergency prevention of wildland 17 fires on or threatening lands under the jurisdiction of the 18 19 Department of the Interior; for the emergency rehabilitation 20 of burned-over lands under its jurisdiction; for emergency actions related to potential or actual earthquakes, floods, 21 22 volcanoes, storms, or other unavoidable causes; for contin-23 gency planning subsequent to actual oil spills; for response 24 and natural resource damage assessment activities related to actual oil spills; for the prevention, suppression, and con-25

trol of actual or potential grasshopper and Mormon cricket 1 2 outbreaks on lands under the jurisdiction of the Secretary, 3 pursuant to the authority in section 1773(b) of Public Law 4 99–198 (99 Stat. 1658); for emergency reclamation projects 5 under section 410 of Public Law 95-87; and shall transfer, from any no year funds available to the Office of Surface 6 Mining Reclamation and Enforcement, such funds as may 7 8 be necessary to permit assumption of regulatory authority 9 in the event a primacy State is not carrying out the requ-10 latory provisions of the Surface Mining Act: Provided, That appropriations made in this title for wildland fire oper-11 12 ations shall be available for the payment of obligations in-13 curred during the preceding fiscal year, and for reimburse-14 ment to other Federal agencies for destruction of vehicles, 15 aircraft, or other equipment in connection with their use for wildland fire operations, such reimbursement to be cred-16 ited to appropriations currently available at the time of 17 18 receipt thereof: Provided further, That for wildland fire op-19 erations, no funds shall be made available under this authority until the Secretary determines that funds appro-20 21 priated for "wildland fire operations" shall be exhausted 22 within 30 days: Provided further, That all funds used pur-23 suant to this section must be replenished by a supplemental 24 appropriation which must be requested as promptly as pos-25 sible: Provided further, That such replenishment funds shall

3 AUTHORIZED USE OF FUNDS

4 SEC. 103. Appropriations made to the Department of the Interior in this title shall be available for services as 5 authorized by 5 U.S.C. 3109, when authorized by the Sec-6 7 retary, in total amount not to exceed \$500,000; purchase and replacement of motor vehicles, including specially 8 9 equipped law enforcement vehicles; hire, maintenance, and operation of aircraft; hire of passenger motor vehicles; pur-10 chase of reprints; payment for telephone service in private 11 12 residences in the field, when authorized under regulations approved by the Secretary; and the payment of dues, when 13 14 authorized by the Secretary, for library membership in soci-15 eties or associations which issue publications to members only or at a price to members lower than to subscribers 16 17 who are not members.

18

AUTHORIZED USE OF FUNDS

19 SEC. 104. Appropriations made in this Act under the 20 headings Bureau of Indian Affairs and Office of the Special 21 Trustee for American Indians and any unobligated bal-22 ances from prior appropriations Acts made under the same 23 headings shall be available for expenditure or transfer for 24 Indian trust management and reform activities. Total 25 funding for historical accounting activities shall not exceed amounts specifically designated in this Act for such pur pose.

3

REDISTRIBUTION OF FUNDS

SEC. 105. Notwithstanding any other provision of law, 4 the Secretary of the Interior is authorized to redistribute 5 any Tribal Priority Allocation funds, including tribal base 6 7 funds, to alleviate tribal funding inequities by transferring 8 funds to address identified, unmet needs, dual enrollment, 9 overlapping service areas or inaccurate distribution meth-10 odologies. No federally recognized tribe shall receive a reduction in Tribal Priority Allocation funds of more than 10 11 percent in fiscal year 2010. Under circumstances of dual 12 13 enrollment, overlapping service areas or inaccurate distribution methodologies, the 10 percent limitation does not 14 15 apply.

16

TWIN CITIES RESEARCH CENTER

17 SEC. 106. Notwithstanding any other provision of law, 18 in conveying the Twin Cities Research Center under the authority provided by Public Law 104–134, as amended by 19 Public Law 104–208, the Secretary may accept and retain 20 21 land and other forms of reimbursement: Provided, That the Secretary may retain and use any such reimbursement 22 23 until expended and without further appropriation: (1) for 24 the benefit of the National Wildlife Refuge System within

the State of Minnesota; and (2) for all activities authorized
 by 16 U.S.C. 460zz.

3

PAYMENT OF FEES

4 SEC. 107. The Secretary of the Interior may use discretionary funds to pay private attorney fees and costs for em-5 ployees and former employees of the Department of the Inte-6 7 rior reasonably incurred in connection with Cobell v. 8 Salazar to the extent that such fees and costs are not paid 9 by the Department of Justice or by private insurance. In 10 no case shall the Secretary make payments under this sec-11 tion that would result in payment of hourly fees in excess 12 of the highest hourly rate approved by the District Court for the District of Columbia for counsel in Cobell v. Salazar. 13 14 ELLIS, GOVERNORS, AND LIBERTY ISLANDS

15 SEC. 108. Notwithstanding any other provision of law, the Secretary of the Interior is authorized to acquire lands, 16 waters, or interests therein including the use of all or part 17 18 of any pier, dock, or landing within the State of New York 19 and the State of New Jersey, for the purpose of operating and maintaining facilities in the support of transportation 20 21 and accommodation of visitors to Ellis, Governors, and Lib-22 erty Islands, and of other program and administrative ac-23 tivities, by donation or with appropriated funds, including 24 franchise fees (and other monetary consideration), or by ex-25 change; and the Secretary is authorized to negotiate and

enter into leases, subleases, concession contracts or other

2 agreements for the use of such facilities on such terms and

3 conditions as the Secretary may determine reasonable.

4 PROHIBITION ON USE OF FUNDS

1

5 SEC. 109. (a) Any proposed new use of the Arizona
6 & California Railroad Company's Right of Way for convey7 ance of water shall not proceed unless the Secretary of the
8 Interior certifies that the proposed new use is within the
9 scope of the Right of Way.

10 (b) No funds appropriated or otherwise made available 11 to the Department of the Interior may be used, in relation 12 to any proposal to store water underground for the purpose of export, for approval of any right-of-way or similar au-13 thorization on the Mojave National Preserve or lands man-14 15 aged by the Needles Field Office of the Bureau of Land Management, or for carrying out any activities associated with 16 17 such right-of-way or similar approval.

18 USE OF COOPERATIVE AGREEMENTS

19 SEC. 110. For fiscal year 2010, and each fiscal year 20 thereafter, the Secretary of the Interior may enter into coop-21 erative agreements with a State or political subdivision (in-22 cluding any agency thereof), or any not-for-profit organiza-23 tion if the agreement will: (1) serve a mutual interest of 24 the parties to the agreement in carrying out the programs 25 administered by the Department of the Interior; and (2) all parties will contribute resources to the accomplishment
 of these objectives. At the discretion of the Secretary, such
 agreements shall not be subject to a competitive process.

CONFORMING AMENDMENT

5 SEC. 111. Sections 109 and 110 of the Federal Oil and 6 Gas Royalty Management Act (30 U.S.C. 1719 and 1720) 7 shall, for fiscal year 2010 and each fiscal year thereafter, 8 apply to any lease authorizing exploration for or develop-9 ment of coal, any other solid mineral, or any geothermal resource on any Federal or Indian lands and any lease, 10 easement, right of way, or other agreement, regardless of 11 form, for use of the Outer Continental Shelf or any of its 12 resources under sections 8(k) or 8(p) of the Outer Conti-13 nental Shelf Lands Act (43 U.S.C. 1337(k) and 1337(p)) 14 15 to the same extent as if such lease, easement, right of way, or other agreement, regardless of form, were an oil and gas 16 lease, except that in such cases the term "royalty payment" 17 18 shall include any payment required by such lease, easement, 19 right of way or other agreement, regardless of form, or by 20 applicable regulation.

21 PROHIBITION ON USE OF FUNDS, POINT REYES NATIONAL

22

4

SEASHORE

23 SEC. 112. None of the funds in this Act may be used
24 to further reduce the number of Axis or Fallow deer at Point

Reyes National Seashore below the number as of the date
 of enactment of this Act.

3 OUTER CONTINENTAL SHELF INSPECTION FEES

4 SEC. 113. (a) In fiscal year 2010, the Minerals Management Service (MMS) shall collect a non-refundable in-5 6 spection fee, which shall be deposited in the "Royalty and 7 Offshore Minerals Management" account, from the des-8 ignated operator for facilities subject to inspection by MMS 9 under 43 U.S.C. 1348(c) that are above the waterline, except mobile offshore drilling units, and are in place at the 10 start of fiscal year 2010. 11

12 (b) Fees for 2010 shall be:

(1) \$2,000 for facilities with no wells, but with
processing equipment or gathering lines;

(2) \$3,250 for facilities with one to ten wells,
with any combination of active or inactive wells; and
(3) \$6,000 for facilities with more than ten wells,
with any combination of active or inactive wells.

(c) MMS will bill designated operators within 60 days
of enactment of this Act, with payment required within 30
days of billing.

22 YOSEMITE NATIONAL PARK AUTHORIZED PAYMENTS,

AMENDMENT

24 SEC. 114. Section 101(a)(1) of Public Law 109–131
25 is amended by striking "2009" and inserting "2013".

23

1	NORTHERN PLAINS HERITAGE AREA, AMENDMENT
2	SEC. 115. Section 8004 of the Omnibus Public Land
3	Management Act of 2009 (Public Law 111–11; 123 Stat.
4	1240) is amended—
5	(1) by redesignating subsections (g) through (i)
6	as subsections (h) through (j), respectively;
7	(2) in subsection $(h)(1)$ (as redesignated by
8	paragraph (1)), in the matter preceding subpara-
9	graph (A), by striking "subsection (i)" and inserting
10	"subsection (j)"; and
11	(3) by inserting after subsection (f) the following:
12	"(g) Requirements for Inclusion and Removal
13	OF PROPERTY IN HERITAGE AREA.—
14	"(1) Private property inclusion.—No pri-
15	vately owned property shall be included in the Herit-
16	age Area unless the owner of the private property pro-
17	vides to the management entity a written request for
18	the inclusion.
19	"(2) Property removal.—
20	"(A) PRIVATE PROPERTY.—At the request of
21	an owner of private property included in the
22	Heritage Area pursuant to paragraph (1), the
23	mingto monorty shall be immediately with
	private property shall be immediately with-

1	the property provides to the management entity
2	a written notice requesting removal.
3	"(B) PUBLIC PROPERTY.—On written no-
4	tice from the appropriate State or local govern-
5	ment entity, public property included in the
6	Heritage Area shall be immediately withdrawn
7	from the Heritage Area.".
8	PEARL HARBOR NAVAL COMPLEX, JOINT TICKETING
9	SEC. 116. (a) DEFINITIONS.—In this section:
10	(1) HISTORIC ATTRACTION.—The term "historic
11	attraction" mean a historic attraction within the
12	Pearl Harbor Naval Complex, including—
13	(A) the USS Bowfin Submarine Museum
14	and Park;
15	(B) the Battleship Missouri Memorial;
16	(C) the Pacific Aviation Museum-Pearl
17	Harbor; and
18	(D) any other historic attraction within the
19	Pearl Harbor Naval Complex that—
20	(i) the Secretary identifies as a Pearl
21	Harbor historic attraction; and

22 (ii) is not administered or managed by
23 the Secretary.

1	(9) MONTHURST The term "Monston ont" means
1	(2) MONUMENT.—The term "Monument" means
2	the Word War II Valor in the Pacific National Monu-
3	ment in the State of Hawaii.
4	(3) Secretary.—The term "Secretary" means
5	the Secretary of the Interior.
6	(4) VISITOR CENTER.—The term 'Visitor Cen-
7	ter" means the visitor center located within the Pearl
8	Harbor Naval Complex on land that is—
9	(A) within the Monument; and
10	(B) managed by the Secretary, acting
11	through the Director of the National Park Serv-
12	ice.
13	(b) Facilitation of Admission to Historic At-
14	TRACTIONS WITHIN PEARL HARBOR NAVAL COMPLEX.—
15	(1) IN GENERAL.—In managing the Monument,
16	the Secretary may enter into an agreement with any
17	organization that is authorized to administer or man-
18	age a historic attraction—
19	(A) to allow visitors to the historic attrac-
20	tion to gain access to the historic attraction by
21	passing through security screening at the Visitor
22	Center; and
23	(B) to allow the sale of tickets to a historic
24	
24	attraction within the Visitor Center by—

1	(i) employees of the National Park
2	Service; or
3	(ii) the organization that administers
4	or manages the historic attraction.
5	(2) TERMS AND CONDITIONS.—In any agreement
6	entered into under paragraph (1), the Secretary—
7	(A) shall require the organization admin-
8	istering or managing the historic attraction to
9	pay to the Secretary a reasonable fee to recover
10	administrative costs of the Secretary associated
11	with the use of the Visitor Center for public ac-
12	cess and ticket sales;
13	(B) shall ensure that the liability of the
14	United States is limited with respect to any li-
15	ability arising from—
16	(i) the admission of the public through
17	the Visitor Center to a historic attraction;
18	and
19	(ii) the sale or issuance of any tickets
20	to the historic attraction; and
21	(C) may include any other terms and con-
22	ditions that the Secretary determines to be ap-
23	propriate.
24	(3) Use of fees.—The proceeds of any amounts
25	collected as fees under paragraph (2)(A) shall remain

177

1	available, without further appropriation, for use by
2	the Secretary for the Monument.
3	(4) LIMITATION OF AUTHORITY.—Nothing in this
4	section authorizes the Secretary—
5	(A) to regulate or approve the rates for ad-
6	mission to a historic attraction;
7	(B) to regulate or manage any visitor serv-
8	ices within the Pearl Harbor Naval Complex
9	(other than the services managed by the National
10	Park Service as part of the Monument); or
11	(C) to charge an entrance fee for admission
12	to the Monument.
13	(5) PROTECTION OF RESOURCES.—Nothing in
14	this section authorizes the Secretary or any organiza-
15	tion that administers or manages a historic attrac-
16	tion to take any action in derogation of the preserva-
17	tion and protection of the values and resources of the
18	Monument.
19	ASSISTANCE FOR THE REPUBLIC OF PALAU
20	SEC. 117. (a) IN GENERAL.—Subject to subsection (c),
21	the Secretary of the Interior shall provide to the Govern-
22	ment of Palau for fiscal year 2010 grants in amounts equal
23	to the annual amounts specified in subsections (a), (c), and
24	(d) of section 211 of the Compact of Free Association be-
25	tween the Government of the United States of America and

the Government of Palau (48 U.S.C. 1931 note) (referred
 to in this section as the "Compact").

3 (b) PROGRAMMATIC ASSISTANCE.—Subject to sub4 section (c), the United States shall provide programmatic
5 assistance to the Republic of Palau for fiscal year 2010 in
6 amounts equal to the amounts provided in subsections (a)
7 and (b)(1) of section 221 of the Compact.

8 (c) LIMITATIONS ON ASSISTANCE.—

9 (1) IN GENERAL.—The grants and programmatic 10 assistance provided under subsections (a) and (b) 11 shall be provided to the same extent and in the same 12 manner as the grants and assistance were provided in 13 fiscal year 2009.

14 (2) TRUST FUND.—If the Government of Palau
15 withdraws more than \$5,000,000 from the trust fund
16 established under section 211(f) of the Compact,
17 amounts to be provided under subsections (a) and (b)
18 shall be withheld from the Government of Palau.

19 GOLDEN GATE NATIONAL RECREATION AREA, FORT BAKER
20 AMENDMENT

SEC. 118. Section 120 of title I of H.R. 3423 (Appendix C) as enacted into law by section 1000(a)(3) of division
B of Public Law 106–113 is amended by striking the last
sentence.

1 THEODORE ROOSEVELT NATIONAL PARK, ELK REDUCTION 2 SEC. 119. None of the funds made available in this 3 Act shall be used to establish or implement a plan to reduce 4 the number of elk in Theodore Roosevelt National Park un-5 less such plan, notwithstanding any other provision of law, 6 allows North Dakota residents possessing a State hunting 7 license to be deputized by the Secretary as rangers in such 8 numbers as the Secretary deems sufficient for purposes of 9 culling the elk herd at the Park, and allows each such volun-10 teer to cull one elk and remove its carcass from the Park. POINT REYES NATIONAL SEASHORE, EXTENSION OF PERMIT 11 12 SEC. 120. Prior to the expiration on November 30, 13 2012 of the Drake's Bay Oyster Company's Reservation of 14 Use and Occupancy and associated special use permit ("ex-15 isting authorization") within Drake's Estero at Point Reyes National Seashore, notwithstanding any other provision of 16 law, the Secretary of the Interior is authorized to issue a 17 special use permit with the same terms and conditions as 18 19 the existing authorization, except as provided herein, for a period of 10 years from November 30, 2012: Provided, That 20 21 such extended authorization is subject to annual payments 22 to the United States based on the fair market value of the

23 use of the Federal property for the duration of such renewal.

24 The Secretary shall take into consideration recommenda-

25 tions of the National Academy of Sciences Report per-

taining to shellfish mariculture in Point Reyes National
 Seashore before modifying any terms and conditions of the
 extended authorization.

4 CONTRIBUTION AUTHORITY

5 SEC. 121. Title 43 U.S.C. 1473, as amended by Public
6 Law 110–161 and Public Law 111–8, is further amended
7 by deleting "in fiscal years 2008 and 2009 only" and in8 serting "in fiscal years 2008, 2009 and 2010 only".

9 NATIONAL PARK SYSTEM, SPECIAL RESOURCE STUDY

10 SEC. 122. (a) IN GENERAL.—The Secretary of the In-11 terior (referred to in this section as the "Secretary") shall 12 conduct a special resource study of the national signifi-13 cance, suitability, and feasibility of including the 14 Honouliuli Gulch and associated sites within the State of 15 Hawaii in the National Park System.

(b) GUIDELINES.—In conducting the study, the Secretary shall use the criteria for the study of areas for potential inclusion in the National Park System described in section 8 of Public Law 91–383 (16 U.S.C. 1a–5).

20 (c) CONSULTATION.—In conducting the study, the Sec21 retary shall consult with—

- 22 (1) the State of Hawaii;
- 23 (2) appropriate Federal agencies;
- 24 (3) Native Hawaiian and local government enti-
- 25 ties;

1	(4) private and nonprofit organizations;
2	(5) private land owners; and
3	(6) other interested parties.
4	(d) THEMES.—The study shall evaluate the Honouliuli
5	Gulch, associated sites located on Oahu, and other islands
6	located in the State of Hawaii with respect to—
7	(1) the significance of the site as a component of
8	World War II;
9	(2) the significance of the site as the site related
10	to the forcible internment of Japanese Americans, Eu-
11	ropean Americans, and other individuals; and
12	(3) historic resources at the site.
13	(e) REPORT.—Not later than 2 years after the date of
14	enactment of this Act, the Secretary shall submit to the
15	Committee on Natural Resources of the House of Represent-
16	atives and the Committee on Energy and Natural Resources
17	of the Senate a report describing the findings, conclusions,
18	and recommendations of the study required under this sec-
19	tion.
20	PROHIBITION ON USE OF FUNDS TO IMPEDE OPERATIONAL
21	CONTROL
22	SEC. 123. None of the funds made available by this
23	Act may be used to impede, prohibit, or restrict activities
24	of the Secretary of Homeland Security on public lands to
25	achieve operational control (as defined in section $2(b)$ of
26	the Secure Fence Act of 2006 (8 U.S.C. 1701 note; Public
	HR 2996 PP

Law 109–367) over the international land and maritime
 borders of the United States.

3 SEC. 124. Any owner of private property within an 4 existing or new National Heritage Area may opt out of par-5 ticipating in any plan, project, program, or activity con-6 ducted within the National Heritage Area if the property 7 owner provides written notice to the local coordinating enti-8 ty.

- 9 TITLE II
- 10 ENVIRONMENTAL PROTECTION AGENCY
- 11 Science and Technology

12 For science and technology, including research and development activities, which shall include research and devel-13 opment activities under the Comprehensive Environmental 14 15 Response, Compensation, and Liability Act of 1980, as amended; necessary expenses for personnel and related costs 16 and travel expenses; procurement of laboratory equipment 17 18 and supplies; and other operating expenses in support of 19 research and development, \$842,799,000, to remain available until September 30, 2011. 20

21 Environmental Programs and Management

22 For environmental programs and management, in23 cluding necessary expenses, not otherwise provided for, for
24 personnel and related costs and travel expenses; hire of pas25 senger motor vehicles; hire, maintenance, and operation of

aircraft; purchase of reprints; library memberships in soci-1 eties or associations which issue publications to members 2 only or at a price to members lower than to subscribers 3 4 who are not members; administrative costs of the 5 brownfields program under the Small Business Liability 6 Relief and Brownfields Revitalization Act of 2002; and not 7 to exceed \$9,000 for official reception and representation 8 expenses, \$2,878,780,000, to remain available until Sep-9 tember 30, 2011: Provided, That of the funds included under 10 this heading, not less than \$478,696,000 shall be for the Ge-11 ographic Programs specified in the committee report accom-12 panying this Act.

13 OFFICE OF INSPECTOR GENERAL

For necessary expenses of the Office of Inspector General in carrying out the provisions of the Inspector General
Act of 1978, as amended, \$44,791,000, to remain available
until September 30, 2011.

18 BUILDINGS AND FACILITIES

19 For construction, repair, improvement, extension, al-20 teration, and purchase of fixed equipment or facilities of, 21 or for use by, the Environmental Protection Agency, 22 \$35,001,000, to remain available until expended: Provided, 23 That, at the discretion of the Administrator of the Environ-24 mental Protection Agency, from the funds included under 25 this heading, \$500,000 may be made available for preliminary planning and design of a high-performance green
 building to consolidate the multiple offices and research fa cilities of the Environmental Protection Agency in Las
 Vegas, Nevada.

5 HAZARDOUS SUBSTANCE SUPERFUND
6 (INCLUDING TRANSFERS OF FUNDS)

7 For necessary expenses to carry out the Comprehensive 8 Environmental Response, Compensation, and Liability Act 9 of 1980 (CERCLA), as amended, including sections 111(c)(3), (c)(5), (c)(6), and (e)(4) (42 U.S.C. 9611) 10 \$1,308,541,000, to remain available until expended, con-11 sisting of such sums as are available in the Trust Fund 12 13 on September 30, 2009, as authorized by section 517(a) of the Superfund Amendments and Reauthorization Act of 14 15 1986 (SARA) and up to \$1,308,541,000 as a payment from general revenues to the Hazardous Substance Superfund for 16 purposes as authorized by section 517(b) of SARA, as 17 amended: Provided, That funds appropriated under this 18 heading may be allocated to other Federal agencies in ac-19 cordance with section 111(a) of CERCLA: Provided further, 20 21 That of the funds appropriated under this heading, 22 \$9,975,000 shall be paid to the "Office of Inspector General" 23 appropriation to remain available until September 30, 24 2011, and \$26,834,000 shall be paid to the "Science and

Technology" appropriation to remain available until Sep tember 30, 2011.

3 Leaking Underground Storage Tank Trust Fund

4

Program

5 For necessary expenses to carry out leaking underground storage tank cleanup activities authorized by sub-6 7 title I of the Solid Waste Disposal Act, as amended, 8 \$114,171,000, to remain available until expended, of which 9 \$78,671,000 shall be for carrying out leaking underground storage tank cleanup activities authorized by section 10 11 9003(h) of the Solid Waste Disposal Act, as amended; 12 \$35,500,000 shall be for carrying out the other provisions of the Solid Waste Disposal Act specified in section 9508(c) 13 of the Internal Revenue Code, as amended: Provided, That 14 15 the Administrator is authorized to use appropriations made available under this heading to implement section 9013 of 16 the Solid Waste Disposal Act to provide financial assistance 17 to federally recognized Indian tribes for the development 18 19 and implementation of programs to manage underground 20 storage tanks.

21 OIL SPILL RESPONSE

For expenses necessary to carry out the Environmental
Protection Agency's responsibilities under the Oil Pollution
Act of 1990, \$18,379,000, to be derived from the Oil Spill
Liability trust fund, to remain available until expended.

1 STATE AND TRIBAL ASSISTANCE GRANTS 2 For environmental programs and infrastructure as-3 sistance, including capitalization grants for State revolving 4 funds and performance partnership grants, \$4,954,274,000, 5 available toremain until expended, ofwhich 6 \$2,100,000,000 shall be for making capitalization grants for 7 the Clean Water State Revolving Funds under title VI of 8 the Federal Water Pollution Control Act, as amended (the 9 "Act"); of which \$1,387,000,000 shall be for capitalization 10 grants for the Drinking Water State Revolving Funds under section 1452 of the Safe Drinking Water Act, as amended: 11 Provided, That, for fiscal year 2010, to the extent that there 12 13 are sufficient applications, not less than 20 percent of the funds made available for the Clean Water State Revolving 14 15 Fund or Drinking Water State Revolving Fund capitalization grants shall be for projects to address green infrastruc-16 ture, water or energy efficiency improvements, or other en-17 18 vironmentally innovative activities; \$10,000,000 shall be for 19 architectural, engineering, planning, design, construction 20 and related activities in connection with the construction 21 of high priority water and wastewater facilities in the area 22 of the United States-Mexico Border, after consultation with 23 the appropriate border commission; \$15,000,000 shall be for 24 grants to the State of Alaska to address drinking water and 25 wastewater infrastructure needs of rural and Alaska Native

1 Villages: Provided further, That, of these funds: (1) the State 2 of Alaska shall provide a match of 25 percent; (2) no more 3 than 5 percent of the funds may be used for administrative 4 and overhead expenses; and (3) the State of Alaska shall 5 make awards consistent with the State-wide priority list 6 established in conjunction with the Agency and the U.S. 7 Department of Agriculture for all water, sewer, waste dis-8 posal, and similar projects carried out by the State of Alas-9 ka that are funded under section 221 of the Federal Water Pollution Control Act (33 U.S.C. 1301) or the Consolidated 10 11 Farm and Rural Development Act (7 U.S.C. 1921 et seq.) 12 which shall allocate not less than 25 percent of the funds 13 provided for projects in regional hub communities; 14 \$150,000,000 shall be for making special project grants for 15 the construction of drinking water, wastewater and storm water infrastructure and for water quality protection in ac-16 17 cordance with the terms and conditions specified for such grants in the committee report accompanying this Act, and, 18 for purposes of these grants, each grantee shall contribute 19 not less than 45 percent of the cost of the project unless 20 21 the grantee is approved for a waiver by the Agency; 22 \$101,000,000 shall be to carry out section 104(k) of the 23 Comprehensive Environmental Response, Compensation, 24 and Liability Act of 1980 (CERCLA), as amended, including grants, interagency agreements, and associated pro-25

gram support costs; \$60,000,000 shall be for grants under 1 2 title VII, subtitle G of the Energy Policy Act of 2005, as 3 amended; \$20,000,000 shall be for targeted airshed grants 4 in accordance with the terms and conditions of the com-5 mittee report accompanying this Act; and \$1,111,274,000 6 shall be for grants, including associated program support 7 costs, to States, federally recognized tribes, interstate agen-8 cies, tribal consortia, and air pollution control agencies for 9 multi-media or single media pollution prevention, control 10 and abatement and related activities, including activities 11 pursuant to the provisions set forth under this heading in 12 Public Law 104–134, and for making grants under section 13 103 of the Clean Air Act for particulate matter monitoring 14 and data collection activities subject to terms and condi-15 tions specified by the Administrator, of which \$49,495,000 shall be for carrying out section 128 of CERCLA, as amend-16 17 ed, \$10,000,000 shall be for Environmental Information 18 Exchange Network grants, including associated program support costs, \$18,500,000 of the funds available for grants 19 under section 106 of the Act shall be for water quality moni-20 21 toring activities, and, in addition to funds appropriated 22 under the heading "Leaking Underground Storage Tank 23 Trust Fund Program" to carry out the provisions of the 24 Solid Waste Disposal Act specified in section 9508(c) of the Internal Revenue Code other than section 9003(h) of the 25

Solid Waste Disposal Act, as amended, \$2,500,000 shall be 1 for grants to States under section 2007(f)(2) of the Solid 2 3 Waste Disposal Act, as amended: Provided further, That 4 notwithstanding section 603(d)(7) of the Federal Water Pol-5 lution Control Act, the limitation on the amounts in a State water pollution control revolving fund that may be used by 6 a State to administer the fund shall not apply to amounts 7 8 included as principal in loans made by such fund in fiscal 9 year 2010 and prior years where such amounts represent 10 costs of administering the fund to the extent that such amounts are or were deemed reasonable by the Adminis-11 trator, accounted for separately from other assets in the 12 13 fund, and used for eligible purposes of the fund, including administration: Provided further, That for fiscal year 2010, 14 15 and notwithstanding section 518(f) of the Act, the Administrator is authorized to use the amounts appropriated for 16 17 any fiscal year under section 319 of that Act to make grants to federally recognized Indian tribes pursuant to sections 18 319(h) and 518(e) of that Act: Provided further, That, for 19 fiscal year 2010, notwithstanding the limitation on 20 21 amounts in section 518(c) of the Federal Water Pollution 22 Control Act and section 1452(i) of the Safe Drinking Water 23 Act, up to a total of 2 percent of the funds appropriated 24 for the Clean Water State Revolving Funds and Drinking 25 Water State Revolving Funds may be reserved by the Ad-

ministrator for grants to Tribes: Provided further, That, for 1 fiscal year 2010, notwithstanding any other provision of 2 3 law, up to a total of 1.5 percent of the funds provided for 4 the Clean Water State Revolving Funds and Drinking 5 Water State Revolving Funds may be reserved by the Administrator for grants to territories of the United States: 6 7 Provided further, That no funds provided by this appro-8 priations Act to address the water, wastewater and other 9 critical infrastructure needs of the colonias in the United States along the United States-Mexico border shall be made 10 11 available to a county or municipal government unless that 12 government has established an enforceable local ordinance, or other zoning rule, which prevents in that jurisdiction the 13 development or construction of any additional colonia 14 15 areas, or the development within an existing colonia the construction of any new home, business, or other structure 16 which lacks water, wastewater, or other necessary infra-17 18 structure: Provided further, That notwithstanding the joint 19 explanatory statement of the Committee on Appropriations of the House of Representatives accompanying Public Law 20 21 111–8, the \$300,000 made available to the Village of Crest-22 wood for water storage improvements (as described in the 23 table entitled "Congressionally Designated Spending" in 24 section 430 of that joint explanatory statement) shall be made available to the City of Quincy, Illinois, for drinking 25

water system improvements: Provided further, That, not-1 2 withstanding House Report 107–272, the amount of 3 \$1,000,000 made available to the Southeast Alabama Re-4 gional Water Authority for a water facility project and the 5 amount of \$2,500,000 made available to the Alabama Regional Water Authority for the Southwest Alabama Rural/ 6 7 Municipal Water System may, at the discretion of the Ad-8 ministrator, be made available to the city of Thomasville 9 for those projects: Provided further, That, notwithstanding 10 House Report 108–10, the amount of \$450,000 made available to the Southwest Alabama Regional Water Authority 11 for water infrastructure improvements may, at the discre-12 13 tion of the Administrator, be made available to the city of 14 Thomasville for that project: Provided further, That, not-15 withstanding House Report 108–401, the amount of 16 \$450,000 made available to the Southwest Alabama Regional Water supply District for regional water supply dis-17 18 tribution in Thomasville, Alabama, may, at the discretion of the Administrator, be made available to the city of Thom-19 asville for that project: Provided further, That, notwith-20 21 standing House Report 108–401, the amount of \$2,000,000 22 made available to the Tom Bevill Reservoir Management 23 Area Authority for construction of a drinking water res-24 ervoir in Fayette County, Alabama, may, at the discretion 25 of the Administrator, be made available to Fayette County,

Alabama, for water system upgrades: Provided further, 1 2 That, notwithstanding the joint explanatory statement of the Committee on Appropriations of the House of Rep-3 4 resentatives accompanying Public Law 111–8 (123 Stat. 5 524), the amount of \$500,000 made available to the San Bernardino Municipal Water District for the Inland Em-6 7 pire alternative water supply project (as described in the 8 table entitled "Congressionally Designated Spending" con-9 tained in section 430 of that joint explanatory statement) 10 may, at the discretion of the Administrator, be made avail-11 able to the city of San Bernardino municipal water depart-12 ment for that project: Provided further, That, notwith-13 standing the joint explanatory statement of the Committee on Appropriations of the House of Representatives accom-14 15 panying the Consolidated Appropriations Act, 2008 (Public Law 110–161; 121 Stat. 1844), from funds made available 16 by that Act for the State and Tribal Assistance Grants pro-17 gram, \$170,800 may, at the discretion of the Administrator, 18 be made available to the city of Prescott for a wastewater 19 treatment plant construction project and \$129,200 may, at 20 21 the discretion of the Administrator, be made available to 22 the city of Wichita for a storm water technology pilot 23 project: Provided further, That, notwithstanding the joint 24 explanatory statement of the Committee on Appropriations 25 of the House of Representatives accompanying the Omnibus

Appropriations Act, 2009 (Public Law 111–8; 123 Stat. 1 2 524), the amount of \$185,000 made available to the city 3 of Manhattan for the sewer mainline extension project (as 4 described in the table entitled "Congressionally Designated" 5 Spending" contained in section 430 of that joint explanatory statement) may, at the discretion of the Administrator, 6 7 be made available to the city of Manhattan for a water 8 mainline extension project: Provided further, That, notwith-9 standing the joint explanatory statement of the Committee 10 on Appropriations of the House of Representatives accompanying the Omnibus Appropriations Act, 2009 (Public 11 Law 111-8; 123 Stat. 524), the amount of \$290,000 made 12 13 available to the Riley County Board of Commissioners for the Konza Sewer Main Extension project (as described in 14 15 the table entitled "Congressionally Designated Spending" contained in section 430 of that joint explanatory state-16 17 ment) may, at the discretion of the Administrator, be made 18 available to the city of Manhattan for the Konza Water 19 Main Extension project: Provided further, That, notwithstanding the joint explanatory statement of the Committee 20 21 on Appropriations of the House of Representatives accom-22 panying Public Law 111-8 (123 Stat. 524), the amount 23 of \$1,300,000 made available to the City of Warrensburg, 24 Missouri for a drinking water and wastewater infrastructure project (as described in the table entitled "Congression-25

ally Designated Spending" contained in section 430 of that 1 joint explanatory statement) may, at the discretion of the 2 3 Administrator, be made available to Johnson County, Mis-4 souri for that project: Provided further, That, notwith-5 standing the joint explanatory statement of the Committee 6 on Appropriations of the House of Representatives accom-7 panying Public Law 111-8 (123 Stat. 524), the amount 8 of \$1,000,000 made available to the City of Gravois Mills 9 for wastewater infrastructure (as described in the table enti-10 tled "Congressionally Designated Spending" contained in section 430 of that joint explanatory statement) may, at 11 12 the discretion of the Administrator, be made available to the Gravois Arm Sewer District for that project: Provided 13 further, That, notwithstanding the joint explanatory state-14 15 ment of the Committee on Appropriations of the House of Representatives accompanying Public Law 111–8 (123) 16 17 Stat. 524), the amount of \$500,000 made available to McDonald County, Missouri for a wastewater infrastruc-18 ture expansion project (as described in the table entitled 19 20 "Congressionally Designated Spending" contained in sec-21 tion 430 of that joint explanatory statement) may, at the 22 discretion of the Administrator, be made available to 23 PWSD #1 of McDonald County, Missouri for that project: 24 Provided further, That, notwithstanding the joint explana-25 tory statement of the Committee on Appropriations of the

House of Representatives accompanying Public Law 110– 1 161 (121 Stat. 1844), the amount of \$150,000 made avail-2 able to the City of Hayti, Pemiscot Consolidated Public 3 4 Water Supply District 1 for a Water Storage Tank (as de-5 scribed in the section entitled "STAG Infrastructure 6 Grants/Congressional Priorities" on page 1264 of the joint explanatory statement) may, at the discretion of the Ad-7 8 ministrator, be made available to Pemiscot Consolidated 9 Public Water Supply District 1 for a drinking water source 10 protection infrastructure project: Provided further, That, notwithstanding the joint explanatory statement of the 11 12 Committee on Appropriations of the House of Representatives accompanying Public Law 111–8 (123 Stat. 524), the 13 amount of \$400,000 made available to the City of Lake 14 15 Norden, South Dakota, for wastewater infrastructure improvements (as described in the table entitled "Congression-16 ally Designated Spending" contained in section 430 of that 17 joint explanatory statement) may, at the discretion of the 18 Administrator, be made available to the City of Lake 19 Norden, South Dakota, for drinking water infrastructure 20 21 *improvements.*

1 Administrative Provisions, Environmental 2 **PROTECTION AGENCY** 3 (INCLUDING RESCISSION OF FUNDS) 4 For fiscal year 2010, notwithstanding 31 U.S.C. 6303(1) and 6305(1), the Administrator of the Environ-5 mental Protection Agency, in carrying out the Agency's 6 7 function to implement directly Federal environmental pro-8 grams required or authorized by law in the absence of an 9 acceptable tribal program, may award cooperative agreements to federally recognized Indian Tribes or Intertribal 10 consortia, if authorized by their member Tribes, to assist 11 12 the Administrator in implementing Federal environmental programs for Indian Tribes required or authorized by law, 13 except that no such cooperative agreements may be awarded 14 15 from funds designated for State financial assistance agree-16 *ments*.

17 The Administrator of the Environmental Protection
18 Agency is authorized to collect and obligate pesticide reg19 istration service fees in accordance with section 33 of the
20 Federal Insecticide, Fungicide, and Rodenticide Act, as
21 amended by Public Law 110–94, the Pesticide Registration
22 Improvement Renewal Act.

23 The Administrator is authorized to transfer up to 50
24 percent of the funds appropriated for the Great Lakes Ini25 tiative under the heading "Environmental Programs and

Management" to the head of any Federal department or 1 2 agency, with the concurrence of such head, to carry out activities that would support the Great Lakes Restoration Ini-3 4 tiative and Great Lakes Water Quality Agreement pro-5 grams, projects, or activities; to enter into an interagency agreement with the head of such Federal department or 6 7 agency to carry out these activities; and to make grants 8 to governmental entities, nonprofit organizations, institu-9 tions, and individuals for planning, research, monitoring, 10 outreach, and implementation in furtherance of the Great 11 Lakes Restoration Initiative and the Great Lakes Water 12 Quality Agreement.

13 From unobligated balances to carry out projects and 14 activities funded through the State and Tribal Assistance 15 Grants Account, \$40,000,000 are permanently rescinded: *Provided, That no amounts may be rescinded from amounts* 16 that were designated by Congress as an emergency require-17 18 ment pursuant to the Concurrent Resolution on the Budget 19 or the Balanced Budget and Emergency Deficit Control Act of 1985, as amended. 20

GENERAL PROVISIONS, ENVIRONMENTAL PROTECTION
 AGENCY
 BLACK CARBON
 SEC. 201. (a) Not later than 18 months after the date
 of enactment of this Act, the Administrator, in consultation

1 with other Federal agencies, may carry out and submit to

2	Congress the results of a study to define black carbon, assess
3	the impacts of black carbon on global and regional climate,
4	and identify the most cost-effective ways to reduce black car-
5	bon emissions—
6	(1) to improve global and domestic public health;
7	and
8	(2) to mitigate the climate impacts of black car-
9	bon.
10	(b) In carrying out the study, the Administrator
11	shall—
12	(1) identify global and domestic black carbon
13	sources, the quantities of emissions from those sources,
14	and cost-effective mitigation technologies and strate-
15	gies;
16	(2) evaluate the public health, climate, and eco-
17	nomic impacts of black carbon;
18	(3) identify current and practicable future op-
19	portunities to provide financial, technical, and re-
20	lated assistance to reduce domestic and international
21	black carbon emissions; and
22	(4) identify opportunities for future research and
23	development to reduce black carbon emissions and
24	protect public health in the United States and inter-
25	nationally.

1	(c) Of the amounts made available under this title
2	under the heading "Environmental Programs and Man-
3	AGEMENT" for operations and administration, up to
4	\$2,000,000 shall be—
5	(1) transferred to the account used to fund the
6	Office of Air Quality Planning and Standards of the
7	Environmental Protection Agency; and
8	(2) used by the Administrator to carry out this
9	section.
10	TITLE III
11	RELATED AGENCIES
12	DEPARTMENT OF AGRICULTURE
13	Forest Service
14	FOREST AND RANGELAND RESEARCH
15	For necessary expenses of forest and rangeland re-
16	search as authorized by law, \$307,012,000, to remain avail-
17	able until expended: Provided, That of the funds provided,
18	\$66,939,000 is for the forest inventory and analysis pro-
19	gram.
20	STATE AND PRIVATE FORESTRY
21	For necessary expenses of cooperating with and pro-
22	viding technical and financial assistance to States, terri-
23	tories, possessions, and others, and for forest health manage-
24	ment, including treatments of pests, pathogens, and
25	invasive or noxious plants and for restoring and rehabili-

tating forests damaged by pests or invasive plants, coopera tive forestry, and education and land conservation activi ties and conducting an international program as author ized, \$276,946,000, to remain available until expended, as
 authorized by law; and of which \$55,145,000 is to be de rived from the Land and Water Conservation Fund.

7 NATIONAL FOREST SYSTEM
8 (INCLUDING TRANSFERS OF FUNDS)

9 For necessary expenses of the Forest Service, not other-10 wise provided for, for management, protection, improve-11 ment, and utilization of the National Forest System, \$1,552,429,000, to remain available until expended, which 12 13 shall include 50 percent of all moneys received during prior fiscal years as fees collected under the Land and Water Con-14 15 servation Fund Act of 1965, as amended, in accordance with section 4 of the Act (16 U.S.C. 460l-6a(i)) and of 16 which \$2,000,000 may be made available to the Pest and 17 18 Disease Revolving Loan Fund established by section 10205(b) of the Food, Conservation, and Energy Act of 2008 19 20 (16 U.S.C. 2104a(b)): Provided, That, through fiscal year 21 2014, the Secretary of Agriculture may authorize the ex-22 penditure or transfer of such sums as are necessary to the 23 Secretary of the Interior for removal, preparation and 24 adoption of excess wild horses and burros from National 25 Forest System lands and for the performance of cadastral

surveys to designate the boundaries of such lands: Provided
 further, That \$282,617,000 shall be made available for
 recreation, heritage, and wilderness.

4 CAPITAL IMPROVEMENT AND MAINTENANCE 5 (INCLUDING TRANSFER OF FUNDS)

6 For necessary expenses of the Forest Service, not other-7 wise provided for, \$513,418,000, to remain available until 8 expended, for construction, capital improvement, mainte-9 nance and acquisition of buildings and other facilities and infrastructure; and for construction, capital improvement, 10 decommissioning, and maintenance of forest roads and 11 trails by the Forest Service as authorized by 16 U.S.C. 532– 12 538 and 23 U.S.C. 101 and 205: Provided. 13 That 14 \$50,000,000 shall be designated for urgently needed road 15 decommissioning, road and trail repair and maintenance and associated activities, and removal of fish passage bar-16 riers, especially in areas where Forest Service roads may 17 be contributing to water quality problems in streams and 18 19 water bodies which support threatened, endangered or sensitive species or community water sources: Provided further, 20 21 That up to \$40,000,000 of the funds provided herein for 22 road maintenance shall be available for the decommis-23 sioning of roads, including unauthorized roads not part of 24 the transportation system, which are no longer needed: Pro-25 vided further, That no funds shall be expended to decommis-

sion any system road until notice and an opportunity for 1 public comment has been provided on each decommissioning 2 project: Provided further, That the decommissioning of un-3 4 authorized roads not part of the official transportation system shall be expedited in response to threats to public safety, 5 water quality, or natural resources: Provided further, That 6 funds becoming available in fiscal year 2010 under the Act 7 8 of March 4, 1913 (16 U.S.C. 501) shall be transferred to 9 the General Fund of the Treasury and shall not be available for transfer or obligation for any other purpose unless the 10 funds are appropriated. 11

12

LAND ACQUISITION

13 For expenses necessary to carry out the provisions of the Land and Water Conservation Fund Act of 1965, as 14 15 amended (16 U.S.C. 460l-4 through 11), including administrative expenses, and for acquisition of land or waters, 16 or interest therein, in accordance with statutory authority 17 applicable to the Forest Service, \$67,784,000, to be derived 18 from the Land and Water Conservation Fund and to re-19 main available until expended. 20

21 ACQUISITION OF LANDS FOR NATIONAL FORESTS SPECIAL

ACTS

22

For acquisition of lands within the exterior boundaries
of the Cache, Uinta, and Wasatch National Forests, Utah;
the Toiyabe National Forest, Nevada; and the Angeles, San

Bernardino, Sequoia, and Cleveland National Forests, Cali fornia, as authorized by law, \$1,050,000, to be derived from
 forest receipts.

4 ACQUISITION OF LANDS TO COMPLETE LAND EXCHANGES

5 For acquisition of lands, such sums, to be derived from 6 funds deposited by State, county, or municipal govern-7 ments, public school districts, or other public school authori-8 ties, and for authorized expenditures from funds deposited 9 by non-Federal parties pursuant to Land Sale and Ex-10 change Acts, pursuant to the Act of December 4, 1967, as amended (16 U.S.C. 484a), to remain available until ex-11 12 pended. (16 U.S.C. 4601–516–617a, 555a; Public Law 96– 13 586: Public Law 76–589, 76–591; and 78–310).

14 RANGE BETTERMENT FUND

15 For necessary expenses of range rehabilitation, protection, and improvement, 50 percent of all moneys received 16 during the prior fiscal year, as fees for grazing domestic 17 18 livestock on lands in National Forests in the 16 Western 19 States, pursuant to section 401(b)(1) of Public Law 94-20 579, as amended, to remain available until expended, of 21 which not to exceed 6 percent shall be available for adminis-22 trative expenses associated with on-the-ground range reha-23 *bilitation, protection, and improvements.*

1	GIFTS, DONATIONS AND BEQUESTS FOR FOREST AND
2	RANGELAND RESEARCH
3	For expenses authorized by 16 U.S.C. 1643(b),
4	\$50,000, to remain available until expended, to be derived
5	from the fund established pursuant to the above Act.
6	MANAGEMENT OF NATIONAL FOREST LANDS FOR
7	SUBSISTENCE USES
8	For necessary expenses of the Forest Service to manage
9	Federal lands in Alaska for subsistence uses under title VIII
10	of the Alaska National Interest Lands Conservation Act
11	(Public Law 96–487), \$2,582,000, to remain available until
12	expended.
13	WILDLAND FIRE MANAGEMENT
14	(INCLUDING TRANSFERS OF FUNDS)
15	For necessary expenses for forest fire presuppression
16	activities on National Forest System lands, for emergency
17	fire suppression on or adjacent to such lands or other lands
18	under fire protection agreement, hazardous fuels reduction
19	on or adjacent to such lands, and for emergency rehabilita-
20	tion of burned-over National Forest System lands and
21	water, \$1,817,637,000, to remain available until expended:
22	Provided, That such funds including unobligated balances
23	under this heading, are available for repayment of advances
24	from other appropriations accounts previously transferred
25	for such purposes: Provided further, That such funds shall

be available to reimburse State and other cooperating enti-1 ties for services provided in response to wildfire and other 2 3 emergencies or disasters to the extent such reimbursements 4 by the Forest Service for non-fire emergencies are fully re-5 paid by the responsible emergency management agency: 6 Provided further, That, notwithstanding any other provi-7 sion of law, \$8,000,000 of funds appropriated under this 8 appropriation shall be used for Fire Science Research in 9 support of the Joint Fire Science Program: Provided fur-10 ther, That all authorities for the use of funds, including the 11 use of contracts, grants, and cooperative agreements, avail-12 able to execute the Forest and Rangeland Research appropriation, are also available in the utilization of these funds 13 for Fire Science Research: Provided further, That funds 14 15 provided shall be available for emergency rehabilitation and restoration, hazardous fuels reduction activities in the 16 17 urban-wildland interface, support to Federal emergency re-18 sponse, and wildfire suppression activities of the Forest 19 Service: Provided further, That of the funds provided, 20 \$340,285,000 is for hazardous fuels reduction activities, 21 \$11,500,000 is for rehabilitation and restoration. 22 \$23,917,000 is for research activities and to make competi-23 tive research grants pursuant to the Forest and Rangeland 24 Renewable Resources Research Act, as amended (16 U.S.C. 25 1641 et seq.), \$56,250,000 is for State fire assistance,

1 \$9,000,000 is for volunteer fire assistance, \$17,252,000 is for forest health activities on Federal lands and \$9,928,000 2 is for forest health activities on State and private lands: 3 4 Provided further, That amounts in this paragraph may be 5 transferred to the "State and Private Forestry", "National 6 Forest System", and "Forest and Rangeland Research" ac-7 counts to fund State fire assistance, volunteer fire assist-8 ance, forest health management, forest and rangeland re-9 search, the Joint Fire Science Program, vegetation and wa-10 tershed management, heritage site rehabilitation, and wild-11 life and fish habitat management and restoration: Provided further, That up to \$15,000,000 of the funds provided under 12 13 this heading for hazardous fuels treatments may be transferred to and made a part of the "National Forest System" 14 15 account at the sole discretion of the Chief of the Forest Service 30 days after notifying the House and the Senate Com-16 17 mittees on Appropriations: Provided further, That the costs 18 of implementing any cooperative agreement between the Federal Government and any non-Federal entity may be 19 shared, as mutually agreed on by the affected parties: Pro-20 21 vided further, That in addition to funds provided for State 22 Fire Assistance programs, and subject to all authorities available to the Forest Service under the State and Private 23 24 Forestry Appropriation, up to \$15,000,000 may be used on 25 adjacent non-Federal lands for the purpose of protecting

communities when hazard reduction activities are planned 1 2 on national forest lands that have the potential to place 3 such communities at risk: Provided further, That funds 4 made available to implement the Community Forest Res-5 toration Act, Public Law 106–393, title VI, shall be available for use on non-Federal lands in accordance with au-6 7 thorities available to the Forest Service under the State and 8 Private Forestry Appropriation: Provided further, That the 9 Secretary of the Interior and the Secretary of Agriculture 10 may authorize the transfer of funds appropriated for 11 wildland fire management, in an aggregate amount not to exceed \$10,000,000, between the Departments when such 12 transfers would facilitate and expedite jointly funded 13 14 wildland fire management programs and projects: Provided 15 further, That of the funds provided for hazardous fuels reduction, not to exceed \$10,000,000, may be used to make 16 grants, using any authorities available to the Forest Service 17 18 under the State and Private Forestry appropriation, for the purpose of creating incentives for increased use of biomass 19 from national forest lands: Provided further, That funds 20 21 designated for wildfire suppression shall be assessed for cost pools on the same basis as such assessments are calculated 22 23 against other agency programs.

COLLABORATIVE FOREST LANDSCAPE RESTORATION FUND
 For expenses authorized by section 4003(f) of the Om nibus Public Land Management Act of 2009 (16 U.S.C.
 7303(f)), \$10,000,000, to remain available until expended.

5 Administrative provisions, forest service

6

(INCLUDING TRANSFERS OF FUNDS)

7 Appropriations to the Forest Service for the current 8 fiscal year shall be available for: (1) purchase of passenger 9 motor vehicles; acquisition of passenger motor vehicles from 10 excess sources, and hire of such vehicles; purchase, lease, op-11 eration, maintenance, and acquisition of aircraft from ex-12 cess sources to maintain the operable fleet for use in Forest 13 Service wildland fire programs and other Forest Service programs; notwithstanding other provisions of law, existing 14 15 aircraft being replaced may be sold, with proceeds derived or trade-in value used to offset the purchase price for the 16 17 replacement aircraft; (2) services pursuant to 7 U.S.C. 18 2225, and not to exceed \$100,000 for employment under 5 19 U.S.C. 3109; (3) purchase, erection, and alteration of buildings and other public improvements (7 U.S.C. 2250); (4) 20 21 acquisition of land, waters, and interests therein pursuant 22 to 7 U.S.C. 428a; (5) for expenses pursuant to the Volun-23 teers in the National Forest Act of 1972 (16 U.S.C. 558a, 24 558d, and 558a note); (6) the cost of uniforms as authorized by 5 U.S.C. 5901-5902; and (7) for debt collection contracts
 in accordance with 31 U.S.C. 3718(c).

3 Any appropriations or funds available to the Forest 4 Service may be transferred to the Wildland Fire Manage-5 ment appropriation for wildland firefighting, emergency re-6 habilitation of burned-over or damaged lands or waters 7 under its jurisdiction, and fire preparedness due to severe 8 burning conditions upon notification of the Committees on 9 Appropriations for the House of Representatives and Senate 10 if the Secretary of Agriculture determines that all emergency fire suppression funds appropriated under the head-11 ing "Wildland Fire Management" will be fully obligated 12 13 within 30 days.

14 Funds appropriated to the Forest Service shall be 15 available for assistance to or through the Agency for International Development in connection with forest and range-16 land research, technical information, and assistance in for-17 18 eign countries, and shall be available to support forestry 19 and related natural resource activities outside the United 20 States and its territories and possessions, including tech-21 nical assistance, education and training, and cooperation 22 with United States and international organizations.

None of the funds made available to the Forest Service
in this Act or any other Act with respect to any fiscal year
shall be subject to transfer under the provisions of section

702(b) of the Department of Agriculture Organic Act of
 1944 (7 U.S.C. 2257), section 442 of Public Law 106–224
 (7 U.S.C. 7772), or section 10417(b) of Public Law 107–
 107 (7 U.S.C. 8316(b)).

None of the funds available to the Forest Service may
be reprogrammed without the advance approval of the
House and Senate Committees on Appropriations in accordance with the reprogramming procedures contained in
title IV of this Act.

10 Not more than \$88,785,000 of funds available to the 11 Forest Service shall be transferred to the Working Capital 12 Fund of the Department of Agriculture and not more than \$19,400,000 of funds available to the Forest Service shall 13 be transferred to the Department of Agriculture for Depart-14 15 ment Reimbursable Programs, commonly referred to as Greenbook charges. Nothing in this paragraph shall pro-16 hibit or limit the use of reimbursable agreements requested 17 by the Forest Service in order to obtain services from the 18 Department of Agriculture's National Information Tech-19 20 nology Center.

Funds available to the Forest Service shall be available
to conduct a program of up to \$5,000,000 for priority
projects within the scope of the approved budget, of which
\$2,500,000 shall be carried out by the Youth Conservation
Corps and \$2,500,000 shall be carried out under the author-

ity of the Public Lands Corps Healthy Forests Restoration
 Act of 2005, Public Law 109–154.

3 Of the funds available to the Forest Service, \$4,000 is
4 available to the Chief of the Forest Service for official recep5 tion and representation expenses.

6 Pursuant to sections 405(b) and 410(b) of Public Law 7 101–593, of the funds available to the Forest Service, up 8 to \$2,000,000 may be advanced in a lump sum to the Na-9 tional Forest Foundation to aid conservation partnership 10 projects in support of the Forest Service mission, without regard to when the Foundation incurs expenses, for admin-11 istrative expenses or projects on or benefitting National 12 13 Forest System lands or related to Forest Service programs: Provided, That, of the Federal funds made available to the 14 15 Foundation, no more than \$200,000 shall be available for administrative expenses: Provided further, That the Foun-16 dation shall obtain, by the end of the period of Federal fi-17 18 nancial assistance, private contributions to match on at least one-for-one basis funds made available by the Forest 19 Service: Provided further, That the Foundation may trans-20 21 fer Federal funds to Federal or a non-Federal recipient for 22 a project at the same rate that the recipient has obtained 23 the non-Federal matching funds: Provided further, That au-24 thorized investments of Federal funds held by the Founda-25 tion may be made only in interest-bearing obligations of the United States or in obligations guaranteed as to both
 principal and interest by the United States.

3 Pursuant to section 2(b)(2) of Public Law 98–244, 4 \$2,650,000 of the funds available to the Forest Service shall 5 be advanced to the National Fish and Wildlife Foundation in a lump sum to aid cost-share conservation projects, with-6 7 out regard to when expenses are incurred, on or benefitting 8 National Forest System lands or related to Forest Service 9 programs: Provided, That such funds shall be matched on 10 at least a one-for-one basis by the Foundation or its subrecipients: Provided further, That the Foundation may 11 transfer Federal funds to a Federal or non-Federal recipient 12 for a project at the same rate that the recipient has obtained 13 the non-Federal matching funds. 14

Funds appropriated to the Forest Service shall be
available for interactions with and providing technical assistance to rural communities and natural resource-based
businesses for sustainable rural development purposes.

Funds appropriated to the Forest Service shall be
available for payments to counties within the Columbia
River Gorge National Scenic Area, pursuant to section
14(c)(1) and (2), and section 16(a)(2) of Public Law 99–
663.

An eligible individual who is employed in any project
funded under title V of the Older American Act of 1965

(42 U.S.C. 3056 et seq.) and administered by the Forest
 Service shall be considered to be a Federal employee for pur poses of chapter 171 of title 28, United States Code.

Any funds appropriated to the Forest Service may be
used to meet the non-Federal share requirement in section
502(c) of the Older American Act of 1965 (42 U.S.C.
3056(c)(2)).

8 Funds available to the Forest Service, not to exceed 9 \$55,000,000, shall be assessed for the purpose of performing 10 fire, administrative and other facilities maintenance. Such 11 assessments shall occur using a square foot rate charged on 12 the same basis the agency uses to assess programs for pay-13 ment of rent, utilities, and other support services.

14 Notwithstanding any other provision of law, any ap-15 propriations or funds available to the Forest Service not to exceed \$500,000 may be used to reimburse the Office of 16 17 the General Counsel (OGC), Department of Agriculture, for travel and related expenses incurred as a result of OGC as-18 sistance or participation requested by the Forest Service at 19 meetings, training sessions, management reviews, land pur-20 21 chase negotiations and similar non-litigation related mat-22 ters. Future budget justifications for both the Forest Service 23 and the Department of Agriculture should clearly display 24 the sums previously transferred and the requested funding transfers. 25

1	Funds provided to the Forest Service in this Act may
2	be used for the purpose of expenses associated with primary
3	and secondary schooling for the 2009–2010 school year of
4	dependents of agency personnel stationed in Puerto Rico,
5	at a cost not in excess of those authorized by the Department
6	of Defense for that same area, when it is determined by
7	the Chief of the Forest Service that public schools available
8	in the locality are unable to provide adequately for the edu-
9	cation of such dependents.
10	DEPARTMENT OF HEALTH AND HUMAN
11	SERVICES
12	INDIAN HEALTH SERVICE
13	INDIAN HEALTH SERVICES
14	For expenses necessary to carry out the Act of August
15	5, 1954 (68 Stat. 674), the Indian Self-Determination Act,
16	the Indian Health Care Improvement Act, and titles II and
17	III of the Public Health Service Act with respect to the In-
18	dian Health Service, \$3,639,868,000, together with pay-
19	ments received during the fiscal year pursuant to 42 U.S.C.
20	238(b) and 238b for services furnished by the Indian Health
21	Service: Provided, That funds made available to tribes and
22	tribal organizations through contracts, grant agreements, or
23	any other agreements or compacts authorized by the Indian
24	Self-Determination and Education Assistance Act of 1975
25	(25 U.S.C. 450), shall be deemed to be obligated at the time

of the grant or contract award and thereafter shall remain 1 2 available to the tribe or tribal organization without fiscal 3 year limitation: Provided further, That \$779,347,000 for 4 contract medical care, including \$48,000,000 for the Indian 5 Catastrophic Health Emergency Fund, shall remain available until expended: Provided further, That \$18,251,000 is 6 7 provided for Headquarters operations and information 8 technology activities and, notwithstanding any other provi-9 sion of law, the amount available under this proviso shall 10 be allocated at the discretion of the Director of the Indian Health Service: Provided further, That of the funds pro-11 12 vided, up to \$32,000,000 shall remain available until ex-13 pended for implementation of the loan repayment program 14 under section 108 of the Indian Health Care Improvement 15 Act: Provided further, That \$16,391,000 is provided for the methamphetamine and suicide prevention and treatment 16 initiative and \$7,500,000 is provided for the domestic vio-17 18 lence prevention initiative and, notwithstanding any other provision of law, the amounts available under this proviso 19 shall be allocated at the discretion of the Director of the 20 21 Indian Health Service and shall remain available until ex-22 pended: Provided further, That funds provided in this Act 23 may be used for annual contracts and grants that fall with-24 in two fiscal years, provided the total obligation is recorded 25 in the year the funds are appropriated: Provided further,

That the amounts collected by the Secretary of Health and 1 2 Human Services under the authority of title IV of the In-3 dian Health Care Improvement Act shall remain available 4 until expended for the purpose of achieving compliance with 5 the applicable conditions and requirements of titles XVIII 6 and XIX of the Social Security Act, except for those related 7 to the planning, design, or construction of new facilities: 8 Provided further, That funding contained herein for schol-9 arship programs under the Indian Health Care Improvement Act (25 U.S.C. 1613) shall remain available until ex-10 11 pended: Provided further, That amounts received by tribes 12 and tribal organizations under title IV of the Indian Health 13 Care Improvement Act shall be reported and accounted for and available to the receiving tribes and tribal organiza-14 15 tions until expended: Provided further, That, notwithstanding any other provision of law, of the amounts pro-16 vided herein, not to exceed \$389,490,000 shall be for pay-17 18 ments to tribes and tribal organizations for contract or 19 grant support costs associated with contracts, grants, selfgovernance compacts, or annual funding agreements be-20 21 tween the Indian Health Service and a tribe or tribal orga-22 nization pursuant to the Indian Self-Determination Act of 23 1975, as amended, prior to or during fiscal year 2010, of 24 which not to exceed \$5,000,000 may be used for contract 25 support costs associated with new or expanded self-deter-

mination contracts, grants, self-governance compacts, or 1 2 annual funding agreements: Provided further, That the Bu-3 reau of Indian Affairs may collect from the Indian Health 4 Service, tribes and tribal organizations operating health fa-5 cilities pursuant to Public Law 93–638, such individually identifiable health information relating to disabled children 6 7 as may be necessary for the purpose of carrying out its 8 functions under the Individuals with Disabilities Edu-9 cation Act (20 U.S.C. 1400, et seq.): Provided further, That 10 the Indian Health Care Improvement Fund may be used, 11 as needed, to carry out activities typically funded under the Indian Health Facilities account. 12

13

INDIAN HEALTH FACILITIES

14 For construction, repair, maintenance, improvement, 15 and equipment of health and related auxiliary facilities, including quarters for personnel; preparation of plans, speci-16 fications, and drawings; acquisition of sites, purchase and 17 18 erection of modular buildings, and purchases of trailers; and for provision of domestic and community sanitation 19 facilities for Indians, as authorized by section 7 of the Act 20 21 of August 5, 1954 (42 U.S.C. 2004a), the Indian Self-Deter-22 mination Act, and the Indian Health Care Improvement 23 Act, and for expenses necessary to carry out such Acts and 24 titles II and III of the Public Health Service Act with respect to environmental health and facilities support activi-25

1 ties of the Indian Health Service, \$394,757,000, to remain 2 available until expended: Provided, That notwithstanding 3 any other provision of law, funds appropriated for the plan-4 ning, design, construction, renovation or expansion of health facilities for the benefit of an Indian tribe or tribes 5 may be used to purchase land on which such facilities will 6 7 be located: Provided further, That not to exceed \$500,000 8 shall be used by the Indian Health Service to purchase 9 TRANSAM equipment from the Department of Defense for distribution to the Indian Health Service and tribal facili-10 ties: Provided further, That none of the funds appropriated 11 to the Indian Health Service may be used for sanitation 12 13 facilities construction for new homes funded with grants by the housing programs of the United States Department of 14 15 Housing and Urban Development: Provided further, That not to exceed \$2,700,000 from this account and the "Indian 16 17 Health Services" account shall be used by the Indian Health Service to obtain ambulances for the Indian Health Service 18 19 and tribal facilities in conjunction with an existing interagency agreement between the Indian Health Service and 20 21 the General Services Administration: Provided further, 22 That not to exceed \$500,000 shall be placed in a Demolition 23 Fund, to remain available until expended, and be used by 24 the Indian Health Service for the demolition of Federal buildings. 25

1 ADMINISTRATIVE PROVISIONS, INDIAN HEALTH SERVICE

2 Appropriations provided in this Act to the Indian 3 Health Service shall be available for services as authorized 4 by 5 U.S.C. 3109 at rates not to exceed the per diem rate 5 equivalent to the maximum rate payable for senior-level positions under 5 U.S.C. 5376; hire of passenger motor vehi-6 7 cles and aircraft; purchase of medical equipment; purchase 8 of reprints; purchase, renovation and erection of modular 9 buildings and renovation of existing facilities; payments for telephone service in private residences in the field, when au-10 thorized under regulations approved by the Secretary; uni-11 forms or allowances therefor as authorized by 5 U.S.C. 12 13 5901–5902; and for expenses of attendance at meetings that relate to the functions or activities of the Indian Health 14 15 Service.

16 In accordance with the provisions of the Indian Health 17 Care Improvement Act, non-Indian patients may be ex-18 tended health care at all tribally administered or Indian Health Service facilities, subject to charges, and the pro-19 ceeds along with funds recovered under the Federal Medical 20 21 Care Recovery Act (42 U.S.C. 2651–2653) shall be credited 22 to the account of the facility providing the service and shall 23 be available without fiscal year limitation. Notwith-24 standing any other law or regulation, funds transferred from the Department of Housing and Urban Development 25

to the Indian Health Service shall be administered under
 Public Law 86–121, the Indian Sanitation Facilities Act
 and Public Law 93–638, as amended.

Funds appropriated to the Indian Health Service in
this Act, except those used for administrative and program
direction purposes, shall not be subject to limitations directed at curtailing Federal travel and transportation.

8 None of the funds made available to the Indian Health 9 Service in this Act shall be used for any assessments or 10 charges by the Department of Health and Human Services 11 unless identified in the budget justification and provided 12 in this Act, or approved by the House and Senate Commit-13 tees on Appropriations through the reprogramming process.

14 Notwithstanding any other provision of law, funds 15 previously or herein made available to a tribe or tribal organization through a contract, grant, or agreement author-16 ized by title I or title V of the Indian Self-Determination 17 18 and Education Assistance Act of 1975 (25 U.S.C. 450), may be deobligated and reobligated to a self-determination con-19 tract under title I, or a self-governance agreement under 20 21 title V of such Act and thereafter shall remain available 22 to the tribe or tribal organization without fiscal year limi-23 tation.

None of the funds made available to the Indian Health
Service in this Act shall be used to implement the final rule

published in the Federal Register on September 16, 1987, 1 by the Department of Health and Human Services, relating 2 to the eligibility for the health care services of the Indian 3 4 Health Service until the Indian Health Service has sub-5 mitted a budget request reflecting the increased costs associated with the proposed final rule, and such request has been 6 7 included in an appropriations Act and enacted into law. 8 With respect to functions transferred by the Indian 9 Health Service to tribes or tribal organizations, the Indian 10 Health Service is authorized to provide goods and services to those entities on a reimbursable basis, including pay-11 12 ments in advance with subsequent adjustment. The reim-13 bursements received therefrom, along with the funds received from those entities pursuant to the Indian Self-Determina-14 15 tion Act, may be credited to the same or subsequent appropriation account from which the funds were originally de-16 rived, with such amounts to remain available until ex-17 18 pended.

19 Reimbursements for training, technical assistance, or
20 services provided by the Indian Health Service will contain
21 total costs, including direct, administrative, and overhead
22 associated with the provision of goods, services, or technical
23 assistance.

1	The appropriation structure for the Indian Health
2	Service may not be altered without advance notification to
3	the House and Senate Committees on Appropriations.
4	NATIONAL INSTITUTES OF HEALTH
5	NATIONAL INSTITUTE OF ENVIRONMENTAL HEALTH
6	SCIENCES
7	For necessary expenses for the National Institute of
8	Environmental Health Sciences in carrying out activities
9	set forth in section 311(a) of the Comprehensive Environ-
10	mental Response, Compensation, and Liability Act of 1980,
11	as amended, and section 126(g) of the Superfund Amend-
12	ments and Reauthorization Act of 1986, \$79,212,000.
13	AGENCY FOR TOXIC SUBSTANCES AND DISEASE REGISTRY
14	TOXIC SUBSTANCES AND ENVIRONMENTAL PUBLIC HEALTH
15	For necessary expenses for the Agency for Toxic Sub-
16	stances and Disease Registry (ATSDR) in carrying out ac-
17	tivities set forth in sections $104(i)$ and $111(c)(4)$ of the
18	Comprehensive Environmental Response, Compensation,
19	and Liability Act of 1980 (CERCLA), as amended; section
20	118(f) of the Superfund Amendments and Reauthorization
21	Act of 1986 (SARA), as amended; and section 3019 of the
22	Solid Waste Disposal Act, as amended, \$76,792,000, of
23	which up to \$1,000 to remain available until expended, is
24	for Individual Learning Accounts for full-time equivalent
25	employees of the Agency for Toxic Substances and Disease

1 Registry: Provided, That notwithstanding any other provi-2 sion of law, in lieu of performing a health assessment under section 104(i)(6) of CERCLA, the Administrator of ATSDR 3 4 may conduct other appropriate health studies, evaluations, 5 or activities, including, without limitation, biomedical test-6 ing, clinical evaluations, medical monitoring, and referral 7 to accredited health care providers: Provided further, That 8 in performing any such health assessment or health study, 9 evaluation, or activity, the Administrator of ATSDR shall not be bound by the deadlines in section 104(i)(6)(A) of 10 11 CERCLA: Provided further, That none of the funds appro-12 priated under this heading shall be available for ATSDR 13 to issue in excess of 40 toxicological profiles pursuant to 14 section 104(i) of CERCLA during fiscal year 2010, and ex-15 isting profiles may be updated as necessary. 16 OTHER RELATED AGENCIES 17 EXECUTIVE OFFICE OF THE PRESIDENT 18 COUNCIL ON ENVIRONMENTAL QUALITY AND OFFICE OF 19 ENVIRONMENTAL QUALITY 20 For necessary expenses to continue functions assigned 21 to the Council on Environmental Quality and Office of En-22 vironmental Quality pursuant to the National Environ-

- 23 mental Policy Act of 1969, the Environmental Quality Im-
- 24 provement Act of 1970, and Reorganization Plan No. 1 of
- 25 1977, and not to exceed \$750 for official reception and rep-

1	resentation expenses, \$3,159,000: Provided, That notwith-
2	standing section 202 of the National Environmental Policy
3	Act of 1970, the Council shall consist of one member, ap-
4	pointed by the President, by and with the advice and con-
5	sent of the Senate, serving as chairman and exercising all
6	powers, functions, and duties of the Council.
7	Chemical Safety and Hazard Investigation Board
8	SALARIES AND EXPENSES
9	(INCLUDING TRANSFER OF FUNDS)
10	For necessary expenses in carrying out activities pur-
11	suant to section $112(r)(6)$ of the Clean Air Act, as amended,
12	including hire of passenger vehicles, uniforms or allowances
13	therefor, as authorized by 5 U.S.C. 5901–5902, and for serv-
14	ices authorized by 5 U.S.C. 3109 but at rates for individ-
15	uals not to exceed the per diem equivalent to the maximum
16	rate payable for senior level positions under 5 U.S.C. 5376,
17	\$11,195,000.
18	Office of Navajo and Hopi Indian Relocation
19	SALARIES AND EXPENSES

For necessary expenses of the Office of Navajo and 20 Hopi Indian Relocation as authorized by Public Law 93-21 531, \$8,000,000, to remain available until expended: Pro-22 vided, That funds provided in this or any other appropria-23 tions Act are to be used to relocate eligible individuals and 24 25 groups including evictees from District 6, Hopi-partitioned

lands residents, those in significantly substandard housing, 1 and all others certified as eligible and not included in the 2 preceding categories: Provided further, That none of the 3 4 funds contained in this or any other Act may be used by 5 the Office of Navajo and Hopi Indian Relocation to evict any single Navajo or Navajo family who, as of November 6 7 30, 1985, was physically domiciled on the lands partitioned 8 to the Hopi Tribe unless a new or replacement home is pro-9 vided for such household: Provided further, That no 10 relocatee will be provided with more than one new or replacement home: Provided further, That the Office shall re-11 locate any certified eligible relocatees who have selected and 12 13 received an approved homesite on the Navajo reservation or selected a replacement residence off the Navajo reserva-14 15 tion or on the land acquired pursuant to 25 U.S.C. 640d-16 10.

- 17 INSTITUTE OF AMERICAN INDIAN AND ALASKA NATIVE
- 18 Culture and Arts Development

19 PAYMENT TO THE INSTITUTE

For payment to the Institute of American Indian and
Alaska Native Culture and Arts Development, as authorized
by title XV of Public Law 99–498, as amended (20 U.S.C.
56 part A), \$8,300,000.

Smithsonian Institution

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SALARIES AND EXPENSES

3 For necessary expenses of the Smithsonian Institution, 4 as authorized by law, including research in the fields of art, 5 science, and history; development, preservation, and docu-6 mentation of the National Collections; presentation of pub-7 lic exhibits and performances: collection, preparation, dis-8 semination, and exchange of information and publications; 9 conduct of education, training, and museum assistance pro-10 grams; maintenance, alteration, operation, lease agreements 11 of no more than 30 years, and protection of buildings, fa-12 cilities, and approaches; not to exceed \$100,000 for services 13 as authorized by 5 U.S.C. 3109; and purchase, rental, repair, and cleaning of uniforms for employees, \$634,161,000, 14 15 of which not to exceed \$19,117,000 for the instrumentation program, collections acquisition, exhibition reinstallation, 16 17 the National Museum of African American History and 18 Culture, and the repatriation of skeletal remains program 19 shall remain available until expended; of which \$1,553,000 for fellowships and scholarly awards shall remain available 20 21 until September 30, 2011; of which \$250,000 may be made 22 available to carry out activities under the Civil Rights His-23 tory Project Act of 2009 (20 U.S.C. 80s et seq.), to remain 24 available until expended; and including such funds as may 25 be necessary to support American overseas research centers:

Provided, That funds appropriated herein are available for
 advance payments to independent contractors performing
 research services or participating in official Smithsonian
 presentations.

FACILITIES CAPITAL

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6 For necessary expenses of repair, revitalization, and 7 alteration of facilities owned or occupied by the Smithso-8 nian Institution, by contract or otherwise, as authorized by section 2 of the Act of August 22, 1949 (63 Stat. 623), and 9 for 10 construction. including necessary personnel. \$125,000,000, to remain available until expended, of which 11 12 not to exceed \$10,000 is for services as authorized by 5 13 U.S.C. 3109.

14 LEGACY FUND

15 (INCLUDING RESCISSION OF FUNDS)

16 For the purpose of developing a public-private partnership to facilitate the reopening of the Arts and Industries 17 Building of the Smithsonian Institution, \$30,000,000, to re-18 19 main available until expended, for repair, renovation and 20 revitalization of the building: Provided, That such funds 21 shall be matched on a 1:1 basis by private donations: Pro-22 vided further, That major in-kind donations that contribute 23 significantly to the redesign and purpose of the reopened 24 building be considered to qualify toward the total private match: Provided further, That privately contributed endow-25

ments, which are designated for the care and renewal of 1 permanent exhibitions installed in the Arts and Industries 2 Building, be considered as qualifying toward the total pri-3 4 vate match: Provided further, That this appropriation may be made available to the Smithsonian Institution incremen-5 tally as private funding becomes available: Provided fur-6 ther, That any other provision of law that adjusts the over-7 8 all amount of the Federal appropriation for this account 9 shall also apply to the privately contributed requirement: 10 Provided further, That the unobligated balances provided under this heading in Public Law 110–161 and Public Law 11 12 111–8 are hereby rescinded.

13 NATIONAL GALLERY OF ART

14 SALARIES AND EXPENSES

15 For the upkeep and operations of the National Gallery of Art, the protection and care of the works of art therein, 16 and administrative expenses incident thereto, as authorized 17 by the Act of March 24, 1937 (50 Stat. 51), as amended 18 by the public resolution of April 13, 1939 (Public Resolu-19 tion 9, Seventy-sixth Congress), including services as au-20 21 thorized by 5 U.S.C. 3109; payment in advance when au-22 thorized by the treasurer of the Gallery for membership in 23 library, museum, and art associations or societies whose 24 publications or services are available to members only, or 25 to members at a price lower than to the general public; pur-

chase, repair, and cleaning of uniforms for guards, and uni-1 forms, or allowances therefor, for other employees as author-2 ized by law (5 U.S.C. 5901–5902); purchase or rental of 3 4 devices and services for protecting buildings and contents 5 thereof, and maintenance, alteration, improvement, and repair of buildings, approaches, and grounds; and purchase 6 7 of services for restoration and repair of works of art for 8 the National Gallery of Art by contracts made, without ad-9 vertising, with individuals, firms, or organizations at such rates or prices and under such terms and conditions as the 10 11 Gallery may deem proper, \$110,746,000, of which not to 12 exceed \$3,386,000 for the special exhibition program shall remain available until expended. 13

14 REPAIR, RESTORATION AND RENOVATION OF BUILDINGS

15 For necessary expenses of repair, restoration and ren-16 ovation of buildings, grounds and facilities owned or occu-17 pied by the National Gallery of Art, by contract or otherwise, as authorized, \$54,499,000, to remain available until 18 19 expended: Provided, That of this amount, up to \$40,000,000 20 shall be available for repair of the National Gallery's East 21 Building facade: Provided further, That notwithstanding 22 any other provision of law, a single procurement for the 23 foregoing Major Critical Project may be issued which in-24 cludes the full scope of the project: Provided further, That the solicitation and contract shall contain the clause "avail-25

ability of funds" found at 48 CFR 52.232.18: Provided fur-1 ther, That contracts awarded for environmental systems, 2 protection systems, and exterior repair or renovation of 3 4 buildings of the National Gallery of Art may be negotiated 5 with selected contractors and awarded on the basis of contractor qualifications as well as price. 6 7 John F. Kennedy Center for the Performing Arts 8 **OPERATIONS AND MAINTENANCE** 9 For necessary expenses for the operation, maintenance and security of the John F. Kennedy Center for the Per-10 11 forming Arts, \$22,500,000. 12 CAPITAL REPAIR AND RESTORATION 13 For necessary expenses for capital repair and restora-14 tion of the existing features of the building and site of the 15 John F. Kennedy Center for the Performing Arts, \$17,447,000, to remain available until expended. 16 17 WOODROW WILSON INTERNATIONAL CENTER FOR 18 **S**CHOLARS 19 SALARIES AND EXPENSES 20 For expenses necessary in carrying out the provisions 21 of the Woodrow Wilson Memorial Act of 1968 (82 Stat. 22 1356) including hire of passenger vehicles and services as 23 authorized by 5 U.S.C. 3109, \$10,225,000.

1	NATIONAL FOUNDATION ON THE ARTS AND THE
2	Humanities
3	NATIONAL ENDOWMENT FOR THE ARTS
4	GRANTS AND ADMINISTRATION
5	For necessary expenses to carry out the National Foun-
6	dation on the Arts and the Humanities Act of 1965, as
7	amended, \$161,315,000 shall be available to the National
8	Endowment for the Arts for the support of projects and pro-
9	ductions in the arts, including arts education and public
10	outreach activities, through assistance to organizations and
11	individuals pursuant to section 5 of the Act, for program
12	support, and for administering the functions of the Act, to
13	remain available until expended: Provided, That funds ap-
14	propriated herein shall be expended in accordance with sec-
15	tions 309 and 311 of Public Law 108–447.
16	National Endowment for the Humanities
17	GRANTS AND ADMINISTRATION
18	For necessary expenses to carry out the National Foun-
19	dation on the Arts and the Humanities Act of 1965, as
20	amended, \$161,315,000, to remain available until ex-
21	pended, of which \$147,015,000 shall be available for support
22	of activities in the humanities, pursuant to section $7(c)$ of
23	the Act and for administering the functions of the Act; and
24	\$14,300,000 shall be available to carry out the matching
25	grants program pursuant to section $10(a)(2)$ of the Act in-

cluding \$9,500,000 for the purposes of section 7(h): Pro-1 vided, That appropriations for carrying out section 2 10(a)(2) shall be available for obligation only in such 3 4 amounts as may be equal to the total amounts of gifts, bequests, and devises of money, and other property accepted 5 by the chairman or by grantees of the Endowment under 6 7 the provisions of subsections 11(a)(2)(B) and 11(a)(3)(B)8 during the current and preceding fiscal years for which 9 equal amounts have not previously been appropriated.

10 Administrative provisions

None of the funds appropriated to the National Foundation on the Arts and the Humanities may be used to
process any grant or contract documents which do not include the text of 18 U.S.C. 1913.

15 None of the funds appropriated to the National Foundation on the Arts and the Humanities may be used for 16 17 official reception and representation expenses: Provided, 18 That funds from nonappropriated sources may be used as 19 necessary for official reception and representation expenses. 20 The Chairperson of the National Endowment for the 21 Arts may approve grants of up to \$10,000, if in the aggre-22 gate this amount does not exceed 5 percent of the sums ap-23 propriated for grant-making purposes per year: Provided, 24 That such small grant actions are taken pursuant to the

terms of an expressed and direct delegation of authority
 from the National Council on the Arts to the Chairperson.
 COMMISSION OF FINE ARTS

SALARIES AND EXPENSES

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5 For expenses made necessary by the Act establishing a Commission of Fine Arts (40 U.S.C. 104), \$2,294,000: 6 7 Provided. That the Commission is authorized to charge fees 8 to cover the full costs of its publications, and such fees shall 9 be credited to this account as an offsetting collection, to remain available until expended without further appropria-10 tion: Provided further, That the Commission is authorized 11 to accept gifts, including objects, papers, artwork, drawings 12 13 and artifacts, that pertain to the history and design of the Nation's Capital or the history and activities of the Com-14 15 mission of Fine Arts, for the purpose of artistic display, study or education. 16

17 NATIONAL CAPITAL ARTS AND CULTURAL AFFAIRS

For necessary expenses as authorized by Public Law
99–190 (20 U.S.C. 956a), as amended, \$9,500,000: Provided, That no organization shall receive a grant in excess
of \$650,000 in a single year.

- 22 Advisory Council on Historic Preservation
- 23 SALARIES AND EXPENSES

For necessary expenses of the Advisory Council on Historic Preservation (Public Law 89–665, as amended),

HR 2996 PP

\$5,908,000: Provided, That none of these funds shall be
 available for compensation of level V of the Executive Sched ule or higher positions.

4 NATIONAL CAPITAL PLANNING COMMISSION
5 SALARIES AND EXPENSES

6 For necessary expenses, as authorized by the National 7 Capital Planning Act of 1952 (40 U.S.C. 71–71i), includ-8 ing services as authorized by 5 U.S.C. 3109, \$8,507,000: 9 Provided, That one-quarter of 1 percent of the funds provided under this heading may be used for official reception 10 11 and representational expenses associated with hosting inter-12 national visitors engaged in the planning and physical development of world capitals. 13

14 UNITED STATES HOLOCAUST MEMORIAL MUSEUM

15 HOLOCAUST MEMORIAL MUSEUM

For expenses of the Holocaust Memorial Museum, as
authorized by Public Law 106–292 (36 U.S.C. 2301–2310),
\$49,122,000, of which \$515,000 for the Museum's equipment
replacement program, \$1,900,000 for the museum's repair
and rehabilitation program and \$1,264,000 for the museum's exhibition design and production program shall remain available until expended.

	236
1	Presidio Trust
2	PRESIDIO TRUST FUND
3	For necessary expenses to carry out title I of the Omni-
4	bus Parks and Public Lands Management Act of 1996,
5	\$17,230,000 shall be available to the Presidio Trust, to re-
6	main available until expended.
7	Dwight D. Eisenhower Memorial Commission
8	SALARIES AND EXPENSES
9	For necessary expenses, including the costs of construc-
10	tion design, of the Dwight D. Eisenhower Memorial Com-
11	mission, \$3,000,000, to remain available until expended.
12	CAPITAL CONSTRUCTION
13	For necessary expenses of the Dwight D. Eisenhower
14	Memorial Commission for design and construction of a me-
15	morial in honor of Dwight D. Eisenhower, as authorized
16	by Public Law 106–79, \$16,000,000, to remain available
17	until expended.
18	TITLE IV
19	GENERAL PROVISIONS
20	LIMITATION ON CONSULTING SERVICES
21	(INCLUDING TRANSFERS OF FUNDS)
22	SEC. 401. The expenditure of any appropriation under
23	this Act for any consulting service through procurement
24	contract, pursuant to 5 U.S.C. 3109, shall be limited to
25	those contracts where such expenditures are a matter of pub-

lic record and available for public inspection, except where
 otherwise provided under existing law, or under existing
 Executive Order issued pursuant to existing law.

4 RESTRICTION ON USE OF FUNDS

5 SEC. 402. No part of any appropriation contained in 6 this Act shall be available for any activity or the publica-7 tion or distribution of literature that in any way tends to 8 promote public support or opposition to any legislative pro-9 posal on which Congressional action is not complete other 10 than to communicate to Members of Congress as described 11 in 18 U.S.C. 1913.

12 PROHIBITION ON USE OF FUNDS FOR PERSONAL SERVICES

SEC. 403. None of the funds provided in this Act to any department or agency shall be obligated or expended to provide a personal cook, chauffeur, or other personal servants to any officer or employee of such department or agency except as otherwise provided by law.

18 DISCLOSURE OF ADMINISTRATIVE EXPENSES

19 SEC. 404. Estimated overhead charges, deductions, re-20 serves or holdbacks from programs, projects, activities and 21 subactivities to support government-wide, departmental, 22 agency or bureau administrative functions or headquarters, 23 regional or central operations shall be presented in annual 24 budget justifications and subject to approval by the Com-25 mittees on Appropriations. Changes to such estimates shall be presented to the Committees on Appropriations for ap proval.

3

GIANT SEQUOIA

4 SEC. 405. None of the funds in this Act may be used
5 to plan, prepare, or offer for sale timber from trees classified
6 as giant sequoia (Sequoiadendron giganteum) which are lo7 cated on National Forest System or Bureau of Land Man8 agement lands in a manner different than such sales were
9 conducted in fiscal year 2009.

10 MINING APPLICATIONS

11 SEC. 406. (a) None of the funds appropriated or other-12 wise made available pursuant to this Act shall be obligated 13 or expended to accept or process applications for a patent 14 for any mining or mill site claim located under the general 15 mining laws.

16 (b) EXCEPTIONS.—The provisions of subsection (a) shall not apply if the Secretary of the Interior determines 17 that, for the claim concerned: (1) a patent application was 18 filed with the Secretary on or before September 30, 1994; 19 and (2) all requirements established under sections 2325 20 21 and 2326 of the Revised Statutes (30 U.S.C. 29 and 30) 22 for vein or lode claims and sections 2329, 2330, 2331, and 23 2333 of the Revised Statutes (30 U.S.C. 35, 36, and 37) 24 for placer claims, and section 2337 of the Revised Statutes

1 (30 U.S.C. 42) for mill site claims, as the case may be,
2 were fully complied with by the applicant by that date.

3 (c) REPORT.—On September 30, 2010, the Secretary 4 of the Interior shall file with the House and Senate Committees on Appropriations and the Committee on Natural 5 Resources of the House of Representatives and the Com-6 mittee on Energy and Natural Resources of the Senate a 7 8 report on actions taken by the Department under the plan 9 submitted pursuant to section 314(c) of the Department of 10 the Interior and Related Agencies Appropriations Act, 1997 (Public Law 104–208). 11

12 (d) MINERAL EXAMINATIONS.—In order to process 13 patent applications in a timely and responsible manner, upon the request of a patent applicant, the Secretary of the 14 15 Interior shall allow the applicant to fund a qualified thirdparty contractor to be selected by the Bureau of Land Man-16 agement to conduct a mineral examination of the mining 17 18 claims or mill sites contained in a patent application as 19 set forth in subsection (b). The Bureau of Land Manage-20 ment shall have the sole responsibility to choose and pay 21 the third-party contractor in accordance with the standard 22 procedures employed by the Bureau of Land Management in the retention of third-party contractors. 23

CONTRACT SUPPORT COSTS

2 SEC. 407. Notwithstanding any other provision of law, amounts appropriated to or otherwise designated in com-3 4 mittee reports for the Bureau of Indian Affairs and the Indian Health Service by Public Laws 103–138, 103–332, 5 104-134, 104-208, 105-83, 105-277, 106-113, 106-291, 6 107-63, 108-7, 108-108, 108-447, 109-54, 109-289, divi-7 8 sion B and Continuing Appropriations Resolution, 2007 9 (division B of Public Law 109–289, as amended by Public Laws 110-5 and 110-28), and Public Laws 110-92, 110-10 116, 110–137, 110–149, 110–161, 110–329, 111–6, and 11 111-8 for payments for contract support costs associated 12 with self-determination or self-governance contracts, grants, 13 compacts, or annual funding agreements with the Bureau 14 15 of Indian Affairs or the Indian Health Service as funded by such Acts, are the total amounts available for fiscal years 16 1994 through 2009 for such purposes, except that for the 17 Bureau of Indian Affairs, tribes and tribal organizations 18 may use their tribal priority allocations for unmet contract 19 support costs of ongoing contracts, grants, self-governance 20 21 compacts, or annual funding agreements.

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FOREST MANAGEMENT PLANS

23 SEC. 408. Prior to October 1, 2010, the Secretary of
24 Agriculture shall not be considered to be in violation of sub25 paragraph 6(f)(5)(A) of the Forest and Rangeland Renew-

Planning Act of 1974 (16 U.S.C. 1 able Resources 1604(f)(5)(A) solely because more than 15 years have 2 3 passed without revision of the plan for a unit of the Na-4 tional Forest System. Nothing in this section exempts the 5 Secretary from any other requirement of the Forest and Rangeland Renewable Resources Planning Act (16 U.S.C. 6 1600 et seq.) or any other law: Provided, That if the Sec-7 8 retary is not acting expeditiously and in good faith, within 9 the funding available, to revise a plan for a unit of the 10 National Forest System, this section shall be void with re-11 spect to such plan and a court of proper jurisdiction may 12 order completion of the plan on an accelerated basis.

13 PROHIBITION WITHIN NATIONAL MONUMENTS

14 SEC. 409. No funds provided in this Act may be ex-15 pended to conduct preleasing, leasing and related activities under either the Mineral Leasing Act (30 U.S.C. 181 et seq.) 16 17 or the Outer Continental Shelf Lands Act (43 U.S.C. 1331 et seq.) within the boundaries of a National Monument es-18 tablished pursuant to the Act of June 8, 1906 (16 U.S.C. 19 20 431 et seq.) as such boundary existed on January 20, 2001, 21 except where such activities are allowed under the Presi-22 dential proclamation establishing such monument.

23 INTERNATIONAL FIREFIGHTER COOPERATIVE AGREEMENTS

24 SEC. 410. In entering into agreements with foreign
25 countries pursuant to the Wildfire Suppression Assistance

1 Act (42 U.S.C. 1856m) the Secretary of Agriculture and the Secretary of the Interior are authorized to enter into 2 reciprocal agreements in which the individuals furnished 3 4 under said agreements to provide wildfire services are con-5 sidered, for purposes of tort liability, employees of the country receiving said services when the individuals are engaged 6 7 in fire suppression: Provided. That the Secretary of Agri-8 culture or the Secretary of the Interior should not enter into 9 any agreement under this provision unless the foreign coun-10 try (either directly or through its fire organization) agrees to assume any and all liability for the acts or omissions 11 12 of American firefighters engaged in firefighting in a foreign country: Provided further, That when an agreement is 13 14 reached for furnishing fire fighting services, the only rem-15 edies for acts or omissions committed while fighting fires shall be those provided under the laws of the host country, 16 17 and those remedies shall be the exclusive remedies for any claim arising out of fighting fires in a foreign country: Pro-18 19 vided further, That neither the sending country nor any legal organization associated with the firefighter shall be 20 21 subject to any legal action whatsoever pertaining to or aris-22 ing out of the firefighter's role in fire suppression.

CONTRACTING AUTHORITIES

24 SEC. 411. In awarding a Federal contract with funds
25 made available by this Act, notwithstanding Federal Gov-

ernment procurement and contracting laws, the Secretary 1 2 of Agriculture and the Secretary of the Interior (the "Secretaries") may, in evaluating bids and proposals, give consid-3 4 eration to local contractors who are from, and who provide 5 employment and training for, dislocated and displaced 6 workers in an economically disadvantaged rural commu-7 nity, including those historically timber-dependent areas 8 that have been affected by reduced timber harvesting on 9 Federal lands and other forest-dependent rural communities isolated from significant alternative employment opportu-10 11 nities: Provided, That notwithstanding Federal Government 12 procurement and contracting laws the Secretaries may 13 award contracts, grants or cooperative agreements to local 14 non-profit entities, Youth Conservation Corps or related 15 partnerships with State, local or non-profit youth groups, or small or micro-business or disadvantaged business: Pro-16 17 vided further, That the contract, grant, or cooperative agree-18 ment is for forest hazardous fuels reduction, watershed or 19 water quality monitoring or restoration, wildlife or fish population monitoring, or habitat restoration or manage-20 21 ment: Provided further, That the terms "rural community" 22 and "economically disadvantaged" shall have the same 23 meanings as in section 2374 of Public Law 101-624: Pro-24 vided further, That the Secretaries shall develop guidance 25 to implement this section: Provided further, That nothing

in this section shall be construed as relieving the Secretaries
 of any duty under applicable procurement laws, except as
 provided in this section.

4 PROHIBITION ON USE OF FUNDS

5 SEC. 412. None of the funds made available by this
6 or any other Act may be used in fiscal year 2010 for com7 petitive sourcing studies and any related activities involv8 ing Forest Service personnel.

9

LIMITATION ON TAKINGS

10 SEC. 413. Unless otherwise provided herein, no funds appropriated in this Act for the acquisition of lands or in-11 terests in lands may be expended for the filing of declara-12 tions of taking or complaints in condemnation without the 13 approval of the House and Senate Committees on Appro-14 15 priations: Provided, That this provision shall not apply to funds appropriated to implement the Everglades National 16 Park Protection and Expansion Act of 1989, or to funds 17 appropriated for Federal assistance to the State of Florida 18 19 to acquire lands for Everglades restoration purposes.

20 HUNTERS POINT ENVIRONMENTAL CLEANUP

SEC. 414. In addition to the amounts otherwise provided to the Environmental Protection Agency in this Act,
\$8,000,000, to remain available until expended, is provided
to EPA to be transferred to the Department of the Navy

EXTENSION OF GRAZING PERMITS

4 SEC. 415. Section 325 of Public Law 108–108 is
5 amended by striking "fiscal years 2004–2008" and insert6 ing "fiscal year 2010."

7 Alaska native health care services

3

8 SEC. 416. (a) Notwithstanding any other provision of 9 law and until October 1, 2011, the Indian Health Service 10 may not disburse funds for the provision of health care serv-11 ices pursuant to Public Law 93–638 (25 U.S.C. 450 et seq.) 12 to any Alaska Native village or Alaska Native village cor-13 poration that is located within the area served by an Alaska 14 Native regional health entity.

(b) Nothing in this section shall be construed to prohibit the disbursal of funds to any Alaska Native village
or Alaska Native village corporation under any contract or
compact entered into prior to May 1, 2006, or to prohibit
the renewal of any such agreement.

(c) For the purpose of this section, Eastern Aleutian
Tribes, Inc., the Council of Athabascan Tribal Governments,
and the Native Village of Eyak shall be treated as Alaska
Native regional health entities to which funds may be disbursed under this section.

1

TIMBER SALE REQUIREMENTS

2 SEC. 417. No timber sale in Region 10 shall be advertised if the indicated rate is deficit when appraised using 3 4 a residual value approach that assigns domestic Alaska val-5 ues for western red cedar. Program accomplishments shall be based on volume sold. Should Region 10 sell, in the cur-6 rent fiscal year, the annual average portion of the decadal 7 8 allowable sale quantity called for in the current Tongass 9 Land Management Plan in sales which are not deficit when 10 appraised using a residual value approach that assigns domestic Alaska values for western red cedar, all of the west-11 12 ern red cedar timber from those sales which is surplus to 13 the needs of domestic processors in Alaska, shall be made 14 available to domestic processors in the contiguous 48 United 15 States at prevailing domestic prices. Should Region 10 sell, in the current fiscal year, less than the annual average por-16 17 tion of the decadal allowable sale quantity called for in the 18 Tongass Land Management Plan in sales which are not deficit when appraised using a residual value approach that 19 20 assigns domestic Alaska values for western red cedar, the 21 volume of western red cedar timber available to domestic 22 processors at prevailing domestic prices in the contiguous 23 48 United States shall be that volume: (1) which is surplus 24 to the needs of domestic processors in Alaska; and (2) is that percent of the surplus western red cedar volume deter-25

mined by calculating the ratio of the total timber volume 1 which has been sold on the Tongass to the annual average 2 3 portion of the decadal allowable sale quantity called for in 4 the current Tongass Land Management Plan. The percent-5 age shall be calculated by Region 10 on a rolling basis as each sale is sold (for purposes of this amendment, a "rolling 6 7 basis" shall mean that the determination of how much west-8 ern red cedar is eligible for sale to various markets shall 9 be made at the time each sale is awarded). Western red 10 cedar shall be deemed "surplus to the needs of domestic processors in Alaska" when the timber sale holder has pre-11 sented to the Forest Service documentation of the inability 12 13 to sell western red cedar logs from a given sale to domestic Alaska processors at a price equal to or greater than the 14 15 log selling value stated in the contract. All additional western red cedar volume not sold to Alaska or contiguous 48 16 United States domestic processors may be exported to for-17 eign markets at the election of the timber sale holder. All 18 Alaska yellow cedar may be sold at prevailing export prices 19 at the election of the timber sale holder. 20

21 COLORADO COOPERATIVE CONSERVATION AUTHORITY

22 SEC. 418. Section 331 of the Department of the Inte-23 rior and Related Agencies Appropriations Act, 2001, as 24 amended, is amended in subsection (e) by striking "Sep-25 tember 30, 2009," and inserting "September 30, 2014,".

1	NATIONAL COUNCIL ON THE ARTS MEMBERSHIP
2	SEC. 419. Section 6 of the National Foundation on the
3	Arts and the Humanities Act of 1965 (Public Law 89–209,
4	20 U.S.C. 955), as amended, is further amended as follows:
5	(1) In the first sentence of subsection $(b)(1)(C)$,
6	by striking "14" and inserting in lieu thereof "18";
7	and
8	(2) In the second sentence of subsection $(d)(1)$, by
9	striking "Eight" and inserting in lieu thereof "Ten".
10	PROHIBITION ON USE OF FUNDS
11	SEC. 420. Notwithstanding any other provision of law,
12	none of the funds made available in this Act or any other
13	Act may be used to promulgate or implement any regula-
14	tion requiring the issuance of permits under title V of the
15	Clean Air Act (42 U.S.C. 7661 et seq.) for carbon dioxide,
16	nitrous oxide, water vapor, or methane emissions resulting
17	from biological processes associated with livestock produc-
18	tion.
19	GREENHOUSE GAS REPORTING RESTRICTIONS
20	SEC. 421. Notwithstanding any other provision of law,
21	none of the funds made available in this Act or any other
22	Act may be used to implement any rule that requires man-
23	datory reporting of greenhouse gas emissions from manure
24	management systems emitting less than 25,000 tons of car-
25	bon dioxide equivalent per year.

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CONGRESSIONALLY DIRECTED SPENDING SEC. 422. Within the amounts appropriated in this Act, funding shall be allocated in the amounts specified for those projects and purposes delineated in the table titled "Congressionally Directed Spending" included in the committee report accompanying this Act. PROHIBITION ON USE OF FUNDS SEC. 423. None of the funds made available under this Act may be distributed to the Association of Community Organizations for Reform Now (ACORN) or its subsidiaries.

12 PROHIBITION ON USE OF WILDLAND FIRE MANAGEMENT

13 STIMULUS FUNDS IN THE DISTRICT OF COLUMBIA

SEC. 424. Notwithstanding any other provision of law,
none of the funds made available under the American Recovery and Reinvestment Act of 2009 (Public Law 111–5;
123 Stat. 115) for wildland fire management shall be used
in the District of Columbia.

19 JUNGO DISPOSAL SITE EVALUATION

20 SEC. 425. Using funds made available under this Act, 21 the Director of the United States Geological Survey may 22 conduct an evaluation of the aquifers in the area of the 23 Jungo Disposal Site in Humboldt County, Nevada (referred 24 to in this section as the "site"), to evaluate—

25 (1) how long it would take waste seepage (in26 cluding asbestos, discarded tires, and sludge from
HR 2996 PP

1	water treatment plants) from the site to contaminate
2	local underground water resources;
3	(2) the distance that contamination from the site
4	would travel in each of—
5	(A) 95 years; and
6	(B) 190 years;
7	(3) the potential impact of expected waste seep-
8	age from the site on nearby surface water resources,
9	including Rye Patch Reservoir and the Humboldt
10	River;
11	(4) the size and elevation of the aquifers; and
12	(5) any impact that the waste seepage from the
13	site would have on the municipal water resources of
14	Winnemucca, Nevada.
15	BUYOUT AND RELOCATION
16	SEC. 426. (a) As soon as practicable after the date of
17	enactment of this Act, the Administrator of the Environ-
18	mental Protection Agency (referred to in this section as the
19	"Administrator") is encouraged to consider all appropriate
20	criteria, including cost-effectiveness, relating to the buyout
21	and relocation of residents of properties in Treece, Kansas,
22	that are subject to risk relating to, and that may endanger
23	the health of occupants as a result of risks posed by, chat
24	(as defined in section 278.1(b) of title 40, Code of Federal
25	Regulations (as in effect on the date of enactment of this
26	Act)).

(b) For the purpose of the remedial action under the
 Comprehensive Environmental Response, Compensation,
 and Liability Act of 1980 (42 U.S.C. 9601 et seq.) that in cludes permanent relocation of residents of Treece, Kansas,
 any such relocation shall not be subject to the Uniform Relo cation Assistance and Real Property Acquisition Policies
 Act of 1970 (42 U.S.C. 4601 et seq.).

8 (c) Nothing in this section shall in any way affect, 9 impede, or change the relocation or remediation activities pursuant to the Record of Decision Operable Unit 4, Chat 10 Piles, Other Mine and Mill Waste, and Smelter Waste, Tar 11 Creek Ottawa 12 Superfund Site. County, Oklahoma (OKD980629844) issued by the Environmental Protection 13 Agency Region 6 on February 20, 2008, or any other pre-14 15 vious Record of Decision at the Tar Creek, Oklahoma, National Priority List Site, by any Federal agency or through 16 any funding by any Federal agency. 17

18 SEC. 427. Section 404(c) of the Agricultural Research,
19 Extension, and Education Reform Act of 1998 (7 U.S.C.
20 7624(c)) is amended—

(1) in paragraph (1), by striking "Agricultural
Research Service" and inserting "Department of Agriculture"; and

24 (2) by adding at the end the following:

1	"(3) AUTHORITY OF SECRETARY.—To carry out
2	a cooperative agreement with a private entity under
3	paragraph (1), the Secretary may rent to the private
4	entity equipment, the title of which is held by the
5	Federal Government.".
6	SEC. 428. It is the sense of the Senate that the Sen-
7	ate—
8	(1) supports the National Vehicle Mercury
9	Switch Recovery Program as an effective way to re-
10	duce mercury pollution from electric arc furnaces
11	used by the steel industry to melt scrap metal from
12	old vehicles; and
13	(2) urges the founders of the Program to secure
14	private sector financial support so that the successful
15	efforts of the Program to reduce mercury pollution
16	may continue.
17	NATIONAL FOREST FOUNDATION
18	SEC. 429. Section 403(a) of the National Forest Foun-
19	dation Act (16 U.S.C. 583j-1(a)) is amended, in the first
20	sentence, by striking "fifteen Directors" and inserting "not
21	more than 30 Directors".
22	CABIN USER FEES
23	SEC. 430. Notwithstanding any other provision of law,
24	none of the funds made available by this Act shall be used
25	to increase the amount of cabin user fees under section 608
26	of the Cabin User Fee Fairness Act of 2000 (16 U.S.C.
	HR 2996 PP

1	6207) to an amount beyond the amount levied on December
2	31, 2009.
3	FLAME FUND FOR EMERGENCY WILDFIRE SUPPRESSION
4	ACTIVITIES
5	SEC. 431. (a) DEFINITIONS.—In this section:
6	(1) FEDERAL LAND.—The term "Federal land"
7	means—
8	(A) public land, as defined in section 103 of
9	the Federal Land Policy and Management Act of
10	1976 (43 U.S.C. 1702);
11	(B) units of the National Park System;
12	(C) refuges of the National Wildlife Refuge
13	System;
14	(D) land held in trust by the United States
15	for the benefit of Indian tribes or members of an
16	Indian tribe; and
17	(E) land in the National Forest System, as
18	defined in section 11(a) of the Forest and Range-
19	land Renewable Resources Planning Act of 1974
20	(16 U.S.C. 1609(a)).
21	(2) FLAME FUND.—The term "Flame Fund"
22	means the Federal Land Assistance, Management,
23	and Enhancement Fund established by subsection (b).
24	(3) Secretaries.—The term "Secretaries"
25	means the Secretary of the Interior and the Secretary
26	of Agriculture, acting jointly.
	HR 2996 PP

1	(4) Secretary concerned.—The term "Sec-
2	retary concerned" means—
3	(A) the Secretary of the Interior, with re-
4	spect to Federal land described in subparagraphs
5	(A), (B) , (C) , and (D) of paragraph (1); and
6	(B) the Secretary of Agriculture, with re-
7	spect to National Forest System land.
8	(b) Establishment of Flame Fund.—There is es-
9	tablished in the Treasury of the United States a fund to
10	be known as the "Federal Land Assistance, Management,
11	and Enhancement Fund", consisting of—
12	(1) such amounts as are appropriated to the
13	Flame Fund; and
14	(2) such amounts as are transferred to the Flame
15	Fund under subsection (d).
16	(c) FUNDING.—
17	(1) AUTHORIZATION OF APPROPRIATIONS.—
18	(A) IN GENERAL.—There are authorized to
19	be appropriated to the Flame Fund such
20	amounts as are necessary to carry out this sec-
21	tion.
22	(B) Congressional intent.—It is the in-
23	tent of Congress that the amounts appropriated
24	to the Flame Fund for each fiscal year should be
25	not less than the combined average amount ex-

1	pended by each Secretary concerned for emer-
2	gency wildfire suppression activities over the 5
3	fiscal years preceding the fiscal year for which
4	amounts are appropriated.
5	(C) AVAILABILITY.—Amounts appropriated
6	to the Flame Fund shall remain available until
7	expended.
8	(2) APPROPRIATION.—There is appropriated to
9	the Flame Fund, out of funds of the Treasury not oth-
10	erwise appropriated, \$834,000,000.
11	(3) Sense of congress on designation of
12	FLAME FUND APPROPRIATIONS AS EMERGENCY RE-
13	QUIREMENT.—It is the sense of Congress that further
14	amounts appropriated to the Flame Fund should be
15	designated as amounts necessary to meet emergency
16	needs.
17	(4) Notice of insufficient funds.—The Sec-
18	retaries shall notify the congressional committees de-
19	scribed in subsection (h)(2) if the Secretaries estimate
20	that only 60 days worth of funding remains in the
21	Flame Fund.
22	(d) TRANSFER OF EXCESS WILDFIRE SUPPRESSION
23	Amounts Into Flame Fund.—At the end of each fiscal
24	year, the Secretary concerned shall transfer to the Flame
25	Fund amounts that—

1	(1) are appropriated to the Secretary concerned
2	for wildfire suppression activities for the fiscal year;
3	but
4	(2) are not obligated for wildfire suppression ac-
5	tivities before the end of the fiscal year.
6	(e) Use of Flame Fund.—
7	(1) IN GENERAL.—Subject to paragraphs (2),
8	(3), and (4), amounts in the Flame Fund shall be
9	available to the Secretary concerned to pay the costs
10	of emergency wildfire suppression activities that are
11	separate from amounts annually appropriated to the
12	Secretary concerned for routine wildfire suppression
13	activities.
14	(2) Declaration required.—
15	(A) IN GENERAL.—Amounts in the Flame
16	Fund shall be made available to the Secretary
17	concerned only after the Secretaries issue a dec-
18	laration that a wildfire suppression activity is
19	eligible for funding from the Flame Fund.
20	(B) Declaration criteria.—A declara-
21	tion by the Secretaries under subparagraph (A)
22	may be issued only if—
23	(i) in the case of an individual wild-
	(i) in the case of an indicidual what

257

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1	(I) the fire covers 300 or more
2	acres; and
3	(II) the Secretaries determine that
4	the fire has required an emergency

5	Federal response based on the signifi-
6	cant complexity, severity, or threat
7	posed by the fire to human life, prop-
8	erty, or resources; or

9 (ii) the cumulative costs of wildfire 10 suppression activities for the Secretary con-11 cerned have exceeded the amounts appro-12 priated to the Secretary concerned for those 13 activities (not including funds deposited in 14 the Flame Fund).

15 (3) TRANSFER OF AMOUNTS TO SECRETARY CON-CERNED.—After issuance of a declaration under 16 17 paragraph (2) and on request of the Secretary con-18 cerned, the Secretary of the Treasury shall transfer 19 from the Flame Fund to the Secretary concerned such 20 amounts as the Secretaries determine are necessary 21 for wildfire suppression activities associated with the 22 declaration.

23 (4) STATE, PRIVATE, AND TRIBAL LAND.—Use of
24 the Flame Fund for emergency wildfire suppression
25 activities on State land, private land, and tribal land

1	shall be consistent with any existing agreements in
2	which the Secretary concerned has agreed to assume
3	responsibility for wildfire suppression activities on
4	the land.
5	(f) TREATMENT OF ANTICIPATED AND PREDICTED AC-
6	TIVITIES.—
7	(1) IN GENERAL.—Subject to subsection
8	(e)(2)(B)(ii), the Secretary concerned shall continue
9	to fund routine wildfire suppression activities within
10	the appropriate agency budget for each fiscal year.
11	(2) Congressional intent.—It is the intent of
12	Congress that funding made available through the
13	Flame Fund be used—
14	(A) to supplement the funding otherwise ap-
15	propriated to the Secretary concerned; and
16	(B) only for purposes in, and instances con-
17	sistent with, this section.
18	(g) Prohibition on Other Transfers.—Any
19	amounts in the Flame Fund and any amounts appro-
20	priated for the purpose of wildfire suppression on Federal
21	land shall be obligated before the Secretary concerned may
22	transfer funds from non-fire accounts for wildfire suppres-
23	sion.
24	(h) Accounting and Reports.—

1	(1) Accounting and reporting system.—The
2	Secretaries shall establish an accounting and report-
3	ing system for the Flame Fund that is compatible
4	with existing National Fire Plan reporting proce-
5	dures.
6	(2) ANNUAL REPORT.—Annually, the Secretaries
7	shall submit to the Committee on Natural Resources,
8	the Committee on Agriculture, and the Committee on
9	Appropriations of the House of Representatives and
10	the Committee on Energy and Natural Resources, the
11	Committee on Indian Affairs, and the Committee on
12	Appropriations of the Senate and make available to
13	the public a report that—
14	(A) describes the use of amounts from the
15	Flame Fund; and
16	(B) includes any recommendations that the
17	Secretaries may have to improve the administra-
18	tive control and oversight of the Flame Fund.
19	(3) ESTIMATES OF WILDFIRE SUPPRESSION
20	COSTS TO IMPROVE BUDGETING AND FUNDING.—
21	(A) IN GENERAL.—Consistent with the
22	schedule provided in subparagraph (C), the Sec-
23	retaries shall submit to the committees described
24	in paragraph (2) an estimate of anticipated

1	wildfire suppression costs for the applicable fis-
2	cal year and the subsequent fiscal year.
3	(B) PEER REVIEW.—The methodology for
4	developing the estimates under subparagraph (A)
5	shall be subject to periodic peer review to ensure
6	compliance with subparagraph (D).
7	(C) Schedule.—The Secretaries shall sub-
8	mit an estimate under subparagraph (A) dur-
9	ing—
10	(i) the first week of February of each
11	year;
12	(ii) the first week of April of each year;
13	(iii) the first week of July of each year;
14	and
15	(iv) if a bill making appropriations
16	for the Department of the Interior and the
17	Forest Service for the following fiscal year
18	has not been enacted by September 1, the
19	first week of September of each year.
20	(D) REQUIREMENTS.—An estimate of an-
21	ticipated wildfire suppression costs shall be de-
22	veloped using the best available—
23	(i) climate, weather, and other relevant
24	data; and
25	(ii) models and other analytic tools.

(i) TERMINATION OF AUTHORITY.—The authority
 under this section shall terminate at the end of the third
 fiscal year in which no appropriations to or withdrawals
 from the Flame Fund have been made for a period of 3
 consecutive fiscal years.

6 COHESIVE WILDFIRE MANAGEMENT STRATEGY

7 SEC. 432. (a) STRATEGY REQUIRED.—Not later than 8 1 year after the date of enactment of this Act, the Secretary 9 of the Interior and the Secretary of Agriculture, acting 10 jointly, shall submit to Congress a report that contains a 11 cohesive wildfire management strategy, consistent with the 12 recommendations described in recent reports of the Govern-13 ment Accountability Office regarding management strate-14 gies.

(b) ELEMENTS OF STRATEGY.—The strategy required
by subsection (a) shall provide for—

17 (1) the identification of the most cost-effective
18 means for allocating fire management budget re19 sources;

20 (2) the reinvestment in non-fire programs by the
21 Secretary of the Interior and the Secretary of Agri22 culture;

23 (3) employing the appropriate management re24 sponse to wildfires;

25 (4) assessing the level of risk to communities;

1	(5) the allocation of hazardous fuels reduction
2	funds based on the priority of hazardous fuels reduc-
3	tion projects;
4	(6) assessing the impacts of climate change on
5	the frequency and severity of wildfire; and
6	(7) studying the effects of invasive species on
7	wildfire risk.
8	(c) REVISION.—At least once during each 5-year pe-
9	riod beginning on the date of the submission of the cohesive
10	wildfire management strategy under subsection (a), the Sec-
11	retaries shall revise the strategy submitted under that sub-
12	section to address any changes affecting the strategy, in-
13	cluding changes with respect to landscape, vegetation, cli-
14	mate, and weather.
15	PROHIBITION ON NO-BID CONTRACTS AND GRANTS
16	SEC. 433. (a) Notwithstanding any other provision of
17	this Act, none of the funds appropriated or otherwise made
18	available by this Act may be—
19	(1) used to make any payment in connection
20	with a contract not awarded using competitive proce-
21	dures in accordance with the requirements of section
22	303 of the Federal Property and Administrative Serv-
23	ices Act of 1949 (41 U.S.C. 253), section 2304 of title
24	10, United States Code, and the Federal Acquisition
25	Regulation; or

1	(2) awarded by grant not subjected to merit-
2	based competitive procedures, needs-based criteria, or
3	other procedures specifically authorized by law to se-
4	lect the grantee or award recipient.
5	(b) This prohibition shall not apply to the awarding
6	of contracts or grants with respect to which—
7	(1) no more than one applicant submits a bid
8	for a contract or grant; or
9	(2) Federal law specifically authorizes a grant or
10	contract to be entered into without regard for these re-
11	quirements, including formula grants for States, or
12	Federally recognized Indian tribes; or
13	(3) such contracts or grants are authorized by
14	the Indian Self-Determination and Education and
15	Assistance Act (Public Law 93–638, 25 U.S.C. 450 et
16	seq., as amended) or by any other Federal laws that
17	specifically authorize a grant or contract with an In-
18	dian tribe as defined in section $4(e)$ of that Act (25)
19	U.S.C. 450b (e)).
20	SEC. 434. (a) Notwithstanding any other provision of
21	this Act and except as provided in subsection (b), any re-
22	port required to be submitted by a Federal agency or de-
23	partment to the Committee on Appropriations of either the
24	Senate or the House of Representatives in this Act shall

be posted on the public website of that agency upon receipt
 by the committee.

3 (b) Subsection (a) shall not apply to a report if—
4 (1) the public posting of the report compromises
5 national security; or

6 (2) the report contains proprietary information.
7 SEC. 435. Section 1971(1) of the Omnibus Public Land
8 Management Act of 2009 (16 U.S.C. 460www note; Public
9 Law 111–11) is amended by striking "December 18, 2008"
10 and inserting "September 20, 2009".

11 TAR CREEK SUPERFUND SITE

SEC. 436. (a) IN GENERAL.—To expedite the cleanup
of the Federal land and Indian land at the Tar Creek
Superfund Site (referred to in this section as the "site"),
any purchase of chat (as defined in section 278.1(b) of title
40, Code of Federal Regulations (or a successor regulation)),
from the site shall be—

18 (1) counted at twice the purchase price of the19 chat; and

20 (2) eligible to be counted toward meeting the fed21 erally required disadvantaged business enterprise set-

22 aside on federally funded projects.

(b) RESTRICTED INDIAN OWNERS.—Subsection (a)
shall only apply if the purchase of chat is made from 1
or more restricted Indian owners or an Indian tribe.

(c) APPLICABLE LAW.—The use of chat acquired under
 subsection (a) shall conform with applicable laws (includ ing the regulations for the use of chat promulgated by the
 Administrator of the Environmental Protection Agency).
 This Act may be cited as the "Department of the Inte rior, Environment, and Related Agencies Appropriations
 Act, 2010".
 Passed the House of Representatives June 26, 2009.

Attest: LORRAINE C. MILLER, Clerk.

Passed the Senate September 24, 2009.

Attest: NANCY ERICKSON, Secretary.