In the Senate of the United States,

January 28, 2010.

Resolved, That the resolution from the House of Representatives (H.J. Res. 45) entitled "Joint resolution increasing the statutory limit on the public debt.", do pass with the following

AMENDMENT:

Strike all after the resolving clause and insert the following:

1 That subsection (b) of section 3101 of title 31, United States

2 Code, is amended by striking out the dollar limitation con-

3 tained in such subsection and inserting in lieu thereof

4 *\$14,294,000,000,000*.

5 TITLE I—STATUTORY PAY-AS6 YOU-GO ACT OF 2010

7 SEC. 1. SHORT TITLE.

8 This title may be cited as the "Statutory Pay-As-You-9 Go Act of 2010".

1 SEC. 2. PURPOSE.

2 The purpose of this title is to reestablish a statutory
3 procedure to enforce a rule of budget neutrality on new rev4 enue and direct spending legislation.

5 SEC. 3. DEFINITIONS AND APPLICATIONS.

6 As used in this title—

7	(1) The term "BBEDCA" means the Balanced
8	Budget and Emergency Deficit Control Act of 1985.
9	(2) The definitions set forth in section 3 of the
10	Congressional Budget and Impoundment Control Act
11	of 1974 and in section 250 of BBEDCA shall apply
12	to this title, except to the extent that they are specifi-
13	cally modified as follows:
14	(A) The term "outyear" means a fiscal year
15	one or more years after the budget year.
16	(B) In section $250(c)(8)(C)$, the reference to
17	the food stamp program shall be deemed to be a
18	reference to the Supplemental Nutrition Assist-
19	ance Program.
20	(3) The term "AMT" means the Alternative Min-
21	imum Tax for individuals under sections 55–59 of the
22	Internal Revenue Code of 1986, the term "EGTRRA"
23	means the Economic Growth and Tax Relief Rec-
24	onciliation Act of 2001 (Public Law 107–16), and the
25	term "JGTRRA" means the Jobs and Growth Tax

Relief and Reconciliation Act of 2003 (Public Law
 108–27).

3 (4)(A) The term "budgetary effects" means the 4 amount by which PAYGO legislation changes outlays 5 flowing from direct spending or revenues relative to 6 the baseline and shall be determined on the basis of 7 estimates prepared under section 4. Budgetary effects 8 that increase outlays flowing from direct spending or 9 decrease revenues are termed "costs" and budgetary 10 effects that increase revenues or decrease outlays flow-11 ing from direct spending are termed "savings". Budg-12 etary effects shall not include any costs associated 13 with debt service.

14 (B) For purposes of these definitions, off-budget
15 effects shall not be counted as budgetary effects.

16 (C) Solely for purposes of recording entries on a 17 PAYGO scorecard, provisions in appropriation Acts 18 are also considered to be budgetary effects for purposes 19 of this title if such provisions make outyear modifica-20 tions to substantive law, except that provisions for 21 which the outlay effects net to zero over a period con-22 sisting of the current year, the budget year, and the 23 4 subsequent years shall not be considered budgetary effects. For purposes of this paragraph, the term, 24 25 "modifications to substantive law" refers to changes

1 to or restrictions on entitlement law or other manda-2 tory spending contained in appropriations Acts, not-3 withstanding section 250(c)(8) of BBEDCA. Provi-4 sions in appropriations Acts that are neither outyear 5 modifications to substantive law nor changes in reve-6 nues have no budgetary effects for purposes of this title. 7 (5) The term "debit" refers to the net total 8 9 amount, when positive, by which costs recorded on the 10 PAYGO scorecards for a fiscal year exceed savings re-11 corded on those scorecards for that year.

12 (6) The term "entitlement law" refers to a sec13 tion of law which provides entitlement authority.

14 "PAYGO legislation" or a (7)The term 15 "PAYGO Act" refers to a bill or joint resolution that 16 affects direct spending or revenue relative to the base-17 line. The budgetary effects of changes in revenues and 18 outpear modifications to substantive law included in 19 appropriation Acts as defined in paragraph (4) shall 20 be treated as if they were contained in PAYGO legis-21 lation or a PAYGO Act.

(8) The term "timing shift" refers to a delay of
the date on which outlays flowing from direct spending would otherwise occur from the ninth outyear to
the tenth outyear or an acceleration of the date on

1	which revenues would otherwise occur from the tenth
2	outyear to the ninth outyear.
3	SEC. 4. PAYGO ESTIMATES AND PAYGO SCORECARDS.
4	(a) PAYGO ESTIMATES.—
5	(1) Required designation in paygo acts.—
6	(A) House of representatives.—To es-
7	tablish the budgetary effects of a PAYGO Act
8	consistent with the determination made by the
9	Chairman of the House Budget Committee, a
10	PAYGO Act originated in or amended by the
11	House of Representatives may include the fol-
12	lowing statement: "The budgetary effects of this
13	Act, for the purpose of complying with the Statu-
14	tory Pay-As-You-Go-Act of 2010, shall be deter-
15	mined by reference to the latest statement titled
16	'Budgetary Effects of PAYGO Legislation' for
17	this Act, submitted for printing in the Congres-
18	sional Record by the Chairman of the House
19	Budget Committee, provided that such statement
20	has been submitted prior to the vote on pas-
21	sage.".
22	(B) SENATE.—To establish the budgetary ef-
23	fects of a PAYGO Act consistent with the deter-
24	mination made by the Chairman of the Senate
25	Budget Committee, a PAYGO Act originated in

1	or amended by the Senate shall include the fol-
2	lowing statement: "The budgetary effects of this
3	Act, for the purpose of complying with the Statu-
4	tory Pay-As-You-Go-Act of 2010, shall be deter-
5	mined by reference to the latest statement titled
6	'Budgetary Effects of PAYGO Legislation' for
7	this Act, submitted for printing in the Congres-
8	sional Record by the Chairman of the Senate
9	Budget Committee, provided that such statement
10	has been submitted prior to the vote on pas-
11	sage.".
12	(C) CONFERENCE REPORTS AND AMEND-
13	MENTS BETWEEN THE HOUSES.—To establish the
14	budgetary effects of the conference report on a
15	PAYGO Act, or an amendment to an amend-
16	ment between Houses on a PAYGO Act, which if
17	estimated shall be estimated jointly by the Chair-
18	men of the House and Senate Budget Commit-
19	tees, the conference report or amendment between
20	the Houses shall include the following statement:
21	"The budgetary effects of this Act, for the pur-
22	pose of complying with the Statutory Pay-As-
23	You-Go-Act of 2010, shall be determined by ref-
24	erence to the latest statement titled 'Budgetary
25	Effects of PAYGO Legislation' for this Act, joint-

ly submitted for printing in the Congressional
Record by the Chairmen of the House and Sen-
ate Budget Committees, provided that such state-
ment has been submitted prior to the vote on
passage in the House acting first on this con-
ference report or amendment between the
Houses.".
(2) Determination of budgetary effects of
PAYGO ACTS.—
(A) Original legislation.—
(i) Statement and estimate.—Prior
to a vote on passage of a PAYGO Act origi-
nated or amended by one House, the Chair-
man of the Budget Committee of that House
may submit for printing in the Congres-
sional Record a statement titled "Budgetary
Effects of PAYGO Legislation" which shall
include an estimate of the budgetary effects
of that Act, if available prior to passage of
the Act by that House and shall submit, if
applicable, an identification of any current

policy adjustments made pursuant to sec-

tion 7 of this Act. The timely submission of

such a statement, in conjunction with the

appropriate designation made pursuant to

1	paragraph $(1)(A)$ or $(1)(B)$, as applicable,
2	shall establish the budgetary effects of the
3	PAYGO Act for the purposes of this Act.
4	(ii) EFFECT.—The latest statement
5	submitted by the Chairman of the Budget
6	Committee of that House prior to passage
7	shall supersede any prior statements sub-
8	mitted in the Congressional Record and
9	shall be valid only if the PAYGO Act is not
10	further amended by either House.
11	(iii) Failure to submit estimate.—
12	If—
13	(I) the estimate required by clause
14	(i) has not been submitted prior to
15	passage by that House;
16	(II) such estimate has been sub-
17	mitted but is no longer valid due to a
18	subsequent amendment to the PAYGO
19	Act; or
20	(III) the designation required
21	pursuant to this subsection has not
22	been made;
23	the budgetary effects of the PAYGO Act
24	shall be determined under subsection $(d)(3)$,
25	provided that this clause shall not apply if

1	a valid designation is subsequently included
2	in that PAYGO Act pursuant to paragraph
3	(1)(C) and a statement is submitted pursu-
4	ant to subparagraph (B).
5	(B) Conference reports and amend-
6	MENTS BETWEEN HOUSES.—
7	(i) IN GENERAL.—Prior to the adop-
8	tion of a report of a committee of conference
9	on a PAYGO Act in either House, or dis-
10	position of an amendment to an amend-
11	ment between Houses on a PAYGO Act, the
12	Chairmen of the Budget Committees of the
13	House and Senate may jointly submit for
14	printing in the Congressional Record a
15	statement titled "Budgetary Effects of
16	PAYGO Legislation" which shall include an
17	estimate of the budgetary effects of that Act
18	if available prior to passage of the Act by
19	the House acting first on the legislation and
20	shall submit, if applicable, an identification
21	of any current policy adjustments made
22	pursuant to section 7 of this title. The time-
23	ly submission of such a statement, in con-
24	junction with the appropriate designation
25	made pursuant to paragraph $(1)(C)$, shall

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1	establish the budgetary effects of the PAYGO
2	Act for the purposes of this Act.
3	(ii) Failure to submit estimate.—
4	If such estimate has not been submitted
5	prior to the adoption of a report of a com-
6	mittee of conference by either House, or if
7	the designation required pursuant to this
8	subsection has not been made, the budgetary
9	effects of the PAYGO Act shall be deter-
10	mined under subsection $(d)(3)$.
11	(3) PROCEDURE IN THE SENATE.—In the Sen-
12	ate, upon submission of a statement titled "Budgetary
13	Effects of PAYGO Legislation" by the Chairman of
14	the Senate Budget Committee for printing in the Con-
15	gressional Record, the Legislative Clerk shall read the
16	statement.
17	(4) JURISDICTION OF THE BUDGET COMMIT-
18	TEES.—For the purposes of enforcing section 306 of
19	the Congressional Budget Act of 1974, a designation
20	made pursuant to paragraph (1)(A), (1)(B), or
21	(1)(C), that includes only the language specifically
22	prescribed therein, shall not be considered a matter
23	within the jurisdiction of either the Senate or House
24	Committees on the Budget.
25	(b) CBO PAYGO ESTIMATES.—

	11
1	(1) IN GENERAL.—
2	(A) ESTIMATES.—Section 308(a) of the
3	Congressional Budget Act of 1974 is amended by
4	adding at the end the following new paragraph:
5	"(3) CBO paygo estimates.—
6	"(A) The Chairs of the Committees on the
7	Budget of the House and Senate, as applicable,
8	shall request from the Director of the Congres-
9	sional Budget Office an estimate of the budg-
10	etary effects of PAYGO legislation.
11	``(B) Estimates shall be prepared using
12	baseline estimates supplied by the Congressional
13	Budget Office, consistent with section 257 of the
14	Balanced Budget and Emergency Deficit Control
15	Act of 1985.
16	``(C) The Director shall not count timing
17	shifts, as that term is defined at section 3(8) of
18	the Statutory Pay-As-You-Go Act of 2010, in es-
19	timates of the budgetary effects of PAYGO Legis-
20	lation.".
21	(B) SIDEHEADING.—The side heading of
22	section 308(a) of the Congressional Budget Act of
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23 1974 is amended by striking "Reports on".

1	(2) GUIDELINES.—Section 308 of the Congres-
2	sional Budget Act of 1974 is amended by adding at
3	the end the following new subsection:
4	"(d) Scorekeeping Guidelines.—Estimates under this
5	section shall be provided in accordance with the
6	scorekeeping guidelines determined under section $252(d)(5)$
7	of the Balanced Budget and Emergency Deficit Control Act
8	of 1985.".
9	(c) CURRENT POLICY ADJUSTMENTS FOR CERTAIN
10	Legislation.—
11	(1) IN GENERAL.—For any provision of legisla-
12	tion that meets the criteria in subsection (c), (d), (e)
13	or (f) of section 7, the Chairs of the Committees on
14	the Budget of the House and Senate, as applicable,
15	shall request that CBO adjust the estimate of budg-
16	etary effects of that legislation pursuant to paragraph
17	(2) for the purposes of this title. A single piece of leg-
18	islation may contain provisions that meet criteria in
19	more than one of the subsections referred to in the
20	preceding sentence. CBO shall adjust estimates for
21	$legislation \ designated \ under \ subsection \ (a) \ and \ esti-$
22	mated under subsection (b). OMB shall adjust esti-
23	mates for legislation estimated under subsection
24	(d)(3).
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25 (2) ADJUSTMENTS.—

1	(A) Estimates.—CBO or OMB, as appli-
2	cable, shall exclude from the estimate of budg-
3	etary effects any budgetary effects of a provision
4	that meets the criteria in subsection (c), (d), (e)
5	or (f) of section 7, to the extent that those budg-
6	etary effects, when combined with all other ex-
7	cluded budgetary effects of any other previously
8	designated provisions of enacted legislation
9	under the same subsection of section 7, do not ex-
10	ceed the maximum applicable current policy ad-
11	justment defined under the applicable subsection
12	of section 7 for the applicable 10-year period.
13	(B) BASELINE.—Any estimate made pursu-
14	ant to subparagraph (A) shall be prepared using
15	baseline estimates supplied by the Congressional
16	Budget Office, consistent with section 257 of the
17	BBEDCA. CBO estimates of legislation adjusted
18	for current policy shall include a separate pres-
19	entation of costs excluded from the calculation of
20	budgetary effects for the legislation, as well as an
21	updated total of all excluded costs of provisions
22	within subsection (c), (d), or (e) of section 7, as
23	applicable, and in the case of paragraph (1) of
24	section 7(f), within any of the subparagraphs (A)
25	through (L) of such paragraph, as applicable.

1(3) LIMITATION ON AVAILABILITY OF EXCESS2SAVINGS.—

3 (A) PROHIBITION ON USE OF EXCESS SAV-4 ING FOR INELIGIBLE POLICIES.—To the extent 5 the adjustment for current policy of any provi-6 sion estimated under this subsection exceeds the 7 estimated budgetary effects of that provision. 8 these excess savings shall not be available to off-9 set the costs of any provisions not otherwise eli-10 gible for a current policy adjustment under sec-11 tion 7, and shall not be counted on the PAYGO 12 scorecards established pursuant to subsections 13 (d)(4) and (d)(5).

14 (B) PROHIBITION ON USE OF EXCESS SAV-15 INGS ACROSS BUDGET AREAS.—For provisions 16 eligible for a current policy adjustment under 17 subsections (c) through (f) of section 7, to the ex-18 tent the adjustment for current policy of any 19 provision exceeds the estimated budgetary effects 20 of that same provision, the excess savings shall be 21 available only to offset the costs of other provi-22 sions that qualify for a current policy adjust-23 ment in that same subsection. Each paragraph 24 in section 7(f)(1) shall be considered a separate 25 subsection for purposes of this section.

1	(4) Further guidance on estimating budg-
2	ETARY EFFECTS.—Estimates of budgetary effects
3	under this subsection shall be consistent with the
4	guidance provided at section 7(h).
5	(5) Inclusion of statement.—For PAYGO
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6 legislation adjusted pursuant to section 7, the Chair-7 man of the House or Senate Budget Committee, as 8 applicable, shall include in any statement titled 9 "Budgetary Effects of PAYGO Legislation", submitted 10 for that legislation pursuant to section 4, an expla-11 nation of the current policy designation and adjust-12 ments.

13 (d) OMB PAYGO SCORECARDS.—

(1) IN GENERAL.—OMB shall maintain and 14 15 make publicly available a continuously updated docu-16 ment containing two PAYGO scorecards displaying 17 the budgetary effects of PAYGO legislation as deter-18 mined under section 308 of the Congressional Budget 19 Act of 1974, applying the look-back requirement in 20 subsection (e) and the averaging requirement in sub-21 section (f), and a separate addendum displaying the 22 estimates of the costs of provisions designated in stat-23 ute as emergency requirements.

24 (2) ESTIMATES IN LEGISLATION.—Except as pro25 vided in paragraph (3), in making the calculations

for the PAYGO scorecards, OMB shall use the budg etary effects included by reference in the applicable
 legislation pursuant to subsection (a).

4 (3) OMB PAYGO ESTIMATES.—If a PAYGO Act 5 does not contain a valid reference to its budgetary ef-6 fects consistent with subsection (a), OMB shall esti-7 mate the budgetary effects of that legislation upon its 8 enactment. The OMB estimate shall be based on the 9 approaches to scorekeeping set forth in section 308 of 10 the Congressional Budget Act of 1974, as amended by 11 this title, and subsection (q)(4), and shall use the 12 same economic and technical assumptions as used in 13 the most recent budget submitted by the President 14 under section 1105(a) of title 31 of the United States Code. 15

16 (4) 5-YEAR SCORECARD.—The first scorecard
17 shall display the budgetary effects of PAYGO legisla18 tion in each year over the 5-year period beginning in
19 the budget year.

(5) 10-YEAR SCORECARD.—The second scorecard
shall display the budgetary effects of PAYGO legislation in each year over the 10-year period beginning
in the budget year.

24 (6) COMMUNITY LIVING ASSISTANCE SERVICES
 25 AND SUPPORTS ACT.—Neither scorecard maintained

by OMB pursuant to this subsection shall include net
savings from any provisions of legislation titled
"Community Living Assistance Services and Supports Act", which establishes a Federal insurance program for long-term care, if such legislation is enacted
into law, or amended, subsequent to the date of enactment of this title.

8 (e) LOOK-BACK TO CAPTURE CURRENT-YEAR EF-9 FECTS.—For purposes of this section, OMB shall treat the 10 budgetary effects of PAYGO legislation enacted during a 11 session of Congress that occur during the current year as 12 though they occurred in the budget year.

(f) AVERAGING USED TO MEASURE COMPLIANCE
OVER 5-YEAR AND 10-YEAR PERIODS.—OMB shall cumulate the budgetary effects of a PAYGO Act over the budget
year (which includes any look-back effects under subsection
(e)) and—

(1) for purposes of the 5-year scorecard referred
to in subsection (d)(4), the four subsequent outyears,
divide that cumulative total by five, and enter the
quotient in the budget-year column and in each subsequent column of the 5-year PAYGO scorecard; and
(2) for purposes of the 10-year scorecard referred
to in subsection (d)(5), the nine subsequent outyears,

25 divide that cumulative total by ten, and enter the

1	quotient in the budget-year column and in each subse-
2	quent column of the 10-year PAYGO scorecard.
3	(g) Emergency Legislation.—
4	(1) DESIGNATION IN STATUTE.—If a provision of
5	direct spending or revenue legislation in a PAYGO
6	Act is enacted as an emergency requirement that the
7	Congress so designates in statute pursuant to this sec-
8	tion, the amounts of new budget authority, outlays,
9	and revenue in all fiscal years resulting from that
10	provision shall be treated as an emergency require-
11	ment for the purposes of this Act.
12	(2) Designation in the house of rep-
13	RESENTATIVES.—If a PAYGO Act includes a provi-
14	sion expressly designated as an emergency for the
15	purposes of this title, the Chair shall put the question
16	of consideration with respect thereto.
17	(3) Point of order in the senate.—
18	(A) IN GENERAL.—When the Senate is con-
19	sidering a PAYGO Act, if a point of order is
20	made by a Senator against an emergency des-
21	ignation in that measure, that provision making
22	such a designation shall be stricken from the
23	measure and may not be offered as an amend-
24	ment from the floor.

(B)

PEALS.—

SUPERMAJORITY WAIVER AND AP-

(i) WAIVER.—Subparagraph (A) may

be waived or suspended in the Senate only

by an affirmative vote of three-fifths of the

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6	Members, duly chosen and sworn.
7	(ii) Appeals.—Appeals in the Senate
8	from the decisions of the Chair relating to
9	any provision of this subsection shall be
10	limited to 1 hour, to be equally divided be-
11	tween, and controlled by, the appellant and
12	the manager of the bill or joint resolution,
13	as the case may be. An affirmative vote of
14	three-fifths of the Members of the Senate,
15	duly chosen and sworn, shall be required to
16	sustain an appeal of the ruling of the Chair
17	on a point of order raised under this sub-
18	section.
19	(C) DEFINITION OF AN EMERGENCY DES-
20	IGNATION.—For purposes of subparagraph (A), a
21	provision shall be considered an emergency des-
22	ignation if it designates any item as an emer-
23	gency requirement pursuant to this subsection.
24	(D) FORM OF THE POINT OF ORDER.—A
25	point of order under subparagraph (A) may be
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1	raised by a Senator as provided in section 313
2	(e) of the Congressional Budget Act of 1974.
3	(E) CONFERENCE REPORTS.—When the
4	Senate is considering a conference report on, or
5	an amendment between the Houses in relation
6	to, a PAYGO Act, upon a point of order being
7	made by any Senator pursuant to this section,
8	and such point of order being sustained, such
9	material contained in such conference report
10	shall be deemed stricken, and the Senate shall
11	proceed to consider the question of whether the
12	Senate shall recede from its amendment and con-
13	cur with a further amendment, or concur in the
14	House amendment with a further amendment, as
15	the case may be, which further amendment shall
16	consist of only that portion of the conference re-
17	port or House amendment, as the case may be,
18	not so stricken. Any such motion in the Senate
19	shall be debatable. In any case in which such
20	point of order is sustained against a conference
21	report (or Senate amendment derived from such
22	conference report by operation of this subsection),
23	no further amendment shall be in order.
24	(4) Effect of designation on scoring.—If a
25	provision is designated as an emergency requirement

under this Act, CBO or OMB, as applicable, shall not
 include the budgetary effects of such a provision in its
 estimate of the budgetary effects of that PAYGO legis lation.

5 SEC. 5. ANNUAL REPORT AND SEQUESTRATION ORDER.

6 (a) ANNUAL REPORT.—Not later than 14 days (exclud-7 ing weekends and holidays) after Congress adjourns to end a session, OMB shall make publicly available and cause to 8 9 be printed in the Federal Register an annual PAYGO report. The report shall include an up-to-date document con-10 11 taining the PAYGO scorecards, a description of any current policy adjustments made under section 4(c), information 12 about emergency legislation (if any) designated under sec-13 14 tion 4(g), information about any sequestration if required 15 by subsection (b), and other data and explanations that enhance public understanding of this title and actions taken 16 under it. 17

(b) SEQUESTRATION ORDER.—If the annual report 18 19 issued at the end of a session of Congress under subsection 20 (a) shows a debit on either PAYGO scorecard for the budget 21 year, OMB shall prepare and the President shall issue and 22 include in that report a sequestration order that, upon 23 issuance, shall reduce budgetary resources of direct spending 24 programs by enough to offset that debit as prescribed in section 6. If there is a debit on both scorecards, the order 25

1 shall fully offset the larger of the two debits. OMB shall transmit the order and the report to the House of Represent-2 atives and the Senate. If the President issues a sequestration 3 order, the annual report shall contain, for each budget ac-4 5 count to be sequestered, estimates of the baseline level of budgetary resources subject to sequestration, the amount of 6 7 budgetary resources to be sequestered, and the outlay reductions that will occur in the budget year and the subsequent 8 9 fiscal year because of that sequestration.

10 SEC. 6. CALCULATING A SEQUESTRATION.

(a) Reducing Nonexempt Budgetary Resources
 BY A UNIFORM PERCENTAGE.—

13 (1) IN GENERAL.—OMB shall calculate the uni-14 form percentage by which the budgetary resources of 15 nonexempt direct spending programs are to be seques-16 tered such that the outlay savings resulting from that 17 sequestration, as calculated under subsection (b), shall 18 offset the budget-year debit, if any, on the applicable 19 PAYGO scorecard. If the uniform percentage cal-20 culated under the prior sentence exceeds 4 percent, the 21 Medicare programs described in section 256(d) of 22 BBEDCA shall be reduced by 4 percent and the uni-23 form percentage by which the budgetary resources of 24 all other nonexempt direct spending programs are to 25 be sequestered shall be increased, as necessary, so that

1 the sequestration of Medicare and of all other non-2 exempt direct spending programs together produce the 3 required outlay savings. 4 (2) PROGRAMS AND ACTIVITIES IN UNIFIED 5 BUDGET ONLY.—Subject to the exemptions set forth in 6 section 11, OMB shall determine the uniform percent-7 age required under paragraph (1) with respect to pro-8 grams and activities contained in the unified budget 9 only. 10 (b) OUTLAY SAVINGS.—In determining the amount by which a sequestration offsets a budget-year debit, OMB shall 11 12 count— 13 (1) the amount by which the sequestration in a 14 crop year of crop support payments, pursuant to sec-15 tion 256(j) of BBEDCA, reduces outlays in the budget 16 year and the subsequent fiscal year; 17 (2) the amount by which the sequestration of 18 Medicare payments in the 12-month period following 19 the sequestration order, pursuant to section 256(d) of 20 BBEDCA, reduces outlays in the budget year and the 21 subsequent fiscal year; and 22 (3) the amount by which the sequestration in the 23 budget year of the budgetary resources of other non-24 exempt mandatory programs reduces outlays in the 25 budget year and in the subsequent fiscal year.

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1	SEC. 7. ADJUSTMENT FOR CURRENT POLICIES.
2	(a) PURPOSE.—The purpose of this section is to pro-
3	vide for adjustments of estimates of budgetary effects of
4	PAYGO legislation for legislation affecting 4 areas of the
5	budget—
6	(1) payments made under section 1848 of the So-
7	cial Security Act (referred to in this section as "Pay-
8	ment for Physicians' Services'');
9	(2) the Estate and Gift Tax under subtitle B of
10	the Internal Revenue Code of 1986;
11	(3) the AMT; and
12	(4) provisions of EGTRRA or JGTRRA that
13	amended the Internal Revenue Code of 1986 (or pro-
14	visions in later statutes further amending the amend-
15	ments made by EGTRRA or JGTRRA), other than—
16	(A) the provisions of those 2 Acts that were
17	made permanent by the Pension Protection Act
18	of 2006 (Public Law 109–280);
19	(B) amendments to the Estate and Gift Tax
20	referred to in paragraph (2);
21	(C) the AMT referred to in paragraph (3);
22	and
23	(D) the income tax rates on ordinary in-
24	come that apply to individuals with adjusted
25	gross incomes greater than \$200,000 for a single
26	filer and \$250,000 for joint filers.

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(b) DURATION.—This section shall remain in effect
 through December 31, 2011.

(c) Medicare Payments to Physicians.—

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4 (1) CRITERIA.—Legislation that includes provi5 sions amending or superseding the system for updat6 ing payments under subsections (d) and (f) of section
7 1848 of the Social Security Act shall trigger the cur8 rent policy adjustment required by this title.

9 (2) ADJUSTMENT.—The amount of the maximum 10 current policy adjustment shall be the difference be-11 tween—

12(A) estimated net outlays attributable to the13payment rates and related parameters in accord-14ance with subsections (d) and (f) of section 184815of the Social Security Act (as scheduled on De-16cember 31, 2009, to be in effect); and17(B) what those net outlays would have been18if—

19(i) the nominal payment rates and re-20lated parameters in effect for 2009 had been21in effect through December 31, 2014, with-22out change; and

23 (ii) thereafter, the nominal payment
24 rates and related parameters described in
25 subparagraph (A) had applied and the as-

	- •
1	sumption described in clause (i) had never
2	applied.
3	(3) LIMITATION.—If the provisions in the legisla-
4	tion that cause it to meet the criteria in paragraph
5	(1) cover a time period that ends before December 31,
6	2014, subject to the maximum adjustment provided
7	for under paragraph (2), the amount of each current
8	policy adjustment made pursuant to this section shall
9	be limited to the difference between—
10	(A) estimated net outlays attributable to the
11	payment rates and related parameters specified
12	in that section of the Social Security Act (as
13	scheduled on December 31, 2009, to be in effect
14	for the period of time covered by the relevant
15	provisions of the eligible legislation); and
16	(B) what those net outlays would have been
17	if the nominal payment rates and related pa-
18	rameters in effect for 2009 had been in effect,
19	without change, for the same period of time cov-
20	ered by the relevant provisions of the eligible leg-
21	islation as under subparagraph (A).
22	(d) ESTATE AND GIFT TAX.—
23	(1) CRITERIA.—Legislation that includes provi-
24	sions amending the Estate and Gift Tax under sub-
25	title B of the Internal Revenue Code of 1986 shall

1	trigger the current policy adjustment required by this
2	title.
3	(2) Adjustment.—The amount of the maximum
4	current policy adjustment shall be the difference be-
5	tween—
6	(A) total revenues projected to be collected
7	under the Internal Revenue Code of 1986 (as
8	scheduled on December 31, 2009, to be in effect);
9	and
10	(B) what those revenue collections would
11	have been if, on the date of enactment of the leg-
12	islation meeting the criteria in paragraph (1),
13	estate and gift tax law had instead been amend-
14	ed so that the tax rates, nominal exemption
15	amounts, and related parameters in effect for tax
16	year 2009 had remained in effect through De-
17	cember 31, 2011, with nominal exemption
18	amounts indexed for inflation after 2009 con-
19	sistent with subsection (g) .
20	(3) LIMITATION.—If the provisions in the legisla-
21	tion that cause it to meet the criteria in paragraph
22	(1) cover a time period that ends before December 31,
23	2011, subject to the maximum adjustment provided
24	for under paragraph (2), the amount of each current

	20
1	policy adjustment made pursuant to this section shall
2	be limited to the difference between—
3	(A) total revenues projected to be collected
4	under the Internal Revenue Code of 1986 (as
5	scheduled on December 31, 2009, to be in effect
6	for the period of time covered by the relevant
7	provisions of the eligible legislation); and
8	(B) what those revenues would have been if
9	the estate and gift tax law rates, nominal exemp-
10	tion amounts, and related parameters in effect
11	for 2009, with nominal exemption amounts in-
12	dexed for inflation after 2009 consistent with
13	subsection (g), had been in effect for the same pe-
14	riod of time covered by the relevant provisions of
15	the eligible legislation as under subparagraph
16	(A).
17	(4) DURATION OF POLICY ADJUSTMENT.—Adjust-
18	ments made pursuant to this subsection are available
19	for policies affecting the estate and gift tax through
20	only December 31, 2011. Any adjustments shall in-
21	clude budgetary effects in all years from these policy
22	changes.
22	

23 (e) AMT RELIEF.—

1	(1) CRITERIA.—Legislation that includes provi-
2	sions extending AMT relief shall trigger the current
3	policy adjustment required by this title.
4	(2) ADJUSTMENT.—The amount of the maximum
5	current policy adjustment shall be the difference be-
6	tween—
7	(A) total revenues projected to be collected
8	under the Internal Revenue Code of 1986 (as
9	scheduled on December 31, 2009, to be in effect);
10	and
11	(B) what those revenue collections would
12	have been if, on the date of enactment of legisla-
13	tion meeting the criteria in paragraph (1), AMT
14	law had instead been amended by making com-
15	mensurate adjustments in the exemption
16	amounts for joint and single filers in such a
17	manner that the number of taxpayers with AMT
18	liability or lost credits that occur as a result of
19	the AMT would not be estimated to exceed the
20	number of taxpayers affected by the AMT in tax
21	year 2008 in any year for which relief is pro-
22	vided, through December 31, 2011.
23	(3) LIMITATION.—If the provisions in the legisla-
24	tion that cause it to meet the criteria in paragraph
25	(1) cover a time period that ends before December 31,

1	2011, subject to the maximum adjustment provided
2	for under paragraph (2), the amount of each current
3	policy adjustment made pursuant to this section shall
4	be limited to the difference between—
5	(A) total revenues projected to be collected
6	under the Internal Revenue Code of 1986 (as
7	scheduled on December 31, 2009, to be in effect
8	for the period of time covered by the relevant
9	provisions of the eligible legislation); and
10	(B) what those revenues would have been if,
11	on the date of enactment of legislation meeting
12	the criteria in paragraph (1), AMT law had in-
13	stead been amended by making commensurate
14	adjustments in the exemption amounts for joint
15	and single filers in such a manner that the num-
16	ber of taxpayers with AMT liability or lost cred-
17	its that occur as a result of the AMT would not
18	be estimated to exceed the number of AMT tax-
19	payers in tax year 2008 for the same period of
20	time covered by the relevant provisions of the eli-
21	gible legislation as under subparagraph (A) .
22	(4) DURATION OF POLICY ADJUSTMENT.—Adjust-
23	ments made pursuant to this subsection are available
24	for policies affecting the AMT through only December

1	31, 2011. Any adjustments shall include budgetary ef-
2	fects in all years from these policy changes.
3	(f) Permanent Extension of Middle-class Tax
4	CUTS.—
5	(1) CRITERIA.—Legislation that includes provi-
6	sions extending middle-class tax cuts shall trigger the
7	current policy adjustment required by this title if
8	those provisions extend 1 or more of the following pro-
9	visions:
10	(A) The 10 percent bracket as in effect for
11	tax year 2010, as provided for under section
12	101(a) of EGTRRA and any later amendments
13	through December 31, 2009.
14	(B) The child tax credit as in effect for tax
15	year 2010, as provided for under section 201 of
16	EGTRRA and any later amendments through
17	December 31, 2009.
18	(C) Tax benefits for married couples as in
19	effect for tax year 2010, as provided for under
20	title III of EGTRRA and any later amendments
21	through December 31, 2009.
22	(D) The adoption credit as in effect in tax
23	year 2010, as provided for under section 202 of
24	EGTRRA and any later amendments through
25	December 31, 2009.

1	(E) The dependent care credit as in effect in
2	tax year 2010, as provided for under section 204
3	of EGTRRA and any later amendments through
4	December 31, 2009.
5	(F) The employer-provided child care credit
6	as in effect in tax year 2010, as provided for
7	under section 205 of EGTRRA and any later
8	amendments through December 31, 2009.
9	(G) The education tax benefits as in effect
10	in tax year 2010, as provided for under title IV
11	of EGTRRA and any later amendments through
12	December 31, 2009.
13	(H) The 25 and 28 percent brackets as in
14	effect for tax year 2010, as provided for under
15	section 101(a) of EGTRRA and any later
16	amendments through December 31, 2009.
17	(I) The 33 percent bracket as in effect for
18	tax year 2010, as provided for under section
19	101(a) of EGTRRA and any later amendment
20	through December 31, 2009, affecting taxpayers
21	with adjusted gross income of \$200,000 or less
22	for single filers and \$250,000 or less for joint fil-
23	ers in tax year 2010, with these income levels in-
24	dexed for inflation in each subsequent year con-
25	sistent with subsection (g) .

1	(J) The rates on income derived from cap-
2	ital gains and qualified dividends as in effect for
3	tax year 2010, as provided for under sections
4	301 and 302 of JGTRRA and any later amend-
5	ment through December 31, 2009, affecting tax-
6	payers with adjusted gross income of \$200,000 or
7	less for single filers and \$250,000 for joint filers
8	with these income levels indexed for inflation in
9	each subsequent year consistent with subsection
10	(g).
11	(K) The phaseout of personal exemptions
12	and the overall limitation on itemized deductions
13	as in effect for tax year 2010, as provided for
14	under sections 102 and 103 of EGTRRA of 2001,
15	respectively, and any later amendment through
16	December 31, 2009, affecting taxpayer with ad-
17	justed gross income of \$200,000 or less for single
18	filers and \$250,000 for joint filers, with these in-
19	come levels indexed for inflation in each subse-
20	quent year consistent with subsection (g) .
21	(L) The increase in the limitations on ex-
22	pensing depreciable business assets for small
23	businesses under section 179(b) of the Internal
24	Revenue Code of 1986 as in effect in tax year
25	2010, as provided under section 202 of JGTRRA

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1	and any later amendment through December 31,
2	2009.
3	(2) Adjustment.—The amount of the maximum
4	current policy adjustment shall be the difference be-
5	tween—
6	(A) total revenues projected to be collected
7	and outlays to be paid under the Internal Rev-
8	enue Code of 1986 (as scheduled on December 31,
9	2009, to be in effect); and
10	(B) what those revenue collections and out-
11	lay payments would have been if, on the date of
12	enactment of legislation meeting the criteria in
13	paragraph (1), the provisions identified in para-
14	graph (1) were made permanent.
15	(3) LIMITATION.—If the provisions in the legisla-
16	tion that cause it to meet the criteria in paragraph
17	(1) are not permanent, subject to the maximum ad-
18	justment provided for under paragraph (2), the
19	amount of each current policy adjustment made pur-
20	suant to this section shall be limited to the difference
21	between—
22	(A) total revenues projected to be collected
23	and outlays to be paid under the Internal Rev-
24	enue Code of 1986 (as scheduled on December 31,
25	2009, to be in effect for the period of time cov-

1	ered by the relevant provisions of the eligible leg-
2	islation); and
3	(B) what those revenue collections and out-
4	lay payments would have been if, on the date of
5	enactment of legislation meeting the criteria in
6	paragraph (1), the provisions identified in para-
7	graph (1) had been in effect, without change, for
8	the same period of time covered by the relevant
9	provisions of the eligible legislation as under sub-
10	paragraph (A).
11	(g) INDEXING FOR INFLATION.—Indexed amounts are
12	assumed to increase in each year by an amount equal to
13	the cost-of-living adjustment determined under section
14	1(f)(3) of the Internal Revenue Code of 1986 for the cal-
15	endar year in which the taxable year begins, determined
16	by substituting "calendar year 2008" for "calendar year
17	1992" in subparagraph (B) of such section.
18	(h) Guidance on Estimates and Current Policy
19	Adjustments.—
20	(1) Middle class tax cuts.—For purposes of
21	estimates made pursuant to subsection (f)—
22	(A) each of the income tax provisions shall
23	be estimated as though the AMT had remained
24	at current law as scheduled on December 31,
25	2009 to be in effect; and

1	(B) if more than 1 of the income tax provi-
2	sions is included in a single piece of legislation,
3	those provisions shall be estimated in the order
4	in which they appear.
5	(2) AMT.—For purposes of estimates made pur-
6	suant to subsection (e), changes to the AMT shall be
7	estimated as if, on the date of enactment of legislation
8	meeting the criteria in subsection (e)(1), all of the in-
9	come tax provisions identified in subsection $(f)(1)$
10	were made permanent.
11	SEC. 8. APPLICATION OF BBEDCA.
12	For purposes of this title—
13	(1) notwithstanding section 275 of BBEDCA, the
14	provisions of sections 255, 256, 257, and 274 of

1 1 15 BBEDCA, as amended by this title, shall apply to the 16 provisions of this title;

17 (2) references in sections 255, 256, 257, and 274 to "this part" or "this title" shall be interpreted as 18 19 applying to this title;

20 (3) references in sections 255, 256, 257, and 274 of BBEDCA to "section 254" shall be interpreted as 21 22 referencing section 5 of this title;

(4) the reference in section 256(b) of BBEDCA 23 to "section 252 or 253" shall be interpreted as ref-24 erencing section 5 of this title; 25

1	(5) the reference in section $256(d)(1)$ of
2	BBEDCA to "section 252 or 253" shall be interpreted
3	as referencing section 6 of this title;
4	(6) the reference in section $256(d)(4)$ of
5	BBEDCA to "section 252 or 253" shall be interpreted
6	as referencing section 5 of this title;
7	(7) section 256(k) of BBEDCA shall apply to a
8	sequestration, if any, under this title; and
9	(8) references in section 257(e) of BBEDCA to
10	"section 251, 252, or 253" shall be interpreted as ref-
11	erencing section 4 of this title.
12	SEC. 9. TECHNICAL CORRECTIONS.
13	(a) Section 250(c)(18) of BBEDCA is amended by

(a) Section 250(c)(18) of BBEDCA is amended by
striking "the expenses the Federal deposit insurance agencies" and inserting "the expenses of the Federal deposit insurance agencies".

(b) Section 256(k)(1) of BBEDCA is amended by striking "in paragraph (5)" and inserting "in paragraph (6)".

19 SEC. 10. CONFORMING AMENDMENTS.

20 (a) Section 256(a) of BBEDCA is repealed.

(b) Section 256(b) of BBEDCA is amended by striking
"origination fees under sections 438(c)(2) and 455(c) of
that Act shall each be increased by 0.50 percentage point."
and inserting in lieu thereof "origination fees under sections 438(c)(2) and (6) and 455(c) and loan processing and

1	issuance fees under section 428(f)(1)(A)(ii) of that Act shall
2	each be increased by the uniform percentage specified in
3	that sequestration order, and, for student loans originated
4	during the period of the sequestration, special allowance
5	payments under section 438(b) of that Act accruing during
6	the period of the sequestration shall be reduced by the uni-
7	form percentage specified in that sequestration order.".
8	(c) Section 256(c) of BBEDCA is repealed.
9	(d) Section 256(d) of BBEDCA is amended—
10	(1) by redesignating paragraphs (2), (3), and (4)
11	as paragraphs (3), (5), and (6);
12	(2) by amending paragraph (1) to read as fol-
13	lows:
14	"(1) CALCULATION OF REDUCTION IN PAYMENT
15	AMOUNTS.—To achieve the total percentage reduction
16	in those programs required by section 252 or 253,
17	subject to paragraph (2), and notwithstanding section
18	710 of the Social Security Act, OMB shall determine,
19	and the applicable Presidential order under section
20	254 shall implement, the percentage reduction that
21	shall apply, with respect to the health insurance pro-
22	grams under title XVIII of the Social Security Act—
23	"(A) in the case of parts A and B of such
24	title, to individual payments for services fur-
25	nished during the one-year period beginning on

1	the first day of the first would be since of
1	the first day of the first month beginning after
2	the date the order is issued (or, if later, the date
3	specified in paragraph (4)); and
4	"(B) in the case of parts C and D , to
5	monthly payments under contracts under such
6	parts for the same one-year period;
7	such that the reduction made in payments under that
8	order shall achieve the required total percentage re-
9	duction in those payments for that period.".
10	(3) by inserting after paragraph (1) the fol-
11	lowing:
12	"(2) Uniform reduction rate; maximum per-
13	MISSIBLE REDUCTION.—Reductions in payments for
14	programs and activities under such title XVIII pursu-
15	ant to a sequestration order under section 254 shall
16	be at a uniform rate, which shall not exceed 4 per-
17	cent, across all such programs and activities subject
18	to such order.";
19	(4) by inserting after paragraph (3), as redesig-
20	nated, the following:
21	"(4) TIMING OF SUBSEQUENT SEQUESTRATION
22	ORDER.—A sequestration order required by section
23	252 or 253 with respect to programs under such title
24	XVIII shall not take effect until the first month begin-
25	ning after the end of the effective period of any prior

1	sequestration order with respect to such programs, as
2	determined in accordance with paragraph (1).";
3	(5) in paragraph (6), as redesignated, to read as
4	follows:
5	"(6) Sequestration disregarded in com-
6	PUTING PAYMENT AMOUNTS.—The Secretary of Health
7	and Human Services shall not take into account any
8	reductions in payment amounts which have been or
9	may be effected under this part, for purposes of com-
10	puting any adjustments to payment rates under such
11	title XVIII, specifically including—
12	"(A) the part C growth percentage under
13	$section \ 1853(c)(6);$
14	((B) the part D annual growth rate under
15	section 1860D–2(b)(6); and
16	"(C) application of risk corridors to part D
17	payment rates under section 1860D–15(e)."; and
18	(6) by adding after paragraph (6), as redesig-
19	nated, the following:
20	"(7) Exemptions from sequestration.—In
21	addition to the programs and activities specified in
22	section 255, the following shall be exempt from seques-
23	tration under this part:

1	"(A) PART D LOW-INCOME SUBSIDIES.—
2	Premium and cost-sharing subsidies under sec-
3	tion 1860D–14 of the Social Security Act.
4	"(B) PART D CATASTROPHIC SUBSIDY.—
5	Payments under section 1860D–15(b) and
6	(e)(2)(B) of the Social Security Act.
7	"(C) Qualified individual (QI) pre-
8	MIUMS.—Payments to States for coverage of
9	Medicare cost-sharing for certain low-income
10	Medicare beneficiaries under section 1933 of the
11	Social Security Act.".

12 SEC. 11. EXEMPT PROGRAMS AND ACTIVITIES.

(a) DESIGNATIONS.—Section 255 of BBEDCA is
amended by redesignating subsection (i) as (j) and striking
"1998" and inserting in lieu thereof "2010".

(b) SOCIAL SECURITY, VETERANS PROGRAMS, NET INTEREST, AND TAX CREDITS.—Subsections (a) through (d)
of section 255 of BBEDCA are amended to read as follows:
"(a) SOCIAL SECURITY BENEFITS AND TIER I RAILROAD RETIREMENT BENEFITS.—Benefits payable under the
old-age, survivors, and disability insurance program established under title II of the Social Security Act (42 U.S.C.
401 et seq.), and benefits payable under section 231b(a),
231b(f)(2), 231c(a), and 231c(f) of title 45 United States

Code, shall be exempt from reduction under any order
 issued under this part.

3 "(b) VETERANS PROGRAMS.—The following programs
4 shall be exempt from reduction under any order issued
5 under this part:

6 "All programs administered by the Department7 of Veterans Affairs.

8 "Special Benefits for Certain World War II Vet9 erans (28-0401-0-1-701).

10 "(c) NET INTEREST.—No reduction of payments for
11 net interest (all of major functional category 900) shall be
12 made under any order issued under this part.

"(d) REFUNDABLE INCOME TAX CREDITS.—Payments
to individuals made pursuant to provisions of the Internal
Revenue Code of 1986 establishing refundable tax credits
shall be exempt from reduction under any order issued
under this part.".

(c) OTHER PROGRAMS AND ACTIVITIES, LOW-INCOME
PROGRAMS, AND ECONOMIC RECOVERY PROGRAMS.—Subsections (g) and (h) of section 255 of BBEDCA are amended
to read as follows:

22 "(g) Other Programs and Activities.—

23 "(1)(A) The following budget accounts and ac24 tivities shall be exempt from reduction under any
25 order issued under this part:

1	"Activities resulting from private donations,
2	bequests, or voluntary contributions to the Gov-
3	ernment.
4	"Activities financed by voluntary payments
5	to the Government for goods or services to be pro-
6	vided for such payments.
7	"Administration of Territories, Northern
8	Mariana Islands Covenant grants (14–0412–0–
9	1–808).
10	"Advances to the Unemployment Trust
11	Fund and Other Funds (16–0327–0–1–600).
12	"Black Lung Disability Trust Fund Refi-
13	nancing (16–0329–0–1–601).
14	"Bonneville Power Administration Fund
15	and borrowing authority established pursuant to
16	section 13 of Public Law 93–454 (1974), as
17	amended (89–4045–0–3–271).
18	"Claims, Judgments, and Relief Acts (20–
19	1895–0–1–808).
20	"Compact of Free Association (14–0415–0–
21	1–808).
22	"Compensation of the President (11–0209–
23	01–1–802).
24	"Comptroller of the Currency, Assessment
25	Funds (20–8413–0–8–373).

	11
1	"Continuing Fund, Southeastern Power Ad-
2	ministration (89–5653–0–2–271).
3	"Continuing Fund, Southwestern Power
4	Administration (89–5649–0–2–271).
5	"Dual Benefits Payments Account (60–
6	0111-0-1-601).
7	"Emergency Fund, Western Area Power Ad-
8	ministration (89–5069–0–2–271).
9	"Exchange Stabilization Fund (20-4444-0-
10	3–155).
11	"Farm Credit Administration Operating
12	Expenses Fund (78–4131–0–3–351).
13	"Farm Credit System Insurance Corpora-
14	tion, Farm Credit Insurance Fund (78–4171–0–
15	3–351).
16	"Federal Deposit Insurance Corporation,
17	Deposit Insurance Fund (51-4596-0-4-373).
18	"Federal Deposit Insurance Corporation,
19	FSLIC Resolution Fund (51–4065–0–3–373).
20	"Federal Deposit Insurance Corporation,
21	Noninterest Bearing Transaction Account Guar-
22	antee (51–4458–0–3–373).
23	"Federal Deposit Insurance Corporation,
24	Senior Unsecured Debt Guarantee (51–4457–0–
25	3–373).

	10
1	"Federal Home Loan Mortgage Corporation
2	(Freddie Mac).
3	"Federal Housing Finance Agency, Admin-
4	istrative Expenses (95–5532–0–2–371).
5	"Federal National Mortgage Corporation
6	(Fannie Mae).
7	"Federal Payment to the District of Colum-
8	bia Judicial Retirement and Survivors Annuity
9	Fund (20–1713–0–1–752).
10	"Federal Payment to the District of Colum-
11	bia Pension Fund (20–1714–0–1–601).
12	"Federal Payments to the Railroad Retire-
13	ment Accounts (60–0113–0–1–601).
14	"Federal Reserve Bank Reimbursement
15	Fund (20–1884–0–1–803).
16	"Financial Agent Services (20–1802–0–1–
17	803).
18	"Foreign Military Sales Trust Fund (11–
19	8242-0-7-155).
20	"Hazardous Waste Management, Conserva-
21	tion Reserve Program (12–4336–0–3–999).
22	"Host Nation Support Fund for Relocation
23	(97 - 8337 - 0 - 7 - 051).
24	"Internal Revenue Collections for Puerto
25	Rico (20-5737-0-2-806).

1	"Intragovernmental funds, including those
2	from which the outlays are derived primarily
3	from resources paid in from other government
4	accounts, except to the extent such funds are aug-
5	mented by direct appropriations for the fiscal
6	year during which an order is in effect.
7	"Medical Facilities Guarantee and Loan
8	Fund (75–9931–0–3–551).
9	"National Credit Union Administration,
10	Central Liquidity Facility (25–4470–0–3–373).
11	"National Credit Union Administration,
12	Corporate Credit Union Share Guarantee Pro-
13	gram (25–4476–0–3–376).
14	"National Credit Union Administration,
15	Credit Union Homeowners Affordability Relief
16	Program (25–4473–0–3–371).
17	"National Credit Union Administration,
18	Credit Union Share Insurance Fund (25–4468–
19	0–3–373).
20	"National Credit Union Administration,
21	Credit Union System Investment Program (25–
22	4474-0-3-376).
23	"National Credit Union Administration,
24	Operating fund (25–4056–0–3–373).

1	"National Credit Union Administration,
2	Share Insurance Fund Corporate Debt Guar-
3	antee Program (25–4469–0–3–376).
4	"National Credit Union Administration,
5	U.S. Central Federal Credit Union Capital Pro-
6	gram (25–4475–0–3–376).
7	"Office of Thrift Supervision (20–4108–0–
8	3–373).
9	"Panama Canal Commission Compensation
10	Fund (16–5155–0–2–602).
11	"Payment of Vietnam and USS Pueblo
12	prisoner-of-war claims within the Salaries and
13	Expenses, Foreign Claims Settlement account
14	(15-0100-0-1-153).
15	"Payment to Civil Service Retirement and
16	Disability Fund (24–0200–0–1–805).
17	"Payment to Department of Defense Medi-
18	care-Eligible Retiree Health Care Fund (97–
19	0850-0-1-054).
20	"Payment to Judiciary Trust Funds (10–
21	0941 - 0 - 1 - 752).
22	"Payment to Military Retirement Fund
23	(97-0040-0-1-054).
24	"Payment to the Foreign Service Retire-
25	ment and Disability Fund (19–0540–0–1–153).

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1	"Payments to Copyright Owners (03–5175–
2	0-2-376).
3	"Payments to Health Care Trust Funds
4	(75 - 0580 - 0 - 1 - 571).
5	"Payment to Radiation Exposure Com-
6	pensation Trust Fund (15–0333–0–1–054).
7	"Payments to Social Security Trust Funds
8	(28 - 0404 - 0 - 1 - 651).
9	"Payments to the United States Territories,
10	Fiscal Assistance (14–0418–0–1–806).
11	"Payments to trust funds from excise taxes
12	or other receipts properly creditable to such trust
13	funds.
14	"Payments to widows and heirs of deceased
15	Members of Congress (00-0215-0-1-801).
16	"Postal Service Fund (18–4020–0–3–372).
17	"Radiation Exposure Compensation Trust
18	Fund (15–8116–0–1–054).
19	"Reimbursement to Federal Reserve Banks
20	(20 - 0562 - 0 - 1 - 803).
21	"Salaries of Article III judges.
22	"Soldiers and Airmen's Home, payment of
23	claims (84–8930–0–7–705).

10
"Tennessee Valley Authority Fund, except
nonpower programs and activities (64–4110–0–
3–999).
"Tribal and Indian trust accounts within
the Department of the Interior which fund prior
legal obligations of the Government or which are
established pursuant to Acts of Congress regard-
ing Federal management of tribal real property
or other fiduciary responsibilities, including but
not limited to Tribal Special Fund (14–5265–0–
2–452), Tribal Trust Fund (14–8030–0–7–452),
White Earth Settlement (14–2204–0–1–452), and
Indian Water Rights and Habitat Acquisition
(14 - 5505 - 0 - 2 - 303).
"United Mine Workers of America 1992
Benefit Plan (95–8260–0–7–551).
"United Mine Workers of America 1993
Benefit Plan (95–8535–0–7–551).
"United Mine Workers of America Com-
bined Benefit Fund (95–8295–0–7–551).
"United States Enrichment Corporation
Fund (95-4054-0-3-271).
"Universal Service Fund (27–5183–0–2–
376).

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"Vaccine Injury Compensation (75–0320–
0 - 1 - 551).
"Vaccine Injury Compensation Program
Trust Fund (20–8175–0–7–551).
``(B) The following Federal retirement and dis-
ability accounts and activities shall be exempt from
reduction under any order issued under this part:
"Black Lung Disability Trust Fund (20–
8144-0-7-601).
"Central Intelligence Agency Retirement
and Disability System Fund (56–3400–0–1–
054).
"Civil Service Retirement and Disability
Fund (24–8135–0–7–602).
"Comptrollers general retirement system
(05-0107-0-1-801).
"Contributions to U.S. Park Police annuity
benefits, Other Permanent Appropriations (14–
9924-0-2-303).
"Court of Appeals for Veterans Claims Re-
tirement Fund (95–8290–0–7–705).
"Department of Defense Medicare-Eligible
Retiree Health Care Fund (97–5472–0–2–551).
"District of Columbia Federal Pension
Fund (20–5511–0–2–601).

1	"District of Columbia Judicial Retirement
2	and Survivors Annuity Fund (20–8212–0–7–
3	602).
4	"Energy Employees Occupational Illness
5	Compensation Fund (16–1523–0–1–053).
6	"Foreign National Employees Separation
7	Pay (97-8165-0-7-051).
8	"Foreign Service National Defined Con-
9	tributions Retirement Fund (19–5497–0–2–602).
10	"Foreign Service National Separation Li-
11	ability Trust Fund (19–8340–0–7–602).
12	"Foreign Service Retirement and Disability
13	Fund (19–8186–0–7–602).
14	"Government Payment for Annuitants, Em-
15	ployees Health Benefits (24–0206–0–1–551).
16	"Government Payment for Annuitants, Em-
17	ployee Life Insurance (24–0500–0–1–602).
18	"Judicial Officers' Retirement Fund (10-
19	8122-0-7-602).
20	"Judicial Survivors' Annuities Fund (10–
21	8110-0-7-602).
22	"Military Retirement Fund (97–8097–0–7–
23	602).
24	"National Railroad Retirement Investment
25	Trust (60–8118–0–7–601).

1	"National Oceanic and Atmospheric Ad-
2	ministration retirement (13–1450–0–1–306).
3	"Pensions for former Presidents (47–0105–
4	0–1–802).
5	"Postal Service Retiree Health Benefits
6	Fund (24–5391–0–2–551).
7	"Public Safety Officer Benefits (15–0403–
8	0–1–754).
9	"Rail Industry Pension Fund (60–8011–0–
10	7–601).
11	"Retired Pay, Coast Guard (70–0602–0–1–
12	403).
13	"Retirement Pay and Medical Benefits for
14	Commissioned Officers, Public Health Service
15	(75 - 0379 - 0 - 1 - 551).
16	"Special Benefits for Disabled Coal Miners
17	(16-0169-0-1-601).
18	"Special Benefits, Federal Employees' Com-
19	pensation Act (16–1521–0–1–600).
20	"Special Workers Compensation Expenses
21	(16 - 9971 - 0 - 7 - 601).
22	"Tax Court Judges Survivors Annuity
23	Fund (23-8115-0-7-602).
24	"United States Court of Federal Claims
25	Judges' Retirement Fund (10-8124-0-7-602).

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1	"United States Secret Service, DC Annuity
2	(70–0400–0–1–751).
3	"Voluntary Separation Incentive Fund (97–
4	8335-0-7-051).
5	"(2) Prior legal obligations of the Government in
6	the following budget accounts and activities shall be
7	exempt from any order issued under this part:
8	"Biomass Energy Development (20–0114–
9	0-1-271).
10	"Check Forgery Insurance Fund (20–4109–
11	0–3–803).
12	"Credit liquidating accounts.
13	"Credit reestimates.
14	"Employees Life Insurance Fund (24–
15	8424-0-8-602).
16	"Federal Aviation Insurance Revolving
17	Fund (69–4120–0–3–402).
18	"Federal Crop Insurance Corporation Fund
19	(12 - 4085 - 0 - 3 - 351).
20	"Federal Emergency Management Agency,
21	National Flood Insurance Fund (58-4236-0-3-
22	<i>453)</i> .
23	"Geothermal resources development fund
24	(89–0206–0–1–271).

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1	"Low-Rent Public Housing—Loans and
2	Other Expenses (86–4098–0–3–604).
3	"Maritime Administration, War Risk In-
4	surance Revolving Fund (69–4302–0–3–403).
5	"Natural Resource Damage Assessment
6	Fund (14–1618–0–1–302).
7	"Overseas Private Investment Corporation,
8	Noncredit Account (71–4184–0–3–151).
9	"Pension Benefit Guaranty Corporation
10	Fund (16-4204-0-3-601).
11	"San Joaquin Restoration Fund (14–5537–
12	0-2-301).
13	"Servicemembers' Group Life Insurance
14	Fund (36–4009–0–3–701).
15	"Terrorism Insurance Program (20–0123–
16	0-1-376).
17	"(h) Low-income Programs.—The following pro-
18	grams shall be exempt from reduction under any order
19	issued under this part:
20	"Academic Competitiveness/Smart Grant Pro-
21	gram (91–0205–0–1–502).
22	"Child Care Entitlement to States (75–1550–0–
23	1-609).
24	"Child Enrollment Contingency Fund (75–5551–
25	0-2-551).

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1	"Child Nutrition Programs (with the exception
2	of special milk programs) (12–3539–0–1–605).
3	"Children's Health Insurance Fund (75–0515–0–
4	1–551).
5	"Commodity Supplemental Food Program (12–
6	3507-0-1-605).
7	"Contingency Fund (75–1522–0–1–609).
8	"Family Support Programs (75–1501–0–1–609).
9	"Federal Pell Grants under section 401 Title IV
10	of the Higher Education Act.
11	"Grants to States for Medicaid (75–0512–0–1–
12	551).
13	"Payments for Foster Care and Permanency
14	(75 - 1545 - 0 - 1 - 609).
15	"Supplemental Nutrition Assistance Program
16	(12 - 3505 - 0 - 1 - 605).
17	"Supplemental Security Income Program (28–
18	0406-0-1-609).
19	"Temporary Assistance for Needy Families (75–
20	1552-0-1-609).".
21	(d) Additional Excluded Programs.—Section 255
22	of BBEDCA is amended by adding the following after sub-
23	section (h):

1	"(i) Economic Recovery Programs.—The following
2	programs shall be exempt from reduction under any order
3	issued under this part:
4	"GSE Preferred Stock Purchase Agreements (20–
5	0125-0-1-371).
6	"Office of Financial Stability (20–0128–0–1–
7	376).
8	"Special Inspector General for the Troubled
9	Asset Relief Program (20–0133–0–1–376).
10	"(j) Split Treatment Programs.—Each of the fol-
11	lowing programs shall be exempt from any order under this
12	part to the extent that the budgetary resources of such pro-
13	grams are subject to obligation limitations in appropria-
14	tions bills:
15	"Federal-Aid Highways (69–8083–0–7–401).
16	"Highway Traffic Safety Grants (69–8020–0–7–401).
17	"Operations and Research NHTSA and National
18	Driver Register (69–8016–0–7–401).
19	"Motor Carrier Safety Operations and Programs (69–
20	8159-0-7-401).
21	"Motor Carrier Safety Grants (69–8158–0–7–401).
22	"Formula and Bus Grants (69–8350–0–7–401).
23	"Grants-In-Aid for Airports (69–8106–0–7–402).".

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1 SEC. 12. DETERMINATIONS AND POINTS OF ORDER.

Nothing in this title shall be construed as limiting the
authority of the chairmen of the Committees on the Budget
of the House and Senate under section 312 of the Congressional Budget Act of 1974. CBO may consult with the
Chairmen of the House and Senate Budget Committees to
resolve any ambiguities in this title.

8 SEC. 13. LIMITATION ON CHANGES TO THE SOCIAL SECU9 RITY ACT.

10 (a) Limitation on Changes to the Social Secu-11 RITY ACT.—Notwithstanding any other provision of law, it 12 shall not be in order in the Senate or the House of Rep-13 resentatives to consider any bill or resolution pursuant to any expedited procedure to consider the recommendations 14 of a Task Force for Responsible Fiscal Action or other com-15 16 mission that contains recommendations with respect to the 17 old-age, survivors, and disability insurance program estab-18 lished under title II of the Social Security Act, or the taxes received under subchapter A of chapter 9; the taxes imposed 19 20 by subchapter E of chapter 1; and the taxes collected under 21 section 86 of part II of subchapter B of chapter 1 of the Internal Revenue Code. 22

(b) WAIVER.—This section may be waived or suspended in the Senate only by the affirmative vote of threefifths of the Members, duly chosen and sworn.

(c) APPEALS.—An affirmative vote of three-fifths of the
 Members of the Senate, duly chosen and sworn, shall be re quired in the Senate to sustain an appeal of the ruling of
 the Chair on a point of order raised under this section.

5 TITLE II—ELIMINATION OF DU6 PLICATIVE AND WASTEFUL 7 SPENDING

8 SEC. 21. IDENTIFICATION, CONSOLIDATION, AND ELIMI-9 NATION OF DUPLICATIVE GOVERNMENT PRO-10 GRAMS.

11 The Comptroller General of the Government Account-12 ability Office shall conduct routine investigations to iden-13 tify programs, agencies, offices, and initiatives with dupli-14 cative goals and activities within Departments and govern-15 mentwide and report annually to Congress on the findings, 16 including the cost of such duplication and with rec-17 ommendations for consolidation and elimination to reduce 18 duplication identifying specific rescissions.

Attest:

Secretary.

Illth CONGRESS 2D SESSION H. J. RES. 45 AMENDMENT