108TH CONGRESS 1ST SESSION H.R. 2691

IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 23, 2003

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 and related agencies for the fiscal year ending September 30, 2004, 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 and related agencies for the 6 fiscal year ending September 30, 2004, and for other pur-7 poses, namely:

1 TITLE I—DEPARTMENT OF THE INTERIOR

Bureau of Land Management

2

3

MANAGEMENT OF LANDS AND RESOURCES

4 For necessary expenses for protection, use, improvement, development, disposal, eadastral surveying, elassi-5 fication, 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)), \$834,088,000, to remain available until expended, of which \$1,000,000 is for high priority 14 15 projects, to be carried out by the Youth Conservation Corps; \$2,222,000 is for assessment of the mineral poten-16 17 tial of public lands in Alaska pursuant to section 1010 of Public Law 96–487; (16 U.S.C. 3150); and of which 18 not to exceed \$1,000,000 shall be derived from the special 19 20 receipt account established by the Land and Water Con-21 servation Act of 1965, as amended (16 U.S.C. 4601–6a(i)); 22 and \$3,000,000 shall be available in fiscal year 2004 subject to a match by at least an equal amount by the Na-23 24 tional Fish and Wildlife Foundation for cost-shared 25 projects supporting conservation of Bureau lands; and

such funds shall be advanced to the Foundation as a lump 1 sum grant without regard to when expenses are incurred; 2 in addition, \$32,696,000 is for Mining Law Administra-3 tion program operations, including the cost of admin-4 5 istering the mining claim fee program; to remain available until expended, to be reduced by amounts collected by the 6 7 Bureau and credited to this appropriation from annual 8 mining claim fees so as to result in a final appropriation 9 estimated at not more than \$834,088,000, and 10 \$2,000,000, to remain available until expended, from communication site rental fees established by the Bureau for 11 the cost of administering communication site activities: 12 *Provided*, That appropriations herein made shall not be 13 available for the destruction of healthy, unadopted, wild 14 15 horses and burros in the care of the Bureau or its contrac-16 tors.

17 WILDL

WILDLAND FIRE MANAGEMENT

18 For necessary expenses for fire preparedness, suppression operations, fire science and research, emergency 19 20 rehabilitation, hazardous fuels reduction, and rural fire assistance by the Department of the Interior, \$698,725,000, 21 22 to remain available until expended, of which not to exceed 23 \$12,374,000 shall be for the renovation or construction 24 of fire facilities: Provided, That such funds are also avail-25 able for repayment of advances to other appropriation ac-

counts from which funds were previously transferred for 1 such purposes: Provided further, That persons hired pur-2 suant to 43 U.S.C. 1469 may be furnished subsistence and 3 4 lodging without cost from funds available from this appropriation: *Provided further*, That notwithstanding 42 5 U.S.C. 1856d, sums received by a bureau or office of the 6 7 Department of the Interior for fire protection rendered 8 pursuant to 42 U.S.C. 1856 et seq., protection of United 9 States property, may be credited to the appropriation from 10 which funds were expended to provide that protection, and are available without fiscal year limitation: Provided fur-11 12 ther, That using the amounts designated under this title of this Act, the Secretary of the Interior may enter into 13 procurement contracts, grants, or cooperative agreements, 14 15 for hazardous fuels reduction activities, and for training and monitoring associated with such hazardous fuels re-16 duction activities, on Federal land, or on adjacent non-17 Federal land for activities that benefit resources on Fed-18 eral land: Provided further, That the costs of implementing 19 any cooperative agreement between the Federal Govern-20 ment and any non-Federal entity may be shared, as mutu-21 22 ally agreed on by the affected parties: Provided further, 23 That in entering into such grants or cooperative agree-24 ments, the Secretary may consider the enhancement of 25 local and small business employment opportunities for

rural communities, and that in entering into procurement 1 contracts under this heading on a best value basis, the 2 Secretary may take into account the ability of an entity 3 4 to enhance local and small business employment opportu-5 nities in rural communities, and that the Secretary may award procurement contracts, grants, or cooperative 6 7 agreements under this heading to entities that include 8 local non-profit entities, Youth Conservation Corps or re-9 lated partnerships, or small or disadvantaged businesses: Provided further, That funds appropriated under this head 10 may be used to reimburse the United States Fish and 11 Wildlife Service and the National Marine Fisheries Service 12 for the costs of carrying out their responsibilities under 13 the Endangered Species Act of 1973 (16 U.S.C. 1531 et 14 15 seq.) to consult and conference, as required by section 7 of such Act in connection with wildland fire management 16 activities: Provided further, That the Secretary of the Inte-17 rior may use wildland fire appropriations to enter into 18 non-competitive sole source leases of real property with 19 local governments, at or below fair market value, to con-20 struct capitalized improvements for fire facilities on such 21 22 leased properties, including but not limited to fire guard 23 stations, retardant stations, and other initial attack and 24 fire support facilities, and to make advance payments for 25 any such lease or for construction activity associated with

the lease: *Provided further*, That the Secretary of the Inte-1 rior and the Secretary of Agriculture may authorize the 2 transfer of funds appropriated for wildland fire manage-3 ment, in an aggregate amount not to exceed \$12,000,000, 4 between the Departments when such transfers would fa-5 eilitate and expedite jointly funded wildland fire manage-6 7 ment programs and projects: *Provided further*, That funds 8 provided for wildfire suppression shall be available for sup-9 port of Federal emergency response actions.

10 CENTRAL HAZARDOUS MATERIALS FUND

11 For necessary expenses of the Department of the In-12 terior and any of its component offices and bureaus for the remedial action, including associated activities, of haz-13 14 ardous waste substances, pollutants, or contaminants pur-15 suant to the Comprehensive Environmental Response, Compensation, and Liability Act, as amended (42 U.S.C. 16 9601 et seq.), \$9,978,000, to remain available until ex-17 pended: *Provided*, That notwithstanding 31 U.S.C. 3302, 18 sums recovered from or paid by a party in advance of or 19 20 as reimbursement for remedial action or response activities conducted by the Department pursuant to section 107 21 22 or 113(f) of such Act, shall be credited to this account, to be available until expended without further appropria-23 24 tion: Provided further, That such sums recovered from or 25 paid by any party are not limited to monetary payments

and may include stocks, bonds or other personal or real
 property, which may be retained, liquidated, or otherwise
 disposed of by the Secretary and which shall be credited
 to this account.

5 CONSTRUCTION

For construction of buildings, recreation facilities,
roads, trails, and appurtenant facilities, \$10,976,000, to
remain available until expended.

9

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, \$14,000,000, to be derived from the Land and Water Conservation Fund, and to remain available until expended.

16

OREGON AND CALIFORNIA GRANT LANDS

17 For expenses necessary for management, protection, and development of resources and for construction, oper-18 ation, and maintenance of access roads, reforestation, and 19 20 other improvements on the revested Oregon and California Railroad grant lands, on other Federal lands in the Or-21 22 egon and California land-grant counties of Oregon, and on adjacent rights-of-way; and acquisition of lands or in-23 24 terests therein, including existing connecting roads on or 25 adjacent to such grant lands; \$106,672,000 to remain

available until expended: *Provided*, That 25 percent of the 1 aggregate of all receipts during the current fiscal year 2 from the revested Oregon and California Railroad grant 3 lands is hereby made a charge against the Oregon and 4 5 California land-grant fund and shall be transferred to the General Fund in the Treasury in accordance with the sec-6 7 ond paragraph of subsection (b) of title H of the Act of 8 August 28, 1937 (50 Stat. 876).

9 FOREST ECOSYSTEMS HEALTH AND RECOVERY FUND

10 (REVOLVING FUND, SPECIAL ACCOUNT)

11 In addition to the purposes authorized in Public Law 12 102–381, funds made available in the Forest Ecosystem Health and Recovery Fund can be used for the purpose 13 of planning, preparing, implementing and monitoring sal-14 vage timber sales and forest ecosystem health and recovery 15 activities, such as release from competing vegetation and 16 density control treatments. The Federal share of receipts 17 (defined as the portion of salvage timber receipts not paid 18 to the counties under 43 U.S.C. 1181f and 43 U.S.C. 19 1181f-1 et seq., and Public Law 106-393) derived from 20 treatments funded by this account shall be deposited into 21 22 the Forest Ecosystem Health and Recovery Fund.

23 RANGE IMPROVEMENTS

For rehabilitation, protection, and acquisition of
lands and interests therein, and improvement of Federal

rangelands pursuant to section 401 of the Federal Land 1 Policy and Management Act of 1976 (43 U.S.C. 1701), 2 notwithstanding any other Act, sums equal to 50 percent 3 of all moneys received during the prior fiscal year under 4 5 sections 3 and 15 of the Taylor Grazing Act (43 U.S.C. 315 et seq.) and the amount designated for range improve-6 7 ments from grazing fees and mineral leasing receipts from 8 Bankhead-Jones lands transferred to the Department of 9 the Interior pursuant to law, but not less than 10 \$10,000,000, to remain available until expended: Provided, That not to exceed \$600,000 shall be available for 11 12 administrative expenses.

13 SERVICE CHARGES, DEPOSITS, AND FORFEITURES

14 For administrative expenses and other costs related to processing application documents and other authoriza-15 tions for use and disposal of public lands and resources, 16 for costs of providing copies of official public land docu-17 ments, for monitoring construction, operation, and termi-18 nation of facilities in conjunction with use authorizations, 19 20 and for rehabilitation of damaged property, such amounts 21 as may be collected under Public Law 94–579, as amend-22 ed, and Public Law 93-153, to remain available until expended: Provided, That notwithstanding any provision to 23 24 the contrary of section 305(a) of Public Law 94–579 (43) U.S.C. 1735(a)), any moneys that have been or will be 25

received pursuant to that section, whether as a result of 1 forfeiture, compromise, or settlement, if not appropriate 2 for refund pursuant to section 305(e) of that Act (43 3 4 U.S.C. 1735(c)), shall be available and may be expended under the authority of this Act by the Secretary to im-5 prove, protect, or rehabilitate any public lands adminis-6 7 tered through the Bureau of Land Management which 8 have been damaged by the action of a resource developer, 9 purchaser, permittee, or any unauthorized person, without 10 regard to whether all moneys collected from each such action are used on the exact lands damaged which led to 11 the action: *Provided further*, That any such moneys that 12 are in excess of amounts needed to repair damage to the 13 exact land for which funds were collected may be used to 14 15 repair other damaged public lands.

16 MISCELLANEOUS TRUST FUNDS

17 In addition to amounts authorized to be expended under existing laws, there is hereby appropriated such 18 amounts as may be contributed under section 307 of the 19 Act of October 21, 1976 (43 U.S.C. 1701), and such 20 amounts as may be advanced for administrative costs, sur-21 22 veys, appraisals, and costs of making conveyances of omitted lands under section 211(b) of that Act, to remain 23 24 available until expended.

1

ADMINISTRATIVE PROVISIONS

2 Appropriations for the Bureau of Land Management 3 shall be available for purchase, erection, and dismantlement of temporary structures, and alteration and mainte-4 5 nance of necessary buildings and appurtenant facilities to which the United States has title; up to \$100,000 for pay-6 7 ments, at the discretion of the Secretary, for information 8 or evidence concerning violations of laws administered by 9 the Bureau; miscellaneous and emergency expenses of en-10 forcement activities authorized or approved by the Secretary and to be accounted for solely on her certificate, 11 not to exceed \$10,000: *Provided*, That notwithstanding 44 12 U.S.C. 501, the Bureau may, under cooperative cost-shar-13 ing and partnership arrangements authorized by law, pro-14 15 cure printing services from cooperators in connection with jointly produced publications for which the cooperators 16 17 share the cost of printing either in cash or in services, and the Bureau determines the cooperator is capable of 18 meeting accepted quality standards: Provided further, 19 That section 28 of title 30, United States Code, is amend-20 21 ed: (1) in section 28f(a), by striking "for years 2002 22 through 2003" and inserting in lieu thereof "for years 2004 through 2008"; and (2) in section 28g, by striking 23 24 "and before September 30, 2003" and inserting in lieu thereof "and before September 30, 2008". 25

UNITED STATES FISH AND WILDLIFE SERVICE

2

1

RESOURCE MANAGEMENT

3 For necessary expenses of the United States Fish and Wildlife Service, as authorized by law, and for scientific 4 5 and economic studies, maintenance of the herd of longhorned eattle on the Wiehita Mountains Wildlife Refuge, 6 7 general administration, and for the performance of other 8 authorized functions related to such resources by direct 9 expenditure, contracts, grants, cooperative agreements 10 and reimbursable agreements with public and private entities, \$959,901,000, to remain available until September 11 12 30, 2005, except as otherwise provided herein: *Provided*, That not less than \$2,000,000 shall be provided to local 13 governments in southern California for planning associ-14 15 ated with the Natural Communities Conservation Planning (NCCP) program and shall remain available until ex-16 pended: Provided further, That \$2,000,000 is for high pri-17 ority projects, which shall be earried out by the Youth 18 Conservation Corps: Provided further, That not to exceed 19 20 \$12,286,000 shall be used for implementing subsections (a), (b), (c), and (c) of section 4 of the Endangered Spe-21 22 eies Act, as amended, for species that are indigenous to the United States (except for processing petitions, devel-23 24 oping and issuing proposed and final regulations, and tak-25 ing any other steps to implement actions described in sub-

section (e)(2)(A), (e)(2)(B)(i), or (e)(2)(B)(ii), of which 1 not to exceed \$8,900,000 shall be used for any activity 2 regarding the designation of critical habitat, pursuant to 3 4 subsection (a)(3), excluding litigation support, for species 5 already listed pursuant to subsection (a)(1) as of the date of enactment this Act: Provided further, That of the 6 amount available for law enforcement, up to \$400,000 to 7 8 remain available until expended, may at the discretion of 9 the Secretary be used for payment for information, re-10 wards, or evidence concerning violations of laws administered by the Service, and miscellaneous and emergency ex-11 penses of enforcement activity, authorized or approved by 12 13 the Secretary and to be accounted for solely on her certifieate: Provided further, That of the amount provided for 14 15 environmental contaminants, up to \$1,000,000 may remain available until expended for contaminant sample 16 17 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; \$52,718,000, to remain available until expended.

LAND ACQUISITION

14

2 For expenses necessary to earry out the Land and Water Conservation Fund Act of 1965, as amended (16) 3 U.S.C. 4601-4 through 11), including administrative ex-4 penses, and for acquisition of land or waters, or interest 5 therein, in accordance with statutory authority applicable 6 7 the United States Fish and Wildlife to Service, 8 \$23,058,000, to be derived from the Land and Water Con-9 servation Fund, and to remain available until expended: 10 *Provided*, That none of the funds appropriated for specific land acquisition projects can be used to pay for any ad-11 12 ministrative overhead, planning or other management 13 costs.

14 LANDOWNER INCENTIVE PROGRAM

15 For expenses necessary to earry out the Land and Water Conservation Fund Act of 1965, as amended (16) 16 U.S.C. 4601-4 through 11), including administrative ex-17 penses, and for private conservation efforts to be carried 18 out on private lands, \$40,000,000, to be derived from the 19 Land and Water Conservation Fund, and to remain avail-20 able until expended: *Provided*, That the amount provided 21 22 herein is for a Landowner Incentive Program established by the Secretary that provides matching, competitively 23 24 awarded grants to States, the District of Columbia, 25 Tribes, Puerto Rico, Guam, the United States Virgin Is-

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lands, the Northern Mariana Islands, and American
 Samoa, to establish or supplement existing landowner in centive programs that provide technical and financial as sistance, including habitat protection and restoration, to
 private landowners for the protection and management of
 habitat to benefit federally listed, proposed, candidate, or
 other at-risk species on private lands.

8

STEWARDSHIP GRANTS

9 For expenses necessary to earry out the Land and Water Conservation Fund Act of 1965, as amended (16 10 U.S.C. 4601-4 through 11), including administrative ex-11 penses, and for private conservation efforts to be carried 12 out on private lands, \$10,000,000, to be derived from the 13 Land and Water Conservation Fund, and to remain avail-14 15 able until expended: *Provided*, That the amount provided herein is for a Stewardship Grants Program established 16 by the Secretary to provide grants and other assistance 17 to individuals and groups engaged in private conservation 18 efforts that benefit federally listed, proposed, candidate, 19 or other at-risk species. 20

21 COOPERATIVE ENDANGERED SPECIES CONSERVATION

22

FUND

For expenses necessary to carry out section 6 of the
Endangered Species Act of 1973 (16 U.S.C. 1531–1543),
as amended, \$86,614,000, of which \$36,614,000 is to be

derived from the Cooperative Endangered Species Con servation Fund and \$50,000,000 is to be derived from the
 Land and Water Conservation Fund and to remain avail able until expended.

5 NATIONAL WILDLIFE REFUGE FUND

For expenses necessary to implement the Act of October 17, 1978 (16 U.S.C. 715s), \$14,414,000.

8 NORTH AMERICAN WETLANDS CONSERVATION FUND

9 For expenses necessary to carry out the provisions
10 of the North American Wetlands Conservation Act, Public
11 Law 101–233, as amended, \$24,560,000, to remain avail12 able until expended.

13 NEOTROPICAL MIGRATORY BIRD CONSERVATION

For financial assistance for projects to promote the
conservation of neotropical migratory birds in accordance
with the Neotropical Migratory Bird Conservation Act,
Public Law 106–247 (16 U.S.C. 6101–6109), \$5,000,000,
to remain available until expended.

19 MULTINATIONAL SPECIES CONSERVATION FUND

For expenses necessary to carry out the African Elephant Conservation Act (16 U.S.C. 4201–4203, 4211– 4213, 4221–4225, 4241–4245, and 1538), the Asian Elephant Conservation Act of 1997 (Public Law 105–96; 16 U.S.C. 4261–4266), the Rhinoceros and Tiger Conservation Act of 1994 (16 U.S.C. 5301–5306), and the Great Ape Conservation Act of 2000 (16 U.S.C. 6301),
 \$5,000,000, to remain available until expended.

3

STATE AND TRIBAL WILDLIFE GRANTS

4 For wildlife conservation grants to States and to the 5 District of Columbia, Puerto Rico, Guam, the United States Virgin Islands, the Northern Mariana Islands, 6 7 American Samoa, and federally recognized Indian tribes 8 under the provisions of the Fish and Wildlife Act of 1956 9 and the Fish and Wildlife Coordination Act, for the devel-10 opment and implementation of programs for the benefit of wildlife and their habitat, including species that are not 11 hunted or fished, \$75,000,000 to be derived from the 12 Land and Water Conservation Fund, and to remain avail-13 able until expended: Provided, That of the amount pro-14 15 vided herein, \$6,000,000 is for a competitive grant program for Indian tribes not subject to the remaining provi-16 sions of this appropriation: *Provided further*, That the See-17 retary shall, after deducting said \$6,000,000 and adminis-18 trative expenses, apportion the amount provided herein in 19 the following manner: (A) to the District of Columbia and 20 to the Commonwealth of Puerto Rico, each a sum equal 21 to not more than one-half of 1 percent thereof; and (B) 22 to Guam, American Samoa, the United States Virgin Is-23 24 lands, and the Commonwealth of the Northern Mariana 25 Islands, each a sum equal to not more than one-fourth

of 1 percent thereof: *Provided further*, That the Secretary 1 shall apportion the remaining amount in the following 2 manner: (A) one-third of which is based on the ratio to 3 4 which the land area of such State bears to the total land 5 area of all such States; and (B) two-thirds of which is based on the ratio to which the population of such State 6 bears to the total population of all such States: Provided 7 8 *further*, That the amounts apportioned under this para-9 graph shall be adjusted equitably so that no State shall 10 be apportioned a sum which is less than 1 percent of the 11 amount available for apportionment under this paragraph for any fiscal year or more than 5 percent of such amount: 12 Provided further, That the Federal share of planning 13 grants shall not exceed 75 percent of the total costs of 14 15 such projects and the Federal share of implementation grants shall not exceed 50 percent of the total costs of 16 such projects: Provided further, That the non-Federal 17 share of such projects may not be derived from Federal 18 grant programs: *Provided further*, That no State, territory, 19 20 or other jurisdiction shall receive a grant unless it has developed, or committed to develop by October 1, 2005, a 21 22 comprehensive wildlife conservation plan, consistent with 23 eriteria established by the Secretary of the Interior, that 24 considers the broad range of the State, territory, or other 25 jurisdiction's wildlife and associated habitats, with appro-

1 priate priority placed on those species with the greatest conservation need and taking into consideration the rel-2 ative level of funding available for the conservation of 3 4 those species: *Provided further*, That any amount apportioned in 2004 to any State, territory, or other jurisdiction 5 that remains unobligated as of September 30, 2005, shall 6 7 be reapportioned, together with funds appropriated in 8 2006, in the manner provided herein: Provided further, 9 That balances from amounts previously appropriated under the heading "State Wildlife Grants" shall be trans-10 ferred to and merged with this appropriation and shall re-11 main available until expended. 12

13

ADMINISTRATIVE PROVISIONS

14 Appropriations and funds available to the United 15 States Fish and Wildlife Service shall be available for purchase of not to exceed 157 passenger motor vehicles, of 16 which 142 are for replacement only (including 33 for po-17 lice-type use); repair of damage to public roads within and 18 adjacent to reservation areas caused by operations of the 19 Service; options for the purchase of land at not to exceed 20 21 \$1 for each option; facilities incident to such public rec-22 reational uses on conservation areas as are consistent with 23 their primary purpose; and the maintenance and improve-24 ment of aquaria, buildings, and other facilities under the jurisdiction of the Service and to which the United States 25

has title, and which are used pursuant to law in connection 1 with management, and investigation of fish and wildlife 2 resources: *Provided*, That notwithstanding 44 U.S.C. 501, 3 4 the Service may, under cooperative cost sharing and part-5 nership arrangements authorized by law, procure printing services from cooperators in connection with jointly pro-6 7 duced publications for which the cooperators share at least 8 one-half the cost of printing either in eash or services and 9 the Service determines the cooperator is capable of meeting accepted quality standards: Provided further, That the 10 Service may accept donated aircraft as replacements for 11 existing aircraft: *Provided further*, That notwithstanding 12 any other provision of law, the Secretary of the Interior 13 may not spend any of the funds appropriated in this Act 14 15 for the purchase of lands or interests in lands to be used in the establishment of any new unit of the National Wild-16 life Refuge System unless the purchase is approved in ad-17 vance by the House and Senate Committees on Appropria-18 tions in compliance with the reprogramming procedures 19 contained in the House Report accompanying this Act. 20

21 NATIONAL PARK SERVICE
22 OPERATION OF THE NATIONAL PARK SYSTEM

For expenses necessary for the management, operation, and maintenance of areas and facilities administered by the National Park Service (including special road)

maintenance service to trucking permittees on a reimburs-1 able basis), and for the general administration of the Na-2 tional Park Service, \$1,636,882,000 (reduced 3 bv \$6,000,000) of which \$10,887,000 is for planning and 4 5 interagency coordination in support of Everglades restoration and shall remain available until expended; of which 6 7 \$98,480,000, to remain available until September 30, 8 2005, is for maintenance, repair or rehabilitation projects 9 for constructed assets, operation of the National Park 10 Service automated facility management software system, and comprehensive facility condition assessments; and of 11 which \$2,000,000 is for the Youth Conservation Corps for 12 high priority projects: Provided, That the only funds in 13 this account which may be made available to support 14 15 United States Park Police are those funds approved for emergency law and order incidents pursuant to established 16 National Park Service procedures, those funds needed to 17 maintain and repair United States Park Police adminis-18 trative facilities, and those funds necessary to reimburse 19 the United States Park Police account for the unbudgeted 20 21 overtime and travel costs associated with special events for 22 an amount not to exceed \$10,000 per event subject to the 23 review and concurrence of the Washington headquarters office. 24

NATIONAL RECREATION AND PRESERVATION

4

For expenses necessary to carry out recreation pro-5 grams, natural programs, cultural programs, heritage 6 7 partnership programs, environmental compliance and re-8 view, international park affairs, statutory or contractual aid for other activities, and grant administration, not oth-9 10 erwise provided for, \$54,924,000: Provided, That none of the funds in this or previous Acts for the Rivers, Trails 11 12 and Conservation Assistance Program may be used for cooperative agreements or any other form of eash grant. 13

14 URBAN PARK AND RECREATION FUND

For expenses necessary to carry out the provisions of the Urban Park and Recreation Recovery Act of 1978 (16 U.S.C. 2501 et seq.), \$305,000, to remain available until expended.

19 HISTORIC PRESERVATION FUND

For expenses necessary in carrying out the Historie 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), \$71,000,000, to be derived from the Historic Preservation Fund, to remain available until September 30, 2005: *Provided*, That of the

total amount provided, \$30,000,000 shall be for Save 1 America's Treasures for priority preservation projects, of 2 nationally significant sites, structures, and artifacts: Pro-3 vided further, That any individual Save America's Treas-4 ures grant shall be matched by non-Federal funds: Pro-5 *vided further*, That individual projects shall only be eligible 6 7 for one grant, and all projects to be funded shall be ap-8 proved by the House and Senate Committees on Appro-9 priations and the Secretary of the Interior in consultation 10 with the President's Committee on the Arts and Human-11 ities prior to the commitment of grant funds: Provided further, That Save America's Treasures funds allocated for 12 Federal projects shall be available by transfer to appro-13 priate accounts of individual agencies, after approval of 14 15 such projects by the Secretary of the Interior, in consultation with the House and Senate Committees on Appropria-16 tions and the President's Committee on the Arts and Hu-17 18 manities.

19 CONSTRUCTION

For construction, improvements, repair or replacement of physical facilities, including the modifications authorized by section 104 of the Everglades National Park Protection and Expansion Act of 1989, \$303,199,000, to remain available until expended: *Provided*, That none of the funds in this or any other Act, may be used to pay

the salaries and expenses of more than 160 Full Time 1 Equivalent personnel working for the National Park Serv-2 ice's Denver Service Center funded under the construction 3 4 program management and operations activity: Provided 5 *further*, That none of the funds provided in this or any other Act may be used to pre-design, plan, or construct 6 any new facility (including visitor centers, curatorial facili-7 8 ties, administrative buildings), for which appropriations 9 have not been specifically provided if the net construction cost of such facility is in excess of \$5,000,000, without 10 prior approval of the House and Senate Committees on 11 Appropriations: *Provided further*, That this restriction ap-12 plies to all funds available to the National Park Service, 13 including partnership and fee demonstration projects: Pro-14 15 vided further, That funds appropriated in this Act and in any prior Acts for the purpose of implementing the Modi-16 fied Water Deliveries to Everglades National Park Project 17 shall be available for expenditure unless the Secretary of 18 the Interior, the Secretary of the Army, the Administrator 19 of the Environmental Protection Agency, and the Attorney 20 General file a joint report by September 30, 2003, and 21 22 each year thereafter until December 31, 2006, to the 23 House and Senate Committees on Appropriations, the 24 House Committee on Transportation and Infrastructure, 25 the House Committee on Resources and the Senate Com-

1	mittee on Environment and Public Works, indicating that
2	the water entering A.R.M. Loxahatchee National Wildlife
3	Refuge and Everglades National Park does not meet all
4	applicable State water quality standards and numeric cri-
5	teria adopted for phosphorus throughout A.R.M.
6	Loxahatchee National Wildlife Refuge and Everglades Na-
7	tional Park, as well as water quality requirements set
8	forth in the Consent Decree entered in United States v.
9	South Florida Water Management District, and that the
10	House and Senate Committees on Appropriations respond
11	in writing disapproving the further expenditure of funds.
12	LAND AND WATER CONSERVATION FUND
13	(RESCISSION)
14	The contract authority provided for fiscal year 2004
15	by 16 U.S.C. 4601–10a is rescinded.
16	LAND ACQUISITION AND STATE ASSISTANCE
17	(INCLUDING TRANSFERS OF FUNDS)
18	For expenses necessary to carry out the Land and
19	Water Conservation Act of 1965, as amended (16 U.S.C.
20	4601-4 through 11), including administrative expenses,
21	and for acquisition of lands or waters, or interest therein,
22	in accordance with the statutory authority applicable to
23	the National Park Service, \$131,154,000, to be derived
24	from the Land and Water Conservation Fund and to re-
25	main available until expended, of which \$97,500,000 is for

the State assistance program including \$2,500,000 to ad-1 minister this program: Provided, That none of the funds 2 provided for the State assistance program may be used 3 4 to establish a contingency fund: Provided further, That 5 notwithstanding any other provision of law, the Secretary of the Interior, using prior year unobligated funds made 6 available under any Act enacted before the date of enact-7 8 ment of this Act for land acquisition assistance to the 9 State of Florida for the acquisition of lands or water, or 10 interests therein, within the Everglades watershed, shall transfer \$5,000,000 to the United States Fish and Wild-11 life Service "Resource Management" account for the pur-12 pose of funding water quality monitoring and eradication 13 of invasive exotic plants at A.R.M. Loxahatchee National 14 15 Wildlife Refuge, as well as recovery actions for any listed species in the South Florida ecosystem, and may transfer 16 17 such sums as may be determined necessary by the Seeretary of the Interior to the U.S. Army Corps of Engineers 18 "Construction, General" account for the purpose of modi-19 fying the construction of Storm Water Treatment Area 1 20 21 East to include additional water quality improvement 22 measures, such as additional compartmentalization, improved flow control, vegetation management, and other ad-23 24 ditional technologies based upon the recommendations of 25 the Secretary of the Interior and the South Florida Water

1 Management District, to maximize the treatment effectiveness of Storm Water Treatment Area 1 East so that water 2 delivered by Storm Water Treatment Area 1 East to 3 4 A.R.M. Loxahatchee National Wildlife Refuge achieves 5 State water quality standards, including the numeric criterion for phosphorus, and that the cost sharing provisions 6 7 of section 528 of the Water Resources Development Act 8 of 1996 (110 Stat. 3769) shall apply to any funds pro-9 vided by the Secretary of the Interior to the U.S. Army 10 Corps of Engineers for this purpose: Provided further, That, subsequent to the transfer of the \$5,000,000 to the 11 U.S. Fish and Wildlife Service and the transfer of funds, 12 if any, to the U.S. Army Corps of Engineers to carry out 13 water quality improvement measures for Storm Water 14 15 Treatment Area 1 East, if any funds remain to be expended after the requirements of these provisions have 16 been met, then the Secretary of the Interior may transfer, 17 as appropriate, and use the remaining funds for Ever-18 glades restoration activities benefiting the lands and re-19 20 sources managed by the Department of the Interior in 21 South Florida, subject to the approval by the House and 22 Senate Committees on Appropriations of a reprogramming request by the Secretary detailing how the remaining 23 funds will be expended for this purpose. 24

1

ADMINISTRATIVE PROVISIONS

2 Appropriations for the National Park Service shall be available for the purchase of not to exceed 249 passenger 3 motor vehicles, of which 202 shall be for replacement only, 4 5 including not to exceed 193 for police-type use, 10 buses, and 8 ambulances: Provided, That none of the funds ap-6 7 propriated to the National Park Service may be used to 8 process any grant or contract documents which do not in-9 elude the text of 18 U.S.C. 1913: Provided further, That 10 none of the funds appropriated to the National Park Service may be used to implement an agreement for the rede-11 velopment of the southern end of Ellis Island until such 12 agreement has been submitted to the Congress and shall 13 not be implemented prior to the expiration of 30 calendar 14 15 days (not including any day in which either House of Congress is not in session because of adjournment of more 16 than 3 calendar days to a day certain) from the receipt 17 by the Speaker of the House of Representatives and the 18 President of the Senate of a full and comprehensive report 19 on the development of the southern end of Ellis Island, 20 21 including the facts and circumstances relied upon in sup-22 port of the proposed project.

None of the funds in this Act may be spent by the
National Park Service for activities taken in direct response to the United Nations Biodiversity Convention.

1 The National Park Service may distribute to oper-2 ating units based on the safety record of each unit the 3 costs of programs designed to improve workplace and em-4 ployee safety, and to encourage employees receiving work-5 ers' compensation benefits pursuant to chapter 81 of title 6 5, United States Code, to return to appropriate positions 7 for which they are medically able.

8 United States Geological Survey

9 SURVEYS, INVESTIGATIONS, AND RESEARCH

10 For expenses necessary for the United States Geo-11 logical Survey to perform surveys, investigations, and re-12 search covering topography, geology, hydrology, biology, and the mineral and water resources of the United States, 13 its territories and possessions, and other areas as author-14 ized by 43 U.S.C. 31, 1332, and 1340; classify lands as 15 to their mineral and water resources; give engineering su-16 17 pervision to power permittees and Federal Energy Regulatory Commission licensees; administer the minerals ex-18 ploration program (30 U.S.C. 641); and publish and dis-19 20 seminate data relative to the foregoing activities; and to 21 conduct inquiries into the economic conditions affecting 22 mining and materials processing industries (30 U.S.C. 3, 23 21a, and 1603; 50 U.S.C. 98g(1)) and related purposes as authorized by law and to publish and disseminate data; 24 25 \$935,660,000, of which \$64,536,000 shall be available

only for cooperation with States or municipalities for 1 water resources investigations; and of which \$15,227,000 2 shall remain available until expended for conducting in-3 quiries into the economic conditions affecting mining and 4 5 materials processing industries; and of which \$8,000,000 shall remain available until expended for satellite oper-6 7 ations; and of which \$24,190,000 shall be available until 8 September 30, 2005, for the operation and maintenance 9 of facilities and deferred maintenance; and of which 10 \$173,349,000 shall be available until September 30, 2005, for the biological research activity and the operation of 11 the Cooperative Research Units: Provided, That none of 12 these funds provided for the biological research activity 13 14 shall be used to conduct new surveys on private property, unless specifically authorized in writing by the property 15 owner: Provided further, That no part of this appropria-16 17 tion shall be used to pay more than one-half the cost of topographic mapping or water resources data collection 18 and investigations carried on in cooperation with States 19 and municipalities. 20

21

ADMINISTRATIVE PROVISIONS

The amount appropriated for the United States Geological Survey shall be available for the purchase of not to exceed 53 passenger motor vehicles, of which 48 are for replacement only; reimbursement to the General Serv-

ices Administration for security guard services; con-1 tracting for the furnishing of topographic maps and for 2 the making of geophysical or other specialized surveys 3 4 when it is administratively determined that such proce-5 dures are in the public interest; construction and maintenance of necessary buildings and appurtenant facilities; 6 7 acquisition of lands for gauging stations and observation 8 wells; expenses of the United States National Committee 9 on Geology; and payment of compensation and expenses 10 of persons on the rolls of the Survey duly appointed to represent the United States in the negotiation and admin-11 12 istration of interstate compacts: *Provided*, That activities funded by appropriations herein made may be accom-13 plished through the use of contracts, grants, or coopera-14 15 tive agreements as defined in 31 U.S.C. 6302 et seq.: Provided further, That notwithstanding the provisions of the 16 Federal Grant and Cooperative Agreement Act of 1977 17 (31 U.S.C. 6301–6308), the U.S. Geological Survey is au-18 thorized to continue existing, and hereafter, to enter into 19 20 new cooperative agreements directed towards a particular 21 cooperator, in support of joint research and data collection 22 activities with Federal, State, and academic partners 23 funded by appropriations herein, including those that pro-24 vide for space in cooperator facilities.

Minerals Management Service

2 ROYALTY AND OFFSHORE MINERALS MANAGEMENT

1

3 For expenses necessary for minerals leasing and envi-4 ronmental studies, regulation of industry operations, and 5 collection of royalties, as authorized by law; for enforcing laws and regulations applicable to oil, gas, and other min-6 7 erals leases, permits, licenses and operating contracts; and 8 for matching grants or cooperative agreements; including 9 the purchase of not to exceed eight passenger motor vehieles for replacement only, \$164,216,000, of which 10 \$80,396,000, shall be available for royalty management 11 activities; and an amount not to exceed \$100,230,000, to 12 be credited to this appropriation and to remain available 13 until expended, from additions to receipts resulting from 14 15 increases to rates in effect on August 5, 1993, from rate increases to fee collections for Outer Continental Shelf ad-16 ministrative activities performed by the Minerals Manage-17 ment Service (MMS) over and above the rates in effect 18 on September 30, 1993, and from additional fees for 19 Outer Continental Shelf administrative activities estab-20 21 lished after September 30, 1993: Provided, That to the 22 extent \$100,230,000 in additions to receipts are not real-23 ized from the sources of receipts stated above, the amount 24 needed to reach \$100,230,000 shall be credited to this ap-25 propriation from receipts resulting from rental rates for

Outer Continental Shelf leases in effect before August 5, 1 1993: Provided further, That \$3,000,000 for computer ac-2 quisitions shall remain available until September 30, 3 4 2005: Provided further, That funds appropriated under 5 this Act shall be available for the payment of interest in accordance with 30 U.S.C. 1721(b) and (d): Provided fur-6 7 ther. That not to exceed \$3,000 shall be available for rea-8 sonable expenses related to promoting volunteer beach and 9 marine cleanup activities: *Provided further*, That notwith-10 standing any other provision of law, \$15,000 under this heading shall be available for refunds of overpayments in 11 connection with certain Indian leases in which the Direc-12 tor of MMS concurred with the claimed refund due, to 13 pay amounts owed to Indian allottees or tribes, or to cor-14 15 rect prior unrecoverable erroneous payments: Provided *further*, That MMS may under the royalty-in-kind pilot 16 17 program, or under its authority to transfer oil to the Strategic Petroleum Reserve, use a portion of the revenues 18 19 from royalty-in-kind sales, without regard to fiscal year limitation, to pay for transportation to wholesale market 20 21 centers or upstream pooling points, and to process or oth-22 erwise dispose of royalty production taken in kind, and to recover MMS transportation costs, salaries, and other 23 24 administrative costs directly related to filling the Strategie 25 Petroleum Reserve: Provided further, That MMS shall analyze and document the expected return in advance of
 any royalty-in-kind sales to assure to the maximum extent
 practicable that royalty income under the pilot program
 is equal to or greater than royalty income recognized
 under a comparable royalty-in-value program.

6

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,
\$7,105,000, which shall be derived from the Oil Spill Liability Trust Fund, to remain available until expended.
OFFICE OF SURFACE MINING RECLAMATION AND
ENFORCEMENT

14

REGULATION AND TECHNOLOGY

15 For necessary expenses to carry out the provisions of the Surface Mining Control and Reelamation Act of 16 17 1977, Public Law 95–87, as amended, including the purchase of not to exceed 10 passenger motor vehicles, for 18 replacement only; \$106,424,000: Provided, That the Sec-19 retary of the Interior, pursuant to regulations, may use 20 21 directly or through grants to States, moneys collected in fiscal year 2004 for civil penalties assessed under section 22 23 518 of the Surface Mining Control and Reelamation Act 24 of 1977 (30 U.S.C. 1268), to reclaim lands adversely affected by coal mining practices after August 3, 1977, to 25

remain available until expended: *Provided further*, That
 appropriations for the Office of Surface Mining Reclama tion and Enforcement may provide for the travel and per
 diem expenses of State and tribal personnel attending Of fice of Surface Mining Reclamation and Enforcement
 sponsored training.

7

ABANDONED MINE RECLAMATION FUND

8 For necessary expenses to earry out title IV of the 9 Surface Mining Control and Reclamation Act of 1977, Public Law 95-87, as amended, including the purchase 10 of not more than 10 passenger motor vehicles for replace-11 ment only, \$194,469,000, to be derived from receipts of 12 the Abandoned Mine Reclamation Fund and to remain 13 available until expended; of which up to \$10,000,000, to 14 be derived from the Federal Expenses Share of the Fund, 15 shall be for supplemental grants to States for the reclama-16 17 tion of abandoned sites with acid mine rock drainage from coal mines, and for associated activities, through the Ap-18 palachian Clean Streams Initiative: Provided, That grants 19 to minimum program States will be \$1,500,000 per State 20 in fiscal year 2004: Provided further, That of the funds 21 herein provided up to \$18,000,000 may be used for the 22 emergency program authorized by section 410 of Public 23 Law 95-87, as amended, of which no more than 25 per-24 25 cent shall be used for emergency reelamation projects in

any one State and funds for federally administered emer-1 gency reelamation projects under this proviso shall not ex-2 3 ceed \$11,000,000: Provided further, That prior year unob-4 ligated funds appropriated for the emergency reclamation 5 program shall not be subject to the 25 percent limitation per State and may be used without fiscal year limitation 6 7 for emergency projects: Provided further, That pursuant 8 to Public Law 97-365, the Department of the Interior is 9 authorized to use up to 20 percent from the recovery of 10 the delinquent debt owed to the United States Government to pay for contracts to collect these debts: Provided fur-11 ther, That funds made available under title IV of Public 12 Law 95-87 may be used for any required non-Federal 13 share of the cost of projects funded by the Federal Gov-14 15 ernment for the purpose of environmental restoration related to treatment or abatement of acid mine drainage 16 from abandoned mines: Provided further, That such 17 projects must be consistent with the purposes and prior-18 ities of the Surface Mining Control and Reclamation Act. 19

- 20 BUREAU OF INDIAN AFFAIRS
- 21 OPERATION OF INDIAN PROGRAMS

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

1 U.S.C. 450 et seq.), as amended, the Education Amendments of 1978 (25 U.S.C. 2001–2019), and the Tribally 2 Controlled Schools Act of 1988 (25 U.S.C. 2501 et seq.), 3 as amended, \$1,902,106,000, to remain available until 4 5 September 30, 2005 except as otherwise provided herein, of which not to exceed \$85,925,000 shall be for welfare 6 7 assistance payments and notwithstanding any other provi-8 sion of law, including but not limited to the Indian Self-9 Determination Act of 1975, as amended, not to exceed 10 \$135,315,000 shall be available for payments to tribes and 11 tribal organizations for contract support costs associated 12 with ongoing contracts, grants, compacts, or annual funding agreements entered into with the Bureau prior to or 13 during fiscal year 2004, as authorized by such Act, except 14 15 that tribes and tribal organizations may use their tribal priority allocations for unmet indirect costs of ongoing 16 17 contracts, grants, or compacts, or annual funding agreements and for unmet welfare assistance costs; and of 18 which not to exceed \$458,524,000 for school operations 19 20 costs of Bureau-funded schools and other education programs shall become available on July 1, 2004, and shall 21 22 remain available until September 30, 2005; and of which not to exceed \$55,374,000 shall remain available until ex-23 24 pended for housing improvement, road maintenance, at-25 torney fees, litigation support, the Indian Self-Determina-

1 tion Fund, land records improvement, and the Navajo-Hopi Settlement Program: Provided, That notwith-2 standing any other provision of law, including but not lim-3 ited to the Indian Self-Determination Act of 1975, as 4 amended, and 25 U.S.C. 2008, not to exceed \$49,297,000 5 within and only from such amounts made available for 6 7 school operations shall be available to tribes and tribal or-8 ganizations for administrative cost grants associated with 9 ongoing grants entered into with the Bureau prior to or 10 during fiscal year 2003 for the operation of Bureau-funded schools, and up to \$3,000,000 within and only from 11 such amounts made available for school operations shall 12 be available for the transitional costs of initial administra-13 tive cost grants to tribes and tribal organizations that 14 15 enter into grants for the operation on or after July 1, 2004 of Bureau-operated schools: *Provided further*, That 16 17 any forestry funds allocated to a tribe which remain unobligated as of September 30, 2005, may be transferred dur-18 ing fiscal year 2006 to an Indian forest land assistance 19 account established for the benefit of such tribe within the 20 tribe's trust fund account: *Provided further*, That any such 21 22 unobligated balances not so transferred shall expire on September 30, 2006. 23

CONSTRUCTION

2 For construction, repair, improvement, and maintenance of irrigation and power systems, buildings, utilities, 3 and other facilities, including architectural and engineer-4 ing services by contract; acquisition of lands, and interests 5 in lands; and preparation of lands for farming, and for 6 7 construction of the Navajo Indian Irrigation Project pur-8 suant to Public Law 87-483, \$345,154,000, to remain 9 available until expended: *Provided*, That such amounts as 10 may be available for the construction of the Navajo Indian Irrigation Project may be transferred to the Bureau of 11 Reclamation: *Provided further*, That not to exceed 6 per-12 cent of contract authority available to the Bureau of In-13 dian Affairs from the Federal Highway Trust Fund may 14 be used to cover the road program management costs of 15 the Bureau: *Provided further*, That any funds provided for 16 the Safety of Dams program pursuant to 25 U.S.C. 13 17 shall be made available on a nonreimbursable basis: Pro-18 vided further, That for fiscal year 2004, in implementing 19 20 new construction or facilities improvement and repair project grants in excess of \$100,000 that are provided to 21 22 tribally controlled grant schools under Public Law 100-23 297, as amended, the Secretary of the Interior shall use 24 the Administrative and Audit Requirements and Cost 25 Principles for Assistance Programs contained in 43 CFR

1

part 12 as the regulatory requirements: *Provided further*, 1 That such grants shall not be subject to section 12.61 of 2 3 43 CFR; the Secretary and the grantee shall negotiate and 4 determine a schedule of payments for the work to be performed: *Provided further*, That in considering applications, 5 the Secretary shall consider whether the Indian tribe or 6 7 tribal organization would be deficient in assuring that the 8 construction projects conform to applicable building stand-9 ards and codes and Federal, tribal, or State health and safety standards as required by 25 U.S.C. 2005(a), with 10 respect to organizational and financial management capa-11 bilities: *Provided further*, That if the Secretary declines an 12 application, the Secretary shall follow the requirements 13 contained in 25 U.S.C. 2505(f): Provided further, That 14 15 any disputes between the Secretary and any grantee concerning a grant shall be subject to the disputes provision 16 in 25 U.S.C. 2508(e). 17

18 INDIAN LAND AND WATER CLAIM SETTLEMENTS AND

19 MISCELLANEOUS PAYMENTS TO INDIANS

20 (INCLUDING TRANSFER OF FUNDS)

For miscellaneous payments to Indian tribes and individuals and for necessary administrative expenses, \$60,551,000, to remain available until expended; of which \$31,610,000 shall be available for implementation of enacted Indian land and water claim settlements pursuant

to Public Laws 101-618, 107-331, and 102-575, and for 1 2 implementation of other enacted water rights settlements; and of which \$18,817,000 shall be available pursuant to 3 Public Laws 99–264, 100–580, 106–425, and 106–554; 4 and of which \$9,968,000 shall be available for payment 5 to the Quinault Indian Nation pursuant to the terms of 6 the North Boundary Settlement Agreement dated July 14, 7 8 2000, providing for the acquisition of perpetual conserva-9 tion easements from the Nation: Provided, That of the 10 payment to the Quinault Indian Nation, \$4,968,000 shall 11 be derived from amounts provided under the heading 12 "United States Fish and Wildlife Service, Land Acquisition" in Public Law 108-7. 13

14 INDIAN GUARANTEED LOAN PROGRAM ACCOUNT

15 For the cost of guaranteed and insured loans, \$5,797,000, as authorized by the Indian Financing Act 16 of 1974, as amended: *Provided*, That such costs, including 17 the cost of modifying such loans, shall be as defined in 18 section 502 of the Congressional Budget Act of 1974: Pro-19 20 *vided further*, That these funds are available to subsidize 21 total loan principal, any part of which is to be guaranteed, 22 not to exceed \$94,568,000.

In addition, for administrative expenses to carry out
the guaranteed and insured loan programs, \$700,000.

1

ADMINISTRATIVE PROVISIONS

2 The Bureau of Indian Affairs may earry out the oper-3 ation of Indian programs by direct expenditure, contracts, 4 cooperative agreements, compacts and grants, either di-5 rectly or in cooperation with States and other organiza-6 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, the Indian loan guarantee and insurance fund, and the Indian Guaranteed Loan Program account) shall be available for expenses of exhibits, and purchase of not to exceed 229 passenger motor vehicles, of which not to exceed 187 shall be for replacement only.

Notwithstanding any other provision of law, no funds available to the Bureau of Indian Affairs for central office operations, or pooled overhead general administration (except facilities operations and maintenance) shall be available for tribal contracts, grants, compacts, or cooperative agreements with the Bureau of Indian Affairs under the provisions of the Indian Self-Determination Act or the Tribal Self-Governance Act of 1994 (Public Law 103–
 413).

In the event any tribe returns appropriations made available by this Act to the Bureau of Indian Affairs for distribution to other tribes, 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.

10 Notwithstanding any other provision of law, no funds 11 available to the Bureau, other than the amounts provided 12 herein for assistance to public schools under 25 U.S.C. 452 et seq., shall be available to support the operation of 13 any elementary or secondary school in the State of Alaska. 14 15 Appropriations made available in this or any other Act for schools funded by the Bureau shall be available 16 17 only to the schools in the Bureau school system as of September 1, 1996. No funds available to the Bureau shall 18 19 be used to support expanded grades for any school or dormitory beyond the grade structure in place or approved 20 by the Secretary of the Interior at each school in the Bu-21 reau school system as of October 1, 1995. Funds made 22 available under this Act may not be used to establish a 23 24 charter school at a Bureau-funded school (as that term 25 is defined in section 1146 of the Education Amendments

of 1978 (25 U.S.C. 2026)), except that a charter school 1 that is in existence on the date of the enactment of this 2 Act and that has operated at a Bureau-funded school be-3 fore September 1, 1999, may continue to operate during 4 5 that period, but only if the charter school pays to the Bureau a pro rata share of funds to reimburse the Bureau 6 7 for the use of the real and personal property (including 8 buses and vans), the funds of the charter school are kept 9 separate and apart from Bureau funds, and the Bureau 10 does not assume any obligation for charter school programs of the State in which the school is located if the 11 charter school loses such funding. Employees of Bureau-12 13 funded schools sharing a campus with a charter school and performing functions related to the charter school's oper-14 15 ation and employees of a charter school shall not be treated as Federal employees for purposes of chapter 171 of 16 title 28, United States Code. 17

- 18 DEPARTMENTAL OFFICES
- 19 Insular Affairs
- 20 ASSISTANCE TO TERRITORIES

For expenses necessary for assistance to territories under the jurisdiction of the Department of the Interior, \$74,343,000, of which: (1) \$68,022,000 shall be available until expended for technical assistance, including maintenance assistance, disaster assistance, insular management

controls, coral reef initiative activities, and brown tree 1 snake control and research; grants to the judiciary in 2 American Samoa for compensation and expenses, as au-3 4 thorized by law (48 U.S.C. 1661(c)); grants to the Govern-5 ment of American Samoa, in addition to current local revenues, for construction and support of governmental fune-6 7 tions; grants to the Government of the Virgin Islands as 8 authorized by law; grants to the Government of Guam, 9 as authorized by law; and grants to the Government of 10 the Northern Mariana Islands as authorized by law (Publie Law 94–241; 90 Stat. 272); and (2) \$6,321,000 shall 11 be available for salaries and expenses of the Office of Insu-12 lar Affairs: Provided, That all financial transactions of the 13 territorial and local governments herein provided for, in-14 15 eluding such transactions of all agencies or instrumentalities established or used by such governments, may be au-16 17 dited by the General Accounting Office, at its discretion, in accordance with chapter 35 of title 31, United States 18 Code: Provided further, That Northern Mariana Islands 19 20 Covenant grant funding shall be provided according to those terms of the Agreement of the Special Representa-21 22 tives on Future United States Financial Assistance for the Northern Mariana Islands approved by Public Law 104-23 24 134: Provided further, That of the amounts provided for technical assistance, sufficient funds shall be made avail-25

able for a grant to the Pacific Basin Development Council: 1 Provided further, That of the amounts provided for tech-2 nical assistance, sufficient funding shall be made available 3 for a grant to the Close Up Foundation: Provided further, 4 5 That the funds for the program of operations and maintenance improvement are appropriated to institutionalize 6 7 routine operations and maintenance improvement of cap-8 ital infrastructure with territorial participation and cost 9 sharing to be determined by the Secretary based on the 10 grantee's commitment to timely maintenance of its capital assets: Provided further, That any appropriation for dis-11 12 aster assistance under this heading in this Act or previous appropriations Acts may be used as non-Federal matching 13 funds for the purpose of hazard mitigation grants provided 14 15 pursuant to section 404 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5170e). 16 17 COMPACT OF FREE ASSOCIATION

18 For economic assistance and necessary expenses for the Federated States of Micronesia and the Republic of 19 the Marshall Islands as provided for in sections 221(a)(3), 20 221(b), 223, and 233 of the Compact of Free Association, 21 22 and for economic assistance and necessary expenses for 23 the Republic of Palau as provided for in sections 24 221(a)(2), 221(b), and 233 of the Compact of Free Asso-25 eiation, \$16,354,000, to remain available until expended, as authorized by Public Law 99–239 and Public Law 99–
 658.

Departmental Management

3

4

SALARIES AND EXPENSES

5 For necessary expenses for management of the Department of the Interior, \$79,027,000 (reduced by 6 7 \$3,000,000), of which not to exceed \$8,500 may be for 8 official reception and representation expenses, and of which up to \$1,000,000 shall be available for workers com-9 10 pensation payments and unemployment compensation payments associated with the orderly elosure of the United 11 States Bureau of Mines: *Provided*, That none of the funds 12 in this or previous appropriations Acts may be used to 13 establish any additional reserves in the Working Capital 14 15 account other than the two authorized reserves without prior approval of the House and Senate Committees on 16 Appropriations. 17

18

WORKING CAPITAL FUND

19 From unobligated balances under this heading,
20 \$20,000,000 are hereby cancelled.

21 PAYMENTS IN LIEU OF TAXES

For expenses necessary to implement the Act of October 20, 1976, as amended (31 U.S.C. 6901-6907),
\$225,000,000, of which not to exceed \$400,000 shall be
available for administrative expenses: *Provided*, That no

payment shall be made to otherwise eligible units of local
 government if the computed amount of the payment is less
 than \$100.

- 4 OFFICE OF THE SOLICITOR
 5 SALARIES AND EXPENSES
 6 For necessary expenses of the Office of the Solicitor,
 7 \$50,374,000.
- 8 OFFICE OF INSPECTOR GENERAL

SALARIES AND EXPENSES

9

For necessary expenses of the Office of Inspector General, \$39,049,000, of which \$3,812,000 shall be for procurement by contract of independent auditing services to audit the consolidated Department of the Interior annual financial statement and the annual financial statement of the Department of the Interior bureaus and offices funded in this Act.

17 OFFICE OF SPECIAL TRUSTEE FOR AMERICAN INDIANS

18 FEDERAL TRUST PROGRAMS

For operation of trust programs for Indians by direct expenditure, contracts, cooperative agreements, compacts, and grants, \$219,641,000, of which \$75,000,000 shall be available for historical accounting, to remain available until expended: *Provided*, That funds for trust management improvements and litigation support may, as needed, be transferred to or merged with the Bureau of Indian

Affairs, "Operation of Indian Programs" account; the Of-1 fice of the Solicitor, "Salaries and Expenses" account; and 2 the Departmental Management, "Salaries and Expenses" 3 account: Provided further, That funds made available to 4 5 Tribes and Tribal organizations through contracts or grants obligated during fiscal year 2004, as authorized by 6 7 the Indian Self-Determination Act of 1975 (25 U.S.C. 450 8 et seq.), shall remain available until expended by the con-9 tractor or grantee: *Provided further*, That notwithstanding 10 any other provision of law, the statute of limitations shall 11 not commence to run on any claim, including any claim 12 in litigation pending on the date of the enactment of this 13 Act, concerning losses to or mismanagement of trust funds, until the affected tribe or individual Indian has 14 been furnished with an accounting of such funds from 15 which the beneficiary can determine whether there has 16 been a loss: *Provided further*, That notwithstanding any 17 other provision of law, the Secretary shall not be required 18 to provide a quarterly statement of performance for any 19 20 Indian trust account that has not had activity for at least 18 months and has a balance of \$1.00 or less: Provided 21 22 *further*, That the Secretary shall issue an annual account 23 statement and maintain a record of any such accounts and shall permit the balance in each such account to be with-24 25 drawn upon the express written request of the account holder: Provided further, That not to exceed \$50,000 is
 available for the Secretary to make payments to correct
 administrative errors of either disbursements from or de posits to Individual Indian Money or Tribal accounts after
 September 30, 2002: Provided further, That erroneous
 payments that are recovered shall be credited to and re main available in this account for this purpose.

8 INDIAN LAND CONSOLIDATION

9 For consolidation of fractional interests in Indian 10 lands and expenses associated with redetermining and re-11 distributing escheated interests in allotted lands, and for 12 necessary expenses to carry out the Indian Land Consoli-13 dation Act of 1983, as amended, by direct expenditure or 14 cooperative agreement, \$20,980,000, to remain available 15 until expended.

16 NATURAL RESOURCE DAMAGE ASSESSMENT AND

Restoration

18 NATURAL RESOURCE DAMAGE ASSESSMENT FUND

19 To conduct natural resource damage assessment and 20 restoration activities by the Department of the Interior 21 necessary to carry out the provisions of the Comprehensive 22 Environmental Response, Compensation, and Liability 23 Act, as amended (42 U.S.C. 9601 et seq.), Federal Water 24 Pollution Control Act, as amended (33 U.S.C. 1251 et 25 seq.), the Oil Pollution Act of 1990 (Public Law 101–380)

17

(33 U.S.C. 2701 et seq.), and Public Law 101-337, as
 amended (16 U.S.C. 19jj et seq.), \$5,633,000, to remain
 available until expended.

4

ADMINISTRATIVE PROVISIONS

5 There is hereby authorized for acquisition from available resources within the Working Capital Fund, 15 air-6 7 eraft, 10 of which shall be for replacement and which may 8 be obtained by donation, purchase or through available ex-9 cess surplus property: *Provided*, That notwithstanding any 10 other provision of law, existing aircraft being replaced may 11 be sold, with proceeds derived or trade-in value used to 12 offset the purchase price for the replacement aircraft: *Pro*vided further, That no programs funded with appropriated 13 funds in the "Departmental Management", "Office of the 14 15 Solicitor", and "Office of Inspector General" may be augmented through the Working Capital Fund or the Consoli-16 17 dated Working Fund.

18 GENERAL PROVISIONS, DEPARTMENT OF THE

19 INTERIOR

20 SEC. 101. Appropriations made in this title shall be 21 available for expenditure or transfer (within each bureau 22 or office), with the approval of the Secretary, for the emer-23 gency reconstruction, replacement, or repair of aircraft, 24 buildings, utilities, or other facilities or equipment dam-25 aged or destroyed by fire, flood, storm, or other unavoid-

able eauses: *Provided*, That no funds shall be made avail-1 able under this authority until funds specifically made 2 3 available to the Department of the Interior for emer-4 gencies shall have been exhausted: *Provided further*, That 5 all funds used pursuant to this section are hereby designated by Congress to be "emergency requirements" pur-6 7 suant to section 251(b)(2)(A) of the Balanced Budget and 8 Emergency Deficit Control Act of 1985, and must be re-9 plenished by a supplemental appropriation which must be 10 requested as promptly as possible.

11 SEC. 102. The Secretary may authorize the expendi-12 ture or transfer of any no year appropriation in this title, 13 in addition to the amounts included in the budget programs of the several agencies, for the suppression or emer-14 15 gency prevention of wildland fires on or threatening lands under the jurisdiction of the Department of the Interior; 16 17 for the emergency rehabilitation of burned-over lands under its jurisdiction; for emergency actions related to po-18 tential or actual earthquakes, floods, volcanoes, storms, or 19 20 other unavoidable causes; for contingency planning subse-21 quent to actual oil spills; for response and natural resource 22 damage assessment activities related to actual oil spills; 23 for the prevention, suppression, and control of actual or 24 potential grasshopper and Mormon cricket outbreaks on 25 lands under the jurisdiction of the Secretary, pursuant to

the authority in section 1773(b) of Public Law 99-198 1 (99 Stat. 1658); for emergency reclamation projects under 2 section 410 of Public Law 95–87; and shall transfer, from 3 any no year funds available to the Office of Surface Min-4 5 ing Reelamation and Enforcement, such funds as may be necessary to permit assumption of regulatory authority in 6 the event a primacy State is not earrying out the regu-7 8 latory provisions of the Surface Mining Act: Provided, 9 That appropriations made in this title for wildland fire 10 operations shall be available for the payment of obligations 11 incurred during the preceding fiscal year, and for reim-12 bursement to other Federal agencies for destruction of vehicles, aircraft, or other equipment in connection with 13 their use for wildland fire operations, such reimbursement 14 to be credited to appropriations currently available at the 15 time of receipt thereof: *Provided further*, That for wildland 16 fire operations, no funds shall be made available under 17 this authority until the Secretary determines that funds 18 appropriated for "wildland fire operations" shall be ex-19 hausted within 30 days: Provided further, That all funds 20 used pursuant to this section are hereby designated by 21 22 Congress to be "emergency requirements" pursuant to 23 section 251(b)(2)(A) of the Balanced Budget and Emer-24 gency Deficit Control Act of 1985, and must be replenished by a supplemental appropriation which must be re-25

quested as promptly as possible: *Provided further*, That
 such replenishment funds shall be used to reimburse, on
 a pro rata basis, accounts from which emergency funds
 were transferred.

5 SEC. 103. Appropriations made in this title shall be available for operation of warehouses, garages, shops, and 6 7 similar facilities, wherever consolidation of activities will 8 contribute to efficiency or economy, and said appropria-9 tions shall be reimbursed for services rendered to any 10 other activity in the same manner as authorized by seetions 1535 and 1536 of title 31, United States Code: Pro-11 12 *vided*, That reimbursements for costs and supplies, materials, equipment, and for services rendered may be cred-13 ited to the appropriation current at the time such reim-14 15 bursements are received.

16 SEC. 104. Appropriations made to the Department of the Interior in this title shall be available for services 17 as authorized by 5 U.S.C. 3109, when authorized by the 18 Secretary, in total amount not to exceed \$500,000; hire, 19 maintenance, and operation of aircraft; hire of passenger 20 motor vehicles; purchase of reprints; payment for tele-21 22 phone service in private residences in the field, when authorized under regulations approved by the Secretary; and 23 24 the payment of dues, when authorized by the Secretary, 25 for library membership in societies or associations which issue publications to members only or at a price to mem bers lower than to subscribers who are not members.

3 SEC. 105. Appropriations available to the Department of the Interior for salaries and expenses shall be 4 5 available for uniforms or allowances therefor, as authorized by law (5 U.S.C. 5901–5902 and D.C. Code 4–204). 6 7 SEC. 106. Annual appropriations made in this title 8 shall be available for obligation in connection with con-9 tracts issued for services or rentals for periods not in ex-10 cess of 12 months beginning at any time during the fiscal 11 year.

12 SEC. 107. No funds provided in this title may be expended by the Department of the Interior for the conduct 13 of offshore preleasing, leasing and related activities placed 14 15 under restriction in the President's moratorium statement of June 12, 1998, in the areas of northern, central, and 16 southern California; the North Atlantic; Washington and 17 Oregon; and the eastern Gulf of Mexico south of 26 de-18 grees north latitude and east of 86 degrees west longitude. 19 20 SEC. 108. No funds provided in this title may be expended by the Department of the Interior for the conduct 21 22 of offshore oil and natural gas preleasing, leasing, and related activities, on lands within the North Aleutian Basin 23 24 planning area.

1 SEC. 109. No funds provided in this title may be ex-2 pended by the Department of the Interior to conduct off-3 shore oil and natural gas preleasing, leasing and related 4 activities in the eastern Gulf of Mexico planning area for 5 any lands located outside Sale 181, as identified in the 6 final Outer Continental Shelf 5-Year Oil and Gas Leasing 7 Program, 1997–2002.

8 SEC. 110. No funds provided in this title may be ex-9 pended by the Department of the Interior to conduct oil 10 and natural gas preleasing, leasing and related activities 11 in the Mid-Atlantic and South Atlantic planning areas.

12 SEC. 111. Advance payments made under this title to Indian tribes, tribal organizations, and tribal consortia 13 pursuant to the Indian Self-Determination and Education 14 15 Assistance Act (25 U.S.C. 450 et seq.) or the Tribally Controlled Schools Act of 1988 (25 U.S.C. 2501 et seq.) 16 may be invested by the Indian tribe, tribal organization, 17 or consortium before such funds are expended for the pur-18 19 poses of the grant, compact, or annual funding agreement 20 so long as such funds are—

(1) invested by the Indian tribe, tribal organization, or consortium only in obligations of the United
States, or in obligations or securities that are guaranteed or insured by the United States, or mutual
(or other) funds registered with the Securities and

Exchange Commission and which only invest in obli gations of the United States or securities that are
 guaranteed or insured by the United States; or

4 (2) deposited only into accounts that are in-5 sured by an agency or instrumentality of the United 6 States, or are fully collateralized to ensure protee-7 tion of the funds, even in the event of a bank failure. 8 SEC. 112. Notwithstanding any other provisions of 9 law, the National Park Service shall not develop or imple-10 ment a reduced entrance fee program to accommodate non-local travel through a unit. The Secretary may provide 11 12 for and regulate local non-recreational passage through units of the National Park System, allowing each unit to 13 develop guidelines and permits for such activity appro-14 15 priate to that unit.

16 SEC. 113. Appropriations made in this Act under the 17 headings Bureau of Indian Affairs and Office of Special 18 Trustee for American Indians and any available unobli-19 gated balances from prior appropriations Acts made under 20 the same headings, shall be available for expenditure or 21 transfer for Indian trust management and reform activi-22 ties.

SEC. 114. A grazing permit or lease that expires (or
is transferred) during fiscal year 2004 shall be renewed
under section 402 of the Federal Land Policy and Man-

agement Act of 1976, as amended (43 U.S.C. 1752) or, 1 if applicable, section 510 of the California Desert Protee-2 tion Act (16 U.S.C. 410aaa–50). The terms and condi-3 tions contained in the expiring permit or lease shall con-4 tinue in effect under the new permit or lease until such 5 time as the Secretary of the Interior completes processing 6 7 of such permit or lease in compliance with all applicable 8 laws and regulations, at which time such permit or lease 9 may be eanceled, suspended or modified, in whole or in 10 part, to meet the requirements of such applicable laws and regulations. Nothing in this section shall be deemed to 11 alter the Secretary's statutory authority: Provided, That 12 13 any Federal lands included within the boundary of Lake Roosevelt National Recreation Area, as designated by the 14 Secretary of the Interior on April 5, 1990 (Lake Roosevelt 15 Cooperative Management Agreement), that were utilized 16 17 as of March 31, 1997, for grazing purposes pursuant to a permit issued by the National Park Service, the person 18 or persons so utilizing such lands as of March 31, 1997, 19 shall be entitled to renew said permit under such terms 20 and conditions as the Secretary may prescribe, for the life-21 22 time of the permittee or 20 years, whichever is less.

SEC. 115. Notwithstanding any other provision of
law, for the purpose of reducing the backlog of Indian probate cases in the Department of the Interior, the hearing

requirements of chapter 10 of title 25, United States 1 Code, are deemed satisfied by a proceeding conducted by 2 an Indian probate judge, appointed by the Secretary with-3 out regard to the provisions of title 5, United States Code, 4 5 governing the appointments in the competitive service, for such period of time as the Secretary determines necessary: 6 7 *Provided*, That the basic pay of an Indian probate judge 8 so appointed may be fixed by the Secretary without regard 9 to the provisions of chapter 51, and subchapter III of 10 chapter 53 of title 5, United States Code, governing the elassification and pay of General Schedule employees, ex-11 12 eept that no such Indian probate judge may be paid at a level which exceeds the maximum rate payable for the 13 highest grade of the General Schedule, including locality 14 15 pay.

16 SEC. 116. Notwithstanding any other provision of law, the Secretary of the Interior is authorized to redis-17 tribute any Tribal Priority Allocation funds, including 18 tribal base funds, to alleviate tribal funding inequities by 19 transferring funds to address identified, unmet needs, 20 21 dual enrollment, overlapping service areas or inaccurate 22 distribution methodologies. No tribe shall receive a reduc-23 tion in Tribal Priority Allocation funds of more than 10 24 percent in fiscal year 2004. Under circumstances of dual 25 enrollment, overlapping service areas or inaccurate distribution methodologies, the 10 percent limitation does not
 apply.

3 SEC. 117. Funds appropriated for the Bureau of In-4 dian Affairs for postsecondary schools for fiscal year 2004 5 shall be allocated among the schools proportionate to the 6 unmet need of the schools as determined by the Postsec-7 ondary Funding Formula adopted by the Office of Indian 8 Education Programs.

9 SEC. 118. (a) The Secretary of the Interior shall take 10 such action as may be necessary to ensure that the lands 11 comprising the Huron Cemetery in Kansas City, Kansas 12 (as described in section 123 of Public Law 106–291) are 13 used only in accordance with this section.

(b) The lands of the Huron Cemetery shall be used
only: (1) for religious and cultural uses that are compatible with the use of the lands as a cemetery; and (2) as
a burial ground.

18 SEC. 119. Notwithstanding any other provision of 19 law, in conveying the Twin Cities Research Center under the authority provided by Public Law 104–134, as amend-20 ed by Public Law 104–208, the Secretary may accept and 21 22 retain land and other forms of reimbursement: Provided, That the Secretary may retain and use any such reim-23 bursement until expended and without further appropria-24 25 tion: (1) for the benefit of the National Wildlife Refuge

System within the State of Minnesota; and (2) for all ac tivities authorized by Public Law 100-696; 16 U.S.C.
 460zz.

4 SEC. 120. Notwithstanding other provisions of law, 5 the National Park Service may authorize, through cooper-6 ative agreement, the Golden Gate National Parks Associa-7 tion to provide fee-based education, interpretive and vis-8 itor service functions within the Crissy Field and Fort 9 Point areas of the Presidio.

10 SEC. 121. Notwithstanding 31 U.S.C. 3302(b), sums 11 received by the Bureau of Land Management for the sale 12 of seeds or seedlings including those collected in fiscal year 13 2003, may be credited to the appropriation from which 14 funds were expended to acquire or grow the seeds or seed-15 lings and are available without fiscal year limitation.

16 SEC. 122. WHITE RIVER OIL SHALE MINE, UTAIL 17 SALE.—Subject to the terms and conditions of section 126 18 of the Department of the Interior and Related Agencies 19 Act, 2002, the Administrator of General Services shall sell 20 all right, title, and interest of the United States in and 21 to the improvements and equipment of the White River 22 Oil Shale Mine.

SEC. 123. The Secretary of the Interior may use or
contract for the use of helicopters or motor vehicles on
the Sheldon and Hart National Wildlife Refuges for the

purpose of capturing and transporting horses and burros.
 The provisions of subsection (a) of the Act of September
 8, 1959 (18 U.S.C. 47(a)) shall not be applicable to such
 use. Such use shall be in accordance with humane proce dures prescribed by the Secretary.

6 SEC. 124. Funds provided in this Act for Federal land acquisition by the National Park Service for Shen-7 8 andoah Valley Battlefields National Historic District, and 9 Ice Age National Seenie Trail may be used for a grant 10 to a State, a local government, or any other governmental 11 land management entity for the acquisition of lands with-12 out regard to any restriction on the use of Federal land acquisition funds provided through the Land and Water 13 Conservation Fund Act of 1965 as amended. 14

15 SEC. 125. None of the funds made available by this 16 Act may be obligated or expended by the National Park 17 Service to enter into or implement a concession contract 18 which permits or requires the removal of the underground 19 hunchroom at the Carlsbad Caverns National Park.

20 SEC. 126. None of the funds made available in this 21 Act may be used: (1) to demolish the bridge between Jer-22 sey City, New Jersey, and Ellis Island; or (2) to prevent 23 pedestrian use of such bridge, when such pedestrian use 24 is consistent with generally accepted safety standards. 1 SEC. 127. None of the funds made available in this 2 or any other Act for any fiscal year may be used to des-3 ignate, or to post any sign designating, any portion of Ca-4 naveral National Seashore in Brevard County, Florida, as 5 a clothing-optional area or as an area in which public nu-6 dity is permitted, if such designation would be contrary 7 to county ordinance.

8 SEC. 128. None of the funds in this or any other Act 9 can be used to compensate the Special Master and the 10 Special Master-Monitor, and all variations thereto, ap-11 pointed by the United States District Court for the Distriet of Columbia in the Cobell v. Norton litigation at an 12 annual rate that exceeds 200 percent of the highest Senior 13 Executive Service rate of pay for the Washington-Balti-14 15 more locality pay area.

16 SEC. 129. The Secretary of the Interior may use dis-17 eretionary funds to pay private attorneys fees and costs for employees and former employees of the Department 18 of the Interior reasonably incurred in connection with 19 Cobell v. Norton to the extent that such fees and costs 20 are not paid by the Department of Justice or by private 21 insurance. In no case shall the Secretary make payments 22 under this section that would result in payment of hourly 23 24 fees in excess of the highest hourly rate approved by the

District Court for the District of Columbia for counsel in
 Cobell v. Norton.

3 SEC. 130. The United States Fish and Wildlife Service shall, in earrying out its responsibilities to protect 4 threatened and endangered species of salmon, implement 5 a system of mass marking of salmonid stocks, intended 6 7 for harvest, that are released from Federally operated or 8 Federally financed hatcheries including but not limited to 9 fish releases of coho, chinook, and steelhead species. 10 Marked fish must have a visible mark that ean be readily identified by commercial and recreational fishers. 11

SEC. 131. Such sums as may be necessary from "De partmental Management, Salaries and Expenses", may be
 transferred to "United States Fish and Wildlife Service,
 Resource Management" for operational needs at the Mid way Atoll National Wildlife Refuge airport.

17 SEC. 132. No funds appropriated for the Department 18 of the Interior by this Act or any other Act shall be used 19 to study or implement any plan to drain Lake Powell or 20 to reduce the water level of the lake below the range of 21 water levels required for the operation of the Glen Canyon 22 Dam.

23 SEC. 133. Section 122 of division F of Public Law
24 108–7 is amended as follows:

25 (1) Paragraph 122(a)(4) is amended to read—

1 "(4) TRIBALLY CONTROLLED SCHOOL.—The 2 term 'tribally controlled school' means a school that 3 currently receives a grant under the Tribally Con-4 trolled Schools Act of 1988, as amended (25 U.S.C. 5 2501 et seq.) or is determined by the Secretary to 6 meet the eligibility criteria of section 5205 of the 7 Tribally Controlled Schools Act of 1988, as amended 8 (25 U.S.C. 2504).".

9 (2) Paragraph 122(b)(1) is amended by strik-10 ing the second sentence and inserting: "The Sec-11 retary shall ensure that applications for funding to 12 replace schools currently receiving funding for facil-13 ity operation and maintenance from the Bureau of Indian Affairs receive the highest priority for grants 14 15 under this section. Among such applications, the 16 Secretary shall give priority to applications of Indian 17 tribes that agree to fund all future facility operation 18 and maintenance costs of the tribally controlled 19 school funded under the demonstration program 20 from other than Federal funds.".

21 (3) Subsection (c) is amended by inserting after
22 "EFFECT OF GRANT.—" the following: "(1) Except
23 as provided in paragraph (2) of this subsection,"
24 and is further amended by adding the following new
25 paragraph:

1 "(2) A tribe receiving a grant for construction 2 of a tribally controlled school under this section shall 3 not be eligible to receive funding from the Bureau 4 of Indian Affairs for that school for education oper-5 ations or facility operation and maintenance if the 6 school that was not at the time of the grant: (i) a 7 school receiving funding for education operations or 8 facility operation and maintenance under the Trib-9 ally Controlled Schools Act or the Indian Self-Deter-10 mination and Education Assistance Act or (ii) a 11 school operated by the Bureau of Indian Affairs.". 12 SEC. 134. The Secretary of the Interior shall within 180 days of the enactment of this Act submit to the House 13 and Senate Committees on Appropriations a report that 14 15 describes the condition and adequacy of educational facilities available to the Eastern Band of Cherokee Indians, 16 17 the availability of lands necessary for the construction of any necessary new or replacement education facilities, and 18 the impacts that construction of such facilities might have 19 on natural, cultural, and other resources present within 20 the Great Smoky Mountains National Park and the Blue 21 22 Ridge Parkway. The report shall specifically address the 23 resource implications of the land exchange described in 24 H.R. 1409, "The Eastern Band of Cherokee Indians Land Exchange Act of 2002" as introduced in the 108th Con-25

gress. The Secretary shall consult with the Eastern Band
 of Cherokee Indians in preparing the report.

3 LAND EXCHANGE, WORLD WAR I NATIONAL MEMORIAL, 4 MOJAVE NATIONAL PRESERVE

5 SEC. 135. (a) EXCHANGE REQUIRED.—In exchange for the private property described in subsection (b), the 6 7 Secretary of the Interior shall convey to the Veterans Home of California-Barstow, Veterans of Foreign Wars 8 9 Post #385E (in this section referred to as the "recipient"), all right, title, and interest of the United States 10 in and to a parcel of real property consisting of approxi-11 12 mately one acre in the Mojave National Preserve and designated (by section 8137 of the Department of Defense 13 Appropriations Act, 2002 (Public Law 101–117; 115 Stat. 14 15 2278)) as a national memorial commemorating United States participation in World War I and honoring the 16 American veterans of that war. Notwithstanding the con-17 18 veyance of the property under this subsection, the Seeretary shall continue to carry out the responsibilities of 19 20 the Secretary under such section 8137.

(b) CONSIDERATION.—As consideration for the property to be conveyed by the Secretary under subsection (a),
Mr. and Mrs. Henry Sandoz of Mountain Pass, California,
have agreed to convey to the Secretary a parcel of real
property consisting of approximately five acres, identified
as parcel APN 569–051–44, and located in the west ^{1/2}
HR 2691 PP

of the northeast ¹/₄ of the northwest ¹/₄ of the northwest
 ¹/₄ of section 11, township 14 north, range 15 east, San
 Bernardino base and meridian.

4 (c) EQUAL VALUE EXCHANGE; APPRAISAL.—The 5 values of the properties to be exchanged under this section shall be equal or equalized as provided in subsection (d). 6 7 The value of the properties shall be determined through 8 an appraisal performed by a qualified appraiser in con-9 formance with the Uniform Appraisal Standards for Fed-10 eral Land Acquisitions (Department of Justice, December 2000). 11

12 (d) CASH EQUALIZATION.—Any difference in the 13 value of the properties to be exchanged under this section 14 shall be equalized through the making of a cash equali-15 zation payment. The Secretary shall deposit any cash 16 equalization payment received by the Secretary under this 17 subsection in the Land and Water Conservation Fund.

18 (e) **Reversionary** CLAUSE.—The conveyance under subsection (a) shall be subject to the condition that the 19 20 recipient maintain the conveyed property as a memorial commemorating United States participation in World War 21 I and honoring the American veterans of that war. If the 22 Secretary determines that the conveyed property is no 23 24 longer being maintained as a war memorial, the property 25 shall revert to the ownership of the United States.

1 (f) BOUNDARY ADJUSTMENT; ADMINISTRATION OF Acquired Land.—The boundaries of the Mojave Na-2 tional Preserve shall be adjusted to reflect the land ex-3 change required by this section. The property acquired by 4 the Secretary under this section shall become part of the 5 Mojave National Preserve and be administered in accord-6 7 ance with the laws, rules, and regulations generally appli-8 cable to the Mojave National Preserve. 9 BLUE RIDGE NATIONAL HERITAGE AREA

10 SEC. 136. (a) SHORT TITLE.—This section may be
11 eited as the "Blue Ridge National Heritage Area Act of
12 2003".

13 (b) FINDINGS AND PURPOSE.

14 (1) FINDINGS.—Congress finds that:

15 (A) The Blue Ridge Mountains and the ex16 tensive cultural and natural resources of the
17 Blue Ridge Mountains have played a significant
18 role in the history of the United States and the
19 State of North Carolina.

20 (B) Archaeological evidence indicates that
21 the Blue Ridge Mountains have been inhabited
22 by humans since the last retreat of the glaciers,
23 with the Native Americans living in the area at
24 the time of European discovery being primarily
25 of Cherokee descent.

1	(C) The Blue Ridge Mountains of western
2	North Carolina, including the Great Smoky
3	Mountains, played a unique and significant role
4	in the establishment and development of the
5	culture of the United States through several
6	distinct legacies, including—
7	(i) the craft heritage that—
8	(I) was first influenced by the
9	Cherokee Indians;
10	(II) was the origin of the tradi-
11	tional craft movement starting in
12	1900 and the contemporary craft
13	movement starting in the 1940's; and
14	(III) is carried out by over 4,000
15	craftspeople in the Blue Ridge Moun-
16	tains of western North Carolina, the
17	third largest concentration of such
18	people in the United States;
19	(ii) a musical heritage comprised of
20	distinctive instrumental and vocal tradi-
21	tions that—
22	(I) includes stringband music,
23	bluegrass, ballad singing, blues, and
24	sacred music;

71

1	(II) has received national rec-
2	ognition; and
3	(III) has made the region one of
4	the richest repositories of traditional
5	music and folklife in the United
6	States;
7	(iii) the Cherokee heritage—
8	(I) dating back thousands of
9	years; and
10	(II) offering
11	(aa) nationally significant
12	cultural traditions practiced by
13	the Eastern Band of Cherokee
14	Indians;
15	(bb) authentic tradition
16	bearers;
17	(ee) historic sites; and
18	(dd) historically important
19	collections of Cherokee artifacts;
20	and
21	(iv) the agricultural heritage estab-
22	lished by the Cherokee Indians, including
23	medicinal and ceremonial food crops, com-
24	bined with the historic European patterns
25	of raising livestock, culminating in the

1	largest number of specialty crop farms in
2	North Carolina.
3	(D) The artifacts and structures associated
4	with those legacies are unusually well-preserved.
5	(E) The Blue Ridge Mountains are recog-
6	nized as having one of the richest collections of
7	historical resources in North America.
8	(F) The history and cultural heritage of
9	the Blue Ridge Mountains are shared with the
10	States of Virginia, Tennessee, and Georgia.
11	(G) there are significant cultural, eco-
12	nomic, and educational benefits in celebrating
13	and promoting this mutual heritage.
14	(H) according to the 2002 reports entitled
15	"The Blue Ridge Heritage and Cultural Part-
16	nership" and "Western North Carolina Na-
17	tional Heritage Area Feasibility Study and
18	Plan", the Blue Ridge Mountains contain nu-
19	merous resources that are of outstanding im-
20	portance to the history of the United States.
21	(I) it is in the interest of the United States
22	to preserve and interpret the cultural and his-
23	torical resources of the Blue Ridge Mountains
24	for the education and benefit of present and fu-
25	ture generations.

72

1	(2) PURPOSE.—The purpose of this section is
2	to foster a close working relationship with, and to
3	assist, all levels of government, the private sector,
4	and local communities in the State in managing,
5	preserving, protecting, and interpreting the cultural,
6	historical, and natural resources of the Heritage
7	Area while continuing to develop economic opportu-
8	nities.
9	(c) DEFINITIONS.
10	(1) In this section:
11	(A) HERITAGE AREA.—The term "Herit-
12	age Area" means the Blue Ridge National Her-
13	itage Area established by subsection (d).
14	(B) MANAGEMENT ENTITY.—The term
15	"management entity" means the management
16	entity for the Heritage Area designated by sub-
17	section $(d)(3)$.
18	(C) MANAGEMENT PLAN.—The term
19	"management plan" means the management
20	plan for the Heritage Area approved under sub-
21	section (e).
22	(D) SECRETARY.—The term "Secretary"
23	means the Secretary of the Interior.
24	(E) STATE.—The term "State" means the
25	State of North Carolina.

(d) Blue Ridge National Heritage Area.—
(1) ESTABLISHMENT.—There is established the
Blue Ridge National Heritage Area in the State.
(2) BOUNDARIES.—The Heritage Area shall
consist of the counties of Alleghany, Ashe, Avery,
Buncombe Burke Caldwell Cherokee Clay

6 Buncombe, Cherokee, Clay, Burke, Caldwell, 7 Graham, Haywood, Henderson, Jackson, McDowell, 8 Macon, Madison, Mitchell, Polk, Rutherford, Surry, 9 Swain, Transylvania, Watauga, Wilkes, Yadkin, and 10 Yancey in the State.

11 (3) MANAGEMENT ENTITY.

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12 (A) IN GENERAL.—As a condition of the 13 receipt of funds made available under sub-14 section (i), the Blue Ridge National Heritage 15 Area Partnership shall be the management enti-16 ty for the Heritage Area.

- 17 (B) BOARD OF DIRECTORS.-
- 18 (i) COMPOSITION.—The management 19 entity shall be governed by a board of di-20 rectors composed of nine members, of 21 whom-
- 22 (I) two members shall be ap-23 pointed by AdvantageWest;

75

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1	(II) two members shall be ap-
2	pointed by HandMade In America,
3	Inc.;
4	(III) one member shall be ap-
5	pointed by the Education Research
6	Consortium of Western North Caro-
7	lina;
8	(IV) one member shall be ap-
9	pointed by the Eastern Band of the
10	Cherokee Indians; and
11	(V) three members shall be ap-
12	pointed by the Governor of North
13	Carolina and shall—
14	(aa) reside in geographically
15	diverse regions of the Heritage
16	Area;
17	(bb) be a representative of
18	State or local governments or the
19	private sector; and
20	(cc) have knowledge of tour-
21	ism, economic and community de-
22	velopment, regional planning, his-
23	toric preservation, cultural or
24	natural resources development,
25	regional planning, conservation,

	76
1	recreational services, education,
2	or museum services.
3	(e) Management Plan.—
4	(1) In GENERAL.—Not later than 3 years after
5	the date of enactment of this section, the manage-
6	ment entity shall submit to the Secretary for ap-
7	proval a management plan for the Heritage Area.
8	(2) Consideration of other plans and ac-
9	TIONS.—In developing the management plan, the
10	management entity shall—
11	(A) for the purpose of presenting a unified
12	preservation and interpretation plan, take into
13	consideration Federal, State, and local plans;
14	and
15	(B) provide for the participation of resi-
16	dents, public agencies, and private organiza-
17	tions in the Heritage Area.
18	(3) CONTENTS.—The management plan shall—
19	(A) present comprehensive recommenda-
20	tions and strategies for the conservation, fund-
21	ing, management, and development of the Her-
22	itage Area;
23	(B) identify existing and potential sources
24	of Federal and non-Federal funding for the

76

1	conservation, management, and development of
2	the Heritage Area; and
3	(C) include—
4	(i) an inventory of the cultural, histor-
5	ical, natural, and recreational resources of
6	the Heritage Area, including a list of prop-
7	erty that—
8	(I) relates to the purposes of the
9	Heritage Area; and
10	(II) should be conserved, re-
11	stored, managed, developed, or main-
12	tained because of the significance of
13	the property;
14	(ii) a program of strategies and ac-
15	tions for the implementation of the man-
16	agement plan that identifies the roles of
17	agencies and organizations that are in-
18	volved in the implementation of the man-
19	agement plan;
20	(iii) an interpretive and educational
21	plan for the Heritage Area;
22	(iv) a recommendation of policies for
23	resource management and protection that
24	develop intergovernmental cooperative
25	agreements to manage and protect the cul-

1	tural, historical, natural, and recreational
2	resources of the Heritage Area; and
3	(v) an analysis of ways in which Fed-
4	eral, State, and local programs may best
5	be coordinated to promote the purposes of
6	this section.
7	(4) Effect of failure to submit.—If a
8	management plan is not submitted to the Secretary
9	by the date described in paragraph (1), the Sec-
10	retary shall not provide any additional funding
11	under this section until a management plan is sub-
12	mitted to the Secretary.
13	(5) Approval or disapproval of manage-
14	MENT PLAN.
15	(A) IN GENERAL.—Not later than 90 days
16	after receiving the management plan submitted
17	under paragraph (1), the Secretary shall ap-
18	prove or disapprove the management plan.
19	(B) CRITERIA.—In determining whether to
20	approve the management plan, the Secretary
21	shall consider whether the management plan—
22	(i) has strong local support from land-
23	owners, business interests, nonprofit orga-
24	nizations, and governments in the Heritage
25	Area; and

1	(ii) has a high potential for effective
2	partnership mechanisms.
3	(C) ACTION FOLLOWING DISAPPROVAL.—If
4	the Secretary disapproves a management plan
5	under subparagraph (A), the Secretary shall—
6	(i) advise the management entity in
7	writing of the reasons for the disapproval;
8	(ii) make recommendations for revi-
9	sions to the management plan; and
10	(iii) allow the management entity to
11	submit to the Secretary revisions to the
12	management plan.
13	(D) DEADLINE FOR APPROVAL OF REVI-
14	SION.—Not later than 60 days after the date on
15	which a revision is submitted under subpara-
16	graph (C)(iii), the Secretary shall approve or
17	disapprove the proposed revision.
18	(6) Amendment of approved management
19	PLAN.
20	(A) IN GENERAL.—After approval by the
21	Secretary of a management plan, the manage-
22	ment entity shall periodically—
23	(i) review the management plan; and
24	(ii) submit to the Secretary, for review
25	and approval, the recommendation of the

	00
1	management entity for any amendments to
2	the management plan.
3	(B) USE OF FUNDS.—No funds made
4	available under subsection (i) shall be used to
5	implement any amendment proposed by the
6	management entity under subparagraph (A)
7	until the Secretary approves the amendment.
8	(f) Authorities and Duties of the Manage-
9	MENT ENTITY.
10	(1) AUTHORITIES.—For the purposes of devel-
11	oping and implementing the management plan, the
12	management entity may use funds made available
13	under subsection (i) to—
14	(A) make grants to, and enter into cooper-
15	ative agreements with, the State (including a
16	political subdivision), nonprofit organizations,
17	or persons;
18	(B) hire and compensate staff; and
19	(C) enter into contracts for goods and
20	services.
21	(2) DUTIES.—In addition to developing the
22	management plan, the management entity shall—
23	(A) develop and implement the manage-
24	ment plan while considering the interests of di-
25	verse units of government, businesses, private

1	property owners, and nonprofit groups in the
2	Heritage Area;
3	(B) conduct public meetings in the Herit-
4	age Area at least semiannually on the develop-
5	ment and implementation of the management
6	plan;
7	(C) give priority to the implementation of
8	actions, goals, and strategies in the manage-
9	ment plan, including providing assistance to
10	units of government, nonprofit organizations,
11	and persons in—
12	(i) carrying out the programs that
13	protect resources in the Heritage Area;
14	(ii) encouraging economic viability in
15	the Heritage Area in accordance with the
16	goals of the management plan;
17	(iii) establishing and maintaining in-
18	terpretive exhibits in the Heritage Area;
19	(iv) developing recreational and edu-
20	cational opportunities in the Heritage
21	Area; and
22	(v) increasing public awareness of and
23	appreciation for the cultural, historical,
24	and natural resources of the Heritage
25	Area; and

1	(D) for any fiscal year for which Federal
2	funds are received under subsection (i)—
3	(i) submit to the Secretary a report
4	that describes, for the fiscal year—
5	(I) the accomplishments of the
6	management entity;
7	(II) the expenses and income of
8	the management entity; and
9	(III) each entity to which a grant
10	was made;
11	(ii) make available for audit by Con-
12	gress, the Secretary, and appropriate units
13	of government, all records relating to the
14	expenditure of funds and any matching
15	funds; and
16	(iii) require, for all agreements au-
17	thorizing expenditure of Federal funds by
18	any entity, that the receiving entity make
19	available for audit all records relating to
20	the expenditure of funds.
21	(3) Prohibition on the acquisition of
22	REAL PROPERTY.—The management entity shall not
23	use Federal funds received under subsection (i) to
24	acquire real property or an interest in real property.
25	(g) Technical and Financial Assistance.—

1	(1) In GENERAL.—The Secretary may provide
2	to the management entity technical assistance and,
3	subject to the availability of appropriations, financial
4	assistance, for use in developing and implementing
5	the management plan.
6	(2) Priority for assistance.—In providing
7	assistance under subsection (a), the Secretary shall
8	give priority to actions that facilitate—
9	(A) the preservation of the significant cul-
10	tural, historical, natural, and recreational re-
11	sources of the Heritage Area; and
12	(B) the provision of educational, interpre-
13	tive, and recreational opportunities that are
14	consistent with the resources of the Heritage
15	Area.
16	(h) LAND USE REGULATION.—
17	(1) IN GENERAL.—Nothing in this section—
18	(A) grants any power of zoning or land use
19	to the management entity; or
20	(B) modifies, enlarges, or diminishes any
21	authority of the Federal Government or any
22	State or local government to regulate any use
23	of land under any law (including regulations).
24	(2) PRIVATE PROPERTY.—Nothing in this see-
25	tion-

1	(A) abridges the rights of any person with
2	respect to private property;
3	(B) affects the authority of the State or
4	local government with respect to private prop-
5	erty; or
6	(C) imposes any additional burden on any
7	property owner.
8	(i) Authorization of Appropriations.—
9	(1) IN GENERAL.—There is authorized to be
10	appropriated to carry out this section \$10,000,000,
11	of which not more than \$1,000,000 shall be made
12	available for any fiscal year.
13	(2) Non-Federal Share.—The non-Federal
14	share of the cost of any activities carried out using
15	Federal funds made available under subsection (a)
16	shall be not less than 50 percent.
17	(j) Termination of Authority.—The authority of
18	the Secretary to provide assistance under this section ter-
19	minates on the date that is 15 years after the date of en-
20	actment of this section.
21	SEC. 137. None of the funds in this or any other Act
22	may be used by the Department of the Interior to support
23	the Klamath Fishery Management Council.

1	TITLE II—RELATED AGENCIES
2	DEPARTMENT OF AGRICULTURE
3	Forest Service
4	FOREST AND RANGELAND RESEARCH
5	For necessary expenses of forest and rangeland re-
6	search as authorized by law, \$267,230,000, to remain
7	available until expended: Provided, That of the funds pro-
8	vided, \$49,428,000 is for the forest inventory and analysis
9	program.
10	STATE AND PRIVATE FORESTRY
11	For necessary expenses of cooperating with and pro-
12	viding technical and financial assistance to States, terri-
13	tories, possessions, and others, and for forest health man-
14	agement, including treatments of pests, pathogens, and
15	invasive or noxious plants and for restoring and rehabili-
16	tating forests damaged by pests or invasive plants, cooper-
17	ative forestry, and education and land conservation activi-
18	ties and conducting an international program as author-
19	ized, \$290,758,000, to remain available until expended, as
20	authorized by law: Provided, That none of the funds pro-
21	vided under this heading for the acquisition of lands or
22	interests in lands shall be available until the Forest Serv-
23	ice notifies the House Committee on Appropriations and
24	the Senate Committee on Appropriations, in writing, of
25	specific contractual and grant details including the non-

1 Federal cost share of each project, related to the acquisition of lands or interests in lands to be undertaken with 2 such funds: *Provided further*, That each forest legacy 3 4 grant shall be for a specific project or set of specific tasks: 5 *Provided further*, That grants for acquisition of lands or conservation easements shall require that the State dem-6 7 onstrates that 25 percent of the total value of the project 8 is comprised of a non-Federal cost share.

9 NATIONAL FOREST SYSTEM

10 For necessary expenses of the Forest Service, not 11 otherwise provided for, for management, protection, im-12 provement, and utilization of the National Forest System, \$1,400,792,000 (reduced by \$6,000,000), to remain avail-13 able until expended, which shall include 50 percent of all 14 moneys received during prior fiscal years as fees collected 15 under the Land and Water Conservation Fund Act of 16 17 1965, as amended, in accordance with section 4 of the Act (16 U.S.C. 4601–6a(i)): *Provided*, That unobligated bal-18 ances available at the start of fiscal year 2004 shall be 19 displayed by budget line item in the fiscal year 2005 budg-20 et justification: *Provided further*, That the Secretary may 21 22 authorize the expenditure or transfer of such sums as necessary to the Department of the Interior, Bureau of Land 23 24 Management, for removal, preparation, and adoption of 25 excess wild horses and burros from National Forest System lands and for the performance of cadastral surveys
 to designate the boundaries of such lands.

For an additional amount to reimburse the Judgment
Fund as required by 41 U.S.C. 612(c) for judgment liabilities previously incurred, \$188,405,000.

6 WILDLAND FIRE MANAGEMENT

7 For necessary expenses for forest fire presuppression 8 activities on National Forest System lands, for emergency 9 fire suppression on or adjacent to such lands or other 10 lands under fire protection agreement, hazardous fuels re-11 duction on or adjacent to such lands, and for emergency 12 rehabilitation of burned-over National Forest System lands and water, \$1,624,632,000, to remain available until 13 expended: Provided, That such funds including unobli-14 15 gated balances under this head, are available for repayment of advances from other appropriations accounts pre-16 17 viously transferred for such purposes: Provided further, That not less than 50 percent of any unobligated balances 18 19 remaining (exclusive of amounts for hazardous fuels reduction) at the end of fiscal year 2003 shall be trans-20 21 ferred, as repayment for past advances that have not been 22 repaid, to the fund established pursuant to section 3 of Public Law 71-319 (16 U.S.C. 576 et seq.): Provided fur-23 24 ther, That notwithstanding any other provision of law, 25 \$8,000,000 of funds appropriated under this appropria-

1 tion shall be used for Fire Science Research in support of the Joint Fire Science Program: Provided further, That 2 all authorities for the use of funds, including the use of 3 contracts, grants, and cooperative agreements, available to 4 5 execute the Forest and Rangeland Research appropriation, are also available in the utilization of funds for Fire 6 7 Science Research: *Provided further*, That funds provided 8 shall be available for emergency rehabilitation and restora-9 tion, hazardous fuels reduction activities in the urban-10 wildland interface, support to Federal emergency re-11 sponse, and wildfire suppression activities of the Forest Service: Provided further, That of the funds provided, 12 \$246,392,000 is for hazardous fuels reduction activities, 13 is for rehabilitation and restoration, 14 <u>\$40.000.000</u> 15 \$22,000,000 is for research activities and to make competitive research grants pursuant to the Forest and 16 17 Rangeland Renewable Resources Research Act, as amended (16 U.S.C. 1641 et seq.), \$51,000,000 is for State fire 18 assistance, \$8,240,000 is for volunteer fire assistance, 19 20 \$25,000,000 is for forest health activities on State, private, and Federal lands, and \$6,000,000 is for economic 21 22 action programs: Provided further, That amounts in this paragraph may be transferred to the "State and Private 23 Forestry", "National Forest System", and "Forest and 24 Rangeland Research" accounts to fund State fire assist-25

ance, volunteer fire assistance, forest health management, 1 economic action programs, forest and rangeland research, 2 3 vegetation and watershed management, heritage site reha-4 bilitation, and wildlife and fish habitat management and restoration: *Provided further*, That transfers of any 5 amounts in excess of those authorized in this paragraph, 6 7 shall require approval of the House and Senate Commit-8 tees on Appropriations in compliance with reprogramming 9 procedures contained in the House report accompanying this Act: Provided further, That the costs of implementing 10 any cooperative agreement between the Federal Govern-11 ment and any non-Federal entity may be shared, as mutu-12 ally agreed on by the affected parties: Provided further, 13 That in addition to funds provided for State Fire Assist-14 15 ance programs, and subject to all authorities available to the Forest Service under the State and Private Forestry 16 Appropriations, up to \$15,000,000 may be used on adja-17 cent non-Federal lands for the purpose of protecting com-18 munities when hazard reduction activities are planned on 19 national forest lands that have the potential to place such 20 21 communities at risk: Provided further, That included in 22 funding for hazardous fuel reduction is \$5,000,000 for implementing the Community Forest Restoration Act, Public 23 24 Law 106–393, title VI, and any portion of such funds shall be available for use on non-Federal lands in accord-25

ance with authorities available to the Forest Service under 1 the State and Private Forestry Appropriation: Provided 2 *further*, That in using the funds provided in this Act for 3 4 hazardous fuels reduction activities, the Secretary of Agri-5 culture may conduct fuel reduction treatments on Federal lands using all contracting and hiring authorities available 6 7 to the Secretary applicable to hazardous fuel reduction ac-8 tivities under the wildland fire management accounts: Pro-9 vided further, That notwithstanding Federal Government 10 procurement and contracting laws, the Secretaries may conduct fuel reduction treatments, rehabilitation and res-11 toration, and other activities authorized under this head-12 13 ing on and adjacent to Federal lands using grants and cooperative agreements: Provided further, That notwith-14 15 standing Federal Government procurement and contracting laws, in order to provide employment and training 16 opportunities to people in rural communities, the Secre-17 taries may award contracts, including contracts for moni-18 toring activities, to local private, non-profit, or cooperative 19 entities; Youth Conservation Corps crews or related part-20 21 nerships, with State, local and non-profit youth groups; 22 small or micro-businesses; or other entities that will hire 23 or train a significant percentage of local people to com-24 plete such contracts: *Provided further*, That the authorities 25 described above relating to contracts, grants, and coopera-

tive agreements are available until all funds provided in 1 this title for hazardous fuels reduction activities in the 2 urban wildland interface are obligated: Provided further, 3 That the Secretary of the Interior and the Secretary of 4 Agriculture may authorize the transfer of funds appro-5 priated for wildland fire management, in an aggregate 6 amount not to exceed \$12,000,000, between the Depart-7 8 ments when such transfers would facilitate and expedite 9 jointly funded wildland fire management programs and 10 projects.

11

CAPITAL IMPROVEMENT AND MAINTENANCE

12 For necessary expenses of the Forest Service, not otherwise provided for, \$560,473,000, to remain available 13 until expended for construction, reconstruction, mainte-14 nance and acquisition of buildings and other facilities, and 15 for construction, reconstruction, repair, decommissioning, 16 and maintenance of forest roads and trails by the Forest 17 Service as authorized by 16 U.S.C. 532-538 and 23 18 U.S.C. 101 and 205: Provided, That up to \$15,000,000 19 of the funds provided herein for road maintenance shall 20 be available for the decommissioning of roads, including 21 unauthorized roads not part of the transportation system, 22 which are no longer needed: *Provided further*, That no 23 funds shall be expended to decommission any system road 24

until notice and an opportunity for public comment has
 been provided on each decommissioning project.

3

LAND ACQUISITION

4 For expenses necessary to carry out the provisions 5 of the Land and Water Conservation Fund Act of 1965, as amended (16 U.S.C. 4601-4 through 11), including ad-6 7 ministrative expenses, and for acquisition of land or wa-8 ters, or interest therein, in accordance with statutory au-9 thority applicable to the Forest Service, \$29,288,000, to 10 be derived from the Land and Water Conservation Fund 11 and to remain available until expended.

12 ACQUISITION OF LANDS FOR NATIONAL FORESTS SPECIAL 13 ACTS

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, California, as authorized by law, \$1,069,000, to be derived from forest receipts.

20 ACQUISITION OF LANDS TO COMPLETE LAND EXCHANGES

For acquisition of lands, such sums, to be derived from funds deposited by State, county, or municipal governments, public school districts, or other public school authorities, and for authorized expenditures from funds deposited by non-federal parties pursuant to Land Sale and

Exchange Acts, pursuant to the Act of December 4, 1967, 1 as amended (16 U.S.C. 484a), to remain available until 2 3 expended.

4

RANGE BETTERMENT FUND

5 For necessary expenses of range rehabilitation, protection, and improvement, 50 percent of all moneys re-6 7 ceived during the prior fiscal year, as fees for grazing do-8 mestic livestock on lands in National Forests in the 16 9 Western States, pursuant to section 401(b)(1) of Public 10 Law 94-579, as amended, to remain available until expended, of which not to exceed 6 percent shall be available 11 12 for administrative expenses associated with on-the-ground range rehabilitation, protection, and improvements. 13

14 GIFTS, DONATIONS AND BEQUESTS FOR FOREST AND

15 RANGELAND RESEARCH

16 For expenses authorized by 16 U.S.C. 1643(b), 17 \$92,000, to remain available until expended, to be derived from the fund established pursuant to the above Act. 18

19 MANAGEMENT OF NATIONAL FOREST LANDS FOR 20

SUBSISTENCE USES

21 For necessary expenses of the Forest Service to man-22 age federal lands in Alaska for subsistence uses under title 23 VIII of the Alaska National Interest Lands Conservation 24 Act (Public Law 96–487), \$5,535,000, to remain available 25 until expended.

94

ADMINISTRATIVE PROVISIONS, FOREST SERVICE

1

2 Appropriations to the Forest Service for the current fiscal year shall be available for: (1) purchase of not to 3 4 exceed 124 passenger motor vehicles of which 21 will be 5 used primarily for law enforcement purposes and of which 124 shall be for replacement; acquisition of 25 passenger 6 7 motor vehicles from excess sources, and hire of such vehi-8 eles; operation and maintenance of aircraft, the purchase 9 of not to exceed seven for replacement only, and acquisi-10 tion of sufficient aircraft from excess sources to maintain the operable fleet at 195 aircraft for use in Forest Service 11 wildland fire programs and other Forest Service programs; 12 notwithstanding other provisions of law, 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; (2) services pursuant to 7 U.S.C. 16 2225, and not to exceed \$100,000 for employment under 17 5 U.S.C. 3109; (3) purchase, erection, and alteration of 18 buildings and other public improvements (7 U.S.C. 2250); 19 (4) acquisition of land, waters, and interests therein pur-20 21 suant to 7 U.S.C. 428a; (5) for expenses pursuant to the 22 Volunteers in the National Forest Act of 1972 (16 U.S.C. 23 558a, 558d, and 558a note); (6) the cost of uniforms as authorized by 5 U.S.C. 5901-5902; and (7) for debt col-24 25 lection contracts in accordance with 31 U.S.C. 3718(c).

None of the funds made available under this Act shall
 be obligated or expended to abolish any region, to move
 or close any regional office for National Forest System
 administration of the Forest Service, Department of Agri culture without the consent of the House and Senate Com mittees on Appropriations.

7 Any appropriations or funds available to the Forest 8 Service may be transferred to the Wildland Fire Manage-9 ment appropriation for forest firefighting, emergency re-10 habilitation of burned-over or damaged lands or waters under its jurisdiction, and fire preparedness due to severe 11 12 burning conditions if and only if all previously appropriated emergency contingent funds under the heading 13 "Wildland Fire Management" have been released by the 14 15 President and apportioned and all funds under the heading "Wildland Fire Management" are obligated. 16

17 Funds appropriated to the Forest Service shall be available for assistance to or through the Agency for Inter-18 national Development and the Foreign Agricultural Serv-19 ice in connection with forest and rangeland research, tech-20 nical information, and assistance in foreign countries, and 21 22 shall be available to support forestry and related natural 23 resource activities outside the United States and its territories and possessions, including technical assistance, edu-24

cation and training, and cooperation with United States
 and international organizations.

3 None of the funds made available to the Forest Service under this Act shall be subject to transfer under the 4 5 provisions of section 702(b) of the Department of Agriculture Organie Act of 1944 (7 U.S.C. 2257) or 7 U.S.C. 6 7 147b unless the proposed transfer is approved in advance 8 by the House and Senate Committees on Appropriations 9 in compliance with the reprogramming procedures con-10 tained in the House report accompanying this Act.

11 None of the funds available to the Forest Service may 12 be reprogrammed without the advance approval of the 13 House and Senate Committees on Appropriations in ac-14 cordance with the procedures contained in the House re-15 port accompanying this Act.

16 No funds available to the Forest Service shall be 17 transferred to the Working Capital Fund of the Depart-18 ment of Agriculture that exceed the total amount trans-19 ferred during fiscal year 2000 for such purposes without 20 the advance approval of the House and Senate Committees 21 on Appropriations.

Funds available to the Forest Service shall be available
able to conduct a program of not less than \$2,000,000
for high priority projects within the scope of the approved

budget which shall be carried out by the Youth Conserva tion Corps.

3 Of the funds available to the Forest Service, \$2,500
4 is available to the Chief of the Forest Service for official
5 reception and representation expenses.

6 Pursuant to sections 405(b) and 410(b) of Public 7 Law 101–593, of the funds available to the Forest Service. 8 \$3,000,000 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 11 regard to when the Foundation incurs expenses, for ad-12 ministrative expenses or projects on or benefitting National Forest System lands or related to Forest Service 13 programs: Provided, That of the Federal funds made 14 available to the Foundation, no more than \$300,000 shall 15 be available for administrative expenses: *Provided further*, 16 17 That the Foundation shall obtain, by the end of the period of Federal financial assistance, private contributions to 18 match on at least one-for-one basis funds made available 19 by the Forest Service: *Provided further*, That the Founda-20 tion may transfer Federal funds to a non-Federal recipient 21 for a project at the same rate that the recipient has ob-22 tained the non-Federal matching funds: Provided further, 23 24 That authorized investments of Federal funds held by the Foundation may be made only in interest-bearing obliga-25

tions 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 5 shall be available for matching funds to the National Fish and Wildlife Foundation, as authorized by 16 U.S.C. 6 7 3701–3709, and may be advanced in a lump sum to aid 8 conservation partnership projects in support of the Forest 9 Service mission, without regard to when expenses are in-10 curred, for projects on or benefitting National Forest System lands or related to Forest Service programs: Provided, 11 12 That the Foundation shall obtain, by the end of the period of Federal financial assistance, private contributions to 13 match on at least one-for-one basis funds advanced by the 14 Forest Service: Provided further, That the Foundation 15 may transfer Federal funds to a non-Federal recipient for 16 17 a project at the same rate that the recipient has obtained the non-Federal matching funds. 18

Funds appropriated to the Forest Service shall be available for interactions with and providing technical assistance to rural communities 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 sections

1 14(c)(1) and (2), and section 16(a)(2) of Public Law 99 2 663.

3 Not later than 60 days after the date of the enactment of this Act, the Secretary of Agriculture shall submit 4 to Congress, and make available to interested persons, a 5 report containing the results of a management review of 6 7 outfitter and guiding operations in the John Muir, Ansel 8 Adams, and Dinkey Lakes Wilderness Areas of the Inyo 9 and Sierra National Forests, California. The report shall 10 include information regarding: (1) how the Secretary in-11 tends to minimize adverse impacts on the historic access 12 rights of special use permittees in these three wilderness 13 areas; and (2) how the Secretary intends to ensure timely compliance with the requirements of the National Envi-14 15 ronmental Policy Act of 1969 (42 U.S.C. 4321 et seq.). 16 Notwithstanding any other provision of law, any ap-17 propriations or funds available to the Forest Service not to exceed \$500,000 may be used to reimburse the Office 18 of the General Counsel (OGC), Department of Agri-19 20 culture, for travel and related expenses incurred as a result of OGC assistance or participation requested by the 21 22 Forest Service at meetings, training sessions, management reviews, land purchase negotiations and similar non-litiga-23 24 tion related matters. Future budget justifications for both 25 the Forest Service and the Department of Agriculture

should clearly display the sums previously transferred and
 the requested funding transfers.

Any appropriations or funds available to the Forest Service may be used for necessary expenses in the event of law enforcement emergencies as necessary to protect natural resources and public or employee safety: *Provided*, That such amounts shall not exceed \$1,000,000.

8 The Secretary of Agriculture may authorize the sale 9 of excess buildings, facilities, and other properties owned 10 by the Forest Service and located on the Green Mountain National Forest, the revenues of which shall be retained 11 by the Forest Service and available to the Secretary with-12 out further appropriation and until expended for mainte-13 nance and rehabilitation activities on the Green Mountain 14 15 National Forest.

16 The Secretary of Agriculture may transfer or reim-17 burse funds available to the Forest Service, not to exceed \$15,000,000, to the Secretary of the Interior or the Sec-18 retary of Commerce to expedite conferencing and consulta-19 tions as required under section 7 of the Endangered Spe-20 eies Act, 16 U.S.C. 1536. The amount of the transfer or 21 22 reimbursement shall be as mutually agreed by the Seeretary of Agriculture and the Secretary of the Interior or 23 Secretary of Commerce, as applicable, or their designees. 24

The amount shall in no case exceed the actual costs of
 consultation and conferencing.

Beginning on June 30, 2001 and concluding on Deeember 31, 2004, 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 purposes of chapter 171 of title 28, United
States Code.

- 10DEPARTMENT OF ENERGY
- 11 CLEAN COAL TECHNOLOGY
- 12 (DEFERRAL)

Of the funds made available under this heading for obligation in prior years, \$86,000,000 shall not be availble until October 1, 2004: *Provided*, That funds made available in previous appropriations Acts shall be available for any ongoing project regardless of the separate request for proposal under which the project was selected.

19 FOSSIL ENERGY RESEARCH AND DEVELOPMENT

For necessary expenses in carrying out fossil energy research and development activities, under the authority of the Department of Energy Organization Act (Public Law 95–91), including the acquisition of interest, including defeasible and equitable interests in any real property or any facility or for plant or facility acquisition or expan-

1 sion, and for conducting inquiries, technological investiga-2 tions and research concerning the extraction, processing, use, and disposal of mineral substances without objection-3 able social and environmental costs (30 U.S.C. 3, 1602, 4 and 1603), \$609,290,000 to remain available until ex-5 pended, of which \$2,000,000 is to continue a multi-year 6 7 project for construction, renovation, furnishing, and demo-8 lition or removal of buildings at National Energy Tech-9 nology Laboratory facilities in Morgantown, West Virginia 10 and Pittsburgh, Pennsylvania; and of which \$130,000,000 are to be made available, after coordination with the pri-11 12 vate sector, for a request for proposals for a Clean Coal Power Initiative providing for competitively-awarded re-13 14 search, development, and demonstration projects to reduce 15 the barriers to continued and expanded coal use: *Provided*, That no project may be selected for which sufficient fund-16 ing is not available to provide for the total project: Pro-17 vided further, That funds shall be expended in accordance 18 19 with the provisions governing the use of funds contained under the heading "Clean Coal Technology" in 42 U.S.C. 20 5903d: Provided further, That the Department may in-21 22 elude provisions for repayment of Government contributions to individual projects in an amount up to the Govern-23 24 ment contribution to the project on terms and conditions that are acceptable to the Department including repay-25

ments from sale and licensing of technologies from both 1 domestic and foreign transactions: Provided further, That 2 such repayments shall be retained by the Department for 3 future coal-related research, development and demonstra-4 tion projects: *Provided further*, That any technology se-5 lected under this program shall be considered a Clean Coal 6 7 Technology, and any project selected under this program 8 shall be considered a Clean Coal Technology Project, for 9 the purposes of 42 U.S.C. 7651n, and Chapters 51, 52, 10 and 60 of title 40 of the Code of Federal Regulations: Provided further, That no part of the sum herein made 11 available shall be used for the field testing of nuclear ex-12 plosives in the recovery of oil and gas: *Provided further*, 13 That up to 4 percent of program direction funds available 14 to the National Energy Technology Laboratory may be 15 used to support Department of Energy activities not in-16 17 eluded in this account.

18 NAVAL PETROLEUM AND OIL SHALE RESERVES

For expenses necessary to carry out naval petroleum and oil shale reserve activities, \$20,500,000, to remain available until expended: *Provided*, That, notwithstanding any other provision of law, unobligated funds remaining from prior years shall be available for all naval petroleum and oil shale reserve activities. ELK HILLS SCHOOL LANDS FUND

2 For necessary expenses in fulfilling installment payments under the Settlement Agreement entered into by 3 the United States and the State of California on October 4 5 11, 1996, as authorized by section 3415 of Public Law 104–106, \$36,000,000, to become available on October 1, 6 7 2004 for payment to the State of California for the State 8 Teachers' Retirement Fund from the Elk Hills School 9 Lands Fund.

10 ENERGY CON

1

ENERGY CONSERVATION

11 For necessary expenses in carrying out energy con-12 servation activities, \$879,487,000 (increased by \$15,000,000, reduced by \$15,000,000), to remain avail-13 able until expended: Provided, That \$270,000,000 (in-14 creased by \$15,000,000) shall be for use in energy con-15 servation grant programs as defined in section 3008(3) 16 of Public Law 99-509 (15 U.S.C. 4507): Provided further, 17 That notwithstanding section 3003(d)(2) of Public Law 18 99–509, such sums shall be allocated to the eligible pro-19 follows: 20 <u>\$225,000,000</u> (increased grams as bv 21 \$15,000,000) for weatherization assistance grants and 22 \$45,000,000 for State energy program grants.

23 ECONOMIC REGULATION

For necessary expenses in carrying out the activities
of the Office of Hearings and Appeals, \$1,047,000, to remain available until expended.

1

For necessary expenses for Strategic Petroleum Reserve facility development and operations and program
management activities pursuant to the Energy Policy and
Conservation Act of 1975, as amended (42 U.S.C. 6201
et seq.), \$175,081,000, to remain available until expended.
NORTHEAST HOME HEATING OIL RESERVE

8 For necessary expenses for Northeast Home Heating 9 Oil Reserve storage, operations, and management activi-10 ties pursuant to the Energy Policy and Conservation Act 11 of 2000, \$5,000,000, to remain available until expended. 12 ENERGY INFORMATION ADMINISTRATION

For necessary expenses in carrying out the activities
of the Energy Information Administration, \$82,111,000,
to remain available until expended.

ADMINISTRATIVE PROVISIONS, DEPARTMENT OF ENERGY
Appropriations under this Act for the current fiscal
year shall be available for hire of passenger motor vehicles;
hire, maintenance, and operation of aircraft; purchase, repair, and eleaning of uniforms; and reimbursement to the
General Services Administration for security guard services.

From appropriations under this Act, transfers of
sums may be made to other agencies of the Government

for the performance of work for which the appropriation
 is made.

None of the funds made available to the Department
of Energy under this Act shall be used to implement or
finance authorized price support or loan guarantee programs unless specific provision is made for such programs
in an appropriations Act.

8 The Secretary is authorized to accept lands, buildings, equipment, and other contributions from public and 9 10 private sources and to prosecute projects in cooperation with other agencies, Federal, State, private or foreign: 11 12 *Provided*, That revenues and other moneys received by or for the account of the Department of Energy or otherwise 13 generated by sale of products in connection with projects 14 15 of the Department appropriated under this Act may be retained by the Secretary of Energy, to be available until 16 17 expended, and used only for plant construction, operation, costs, and payments to cost-sharing entities as provided 18 19 in appropriate cost-sharing contracts or agreements: Pro-20 vided further, That the remainder of revenues after the making of such payments shall be covered into the Treas-21 ury as miscellaneous receipts: *Provided further*, That any 22 contract, agreement, or provision thereof entered into by 23 24 the Secretary pursuant to this authority shall not be exe-25 euted prior to the expiration of 30 calendar days (not ineluding any day in which either House of Congress is not
 in session because of adjournment of more than 3 calendar
 days to a day certain) from the receipt by the Speaker
 of the House of Representatives and the President of the
 Senate of a full comprehensive report on such project, in eluding the facts and circumstances relied upon in support
 of the proposed project.

8 No funds provided in this Act may be expended by 9 the Department of Energy to prepare, issue, or process 10 procurement documents for programs or projects for 11 which appropriations have not been made.

12 In addition to other authorities set forth in this Act, 13 the Secretary may accept fees and contributions from pub-14 lie and private sources, to be deposited in a contributed 15 funds account, and prosecute projects using such fees and 16 contributions in cooperation with other Federal, State or 17 private agencies or concerns.

18	DEPARTMENT	$\Theta \mathbf{F}$	HEALTH	AND	HUMAN
		~ -			

- 19 SERVICES
- 20 Indian Health Service
- 21 INDIAN HEALTH SERVICES

For expenses necessary to earry out the Act of August 5, 1954 (68 Stat. 674), the Indian Self-Determination Act, the Indian Health Care Improvement Act, and titles II and III of the Public Health Service Act with re-

spect to the Indian Health Service, \$2,556,082,000, to-1 gether with payments received during the fiscal year pur-2 suant to 42 U.S.C. 238(b) for services furnished by the 3 Indian Health Service: Provided, That funds made avail-4 5 able to tribes and tribal organizations through contracts, 6 grant agreements, or any other agreements or compacts 7 authorized by the Indian Self-Determination and Edu-8 eation Assistance Act of 1975 (25 U.S.C. 450), shall be 9 deemed to be obligated at the time of the grant or contract 10 award and thereafter shall remain available to the tribe or tribal organization without fiscal year limitation: Pro-11 vided further; That \$18,000,000 shall remain available 12 until expended, for the Indian Catastrophic Health Emer-13 gency Fund: Provided further, That \$460,046,000 for con-14 tract medical care shall remain available for obligation 15 until September 30, 2005: Provided further, That of the 16 funds provided, up to \$27,000,000 to remain available 17 until expended, shall be used to carry out the loan repay-18 ment program under section 108 of the Indian Health 19 20 Care Improvement Act: Provided further, That funds provided in this Act may be used for 1-year contracts and 21 22 grants which are to be performed in 2 fiscal years, so long as the total obligation is recorded in the year for which 23 the funds are appropriated: Provided further, That the 24 25 amounts collected by the Secretary of Health and Human

Services under the authority of title IV of the Indian 1 Health Care Improvement Act shall remain available until 2 expended for the purpose of achieving compliance with the 3 4 applicable conditions and requirements of titles XVIII and XIX of the Social Security Act (exclusive of planning, de-5 sign, or construction of new facilities): Provided further, 6 That funding contained herein, and in any earlier appro-7 8 priations Acts for scholarship programs under the Indian 9 Health Care Improvement Act (25 U.S.C. 1613) shall re-10 main available until expended: *Provided further*, That amounts received by tribes and tribal organizations under 11 title IV of the Indian Health Care Improvement Act shall 12 be reported and accounted for and available to the receiv-13 ing tribes and tribal organizations until expended: Pro-14 15 vided further, That, notwithstanding any other provision of law, of the amounts provided herein, not to exceed 16 \$270,734,000 shall be for payments to tribes and tribal 17 organizations for contract or grant support costs associ-18 ated with contracts, grants, self-governance compacts or 19 20 annual funding agreements between the Indian Health 21 Service and a tribe or tribal organization pursuant to the 22 Indian Self-Determination Act of 1975, as amended, prior 23 to or during fiscal year 2004, of which not to exceed 24 \$2,500,000 may be used for contract support costs associ-25 ated with new or expanded self-determination contracts, grants, self-governance compacts or annual funding agree ments: *Provided further*, That funds available for the In dian Health Care Improvement Fund may be used, as
 needed, to carry out activities typically funded under the
 Indian Health Facilities account.

6

INDIAN HEALTH FACILITIES

7 For construction, repair, maintenance, improvement, 8 and equipment of health and related auxiliary facilities, 9 including quarters for personnel; preparation of plans, 10 specifications, and drawings; acquisition of sites, purchase and erection of modular buildings, and purchases of trail-11 ers; and for provision of domestic and community sanita-12 tion facilities for Indians, as authorized by section 7 of 13 the Act of August 5, 1954 (42 U.S.C. 2004a), the Indian 14 15 Self-Determination Act, and the Indian Health Care Improvement Act, and for expenses necessary to carry out 16 such Acts and titles II and III of the Public Health Serv-17 ice Act with respect to environmental health and facilities 18 activities of the Indian 19 support Health Service. \$392,560,000, to remain available until expended: Pro-20 21 *vided*, That notwithstanding any other provision of law, 22 funds appropriated for the planning, design, construction or renovation of health facilities for the benefit of an In-23 24 dian tribe or tribes may be used to purchase land for sites 25 to construct, improve, or enlarge health or related facili-

1 ties: *Provided further*, That from the funds appropriated herein, \$5,000,000 shall be designated by the Indian 2 Health Service as a contribution to the Yukon-Kuskokwim 3 Health Corporation (YKHC) to complete a priority project 4 5 for the acquisition of land, planning, design and construction of 79 staff quarters in the Bethel service area, pursu-6 ant to the negotiated project agreement between the 7 8 YKHC and the Indian Health Service: Provided further, 9 That this project shall not be subject to the construction 10 provisions of the Indian Self-Determination and Edu-11 eation Assistance Act and shall be removed from the In-12 dian Health Service priority list upon completion: *Provided* 13 *further*, That the Federal Government shall not be liable for any property damages or other construction elaims 14 that may arise from YKHC undertaking this project: Pro-15 *vided further*, That the land shall be owned or leased by 16 17 the YKHC and title to quarters shall remain vested with the YKHC: Provided further, That not to exceed \$500,000 18 shall be used by the Indian Health Service to purchase 19 20 TRANSAM equipment from the Department of Defense for distribution to the Indian Health Service and tribal 21 22 facilities: Provided further, That none of the funds appropriated to the Indian Health Service may be used for sani-23 24 tation facilities construction for new homes funded with 25 grants by the housing programs of the United States De-

1 partment of Housing and Urban Development: Provided *further*, That not to exceed \$500,000 shall be used by the 2 Indian Health Service to obtain ambulances for the Indian 3 4 Health Service and tribal facilities in conjunction with an 5 existing interagency agreement between the Indian Health Service and the General Services Administration: *Provided* 6 7 *further*, That not to exceed \$500,000 shall be placed in 8 a Demolition Fund, available until expended, to be used 9 by the Indian Health Service for demolition of Federal 10 buildings.

11 ADMINISTRATIVE PROVISIONS, INDIAN HEALTH SERVICE

12 Appropriations in this Act to the Indian Health Service shall be available for services as authorized by 5 U.S.C. 13 3109 but at rates not to exceed the per diem rate equiva-14 lent to the maximum rate payable for senior-level positions 15 under 5 U.S.C. 5376; hire of passenger motor vehicles and 16 aircraft; purchase of medical equipment; purchase of re-17 prints; purchase, renovation and erection of modular 18 buildings and renovation of existing facilities; payments 19 20 for telephone service in private residences in the field, when authorized under regulations approved by the See-21 22 retary; and for uniforms or allowances therefor as author-23 ized by 5 U.S.C. 5901–5902; and for expenses of attend-24 ance at meetings which are concerned with the functions 25 or activities for which the appropriation is made or which will contribute to improved conduct, supervision, or man agement of those functions or activities.

3 In accordance with the provisions of the Indian Health Care Improvement Act, non-Indian patients may 4 be extended health care at all tribally administered or In-5 dian Health Service facilities, subject to charges, and the 6 7 proceeds along with funds recovered under the Federal 8 Medical Care Recovery Act (42 U.S.C. 2651–2653) shall 9 be eredited to the account of the facility providing the 10 service and shall be available without fiscal year limitation. 11 Notwithstanding any other law or regulation, funds trans-12 ferred from the Department of Housing and Urban Development to the Indian Health Service shall be administered 13 under Public Law 86-121 (the Indian Sanitation Facili-14 15 ties 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.

Notwithstanding any other provision of law, funds previously or herein made available to a tribe or tribal organization through a contract, grant, or agreement authorized by title I or title III of the Indian Self-Determination and Education Assistance Act of 1975 (25 U.S.C. 450), may be deabligated and reabligated to a self-determination contract under title I, or a self-governance agree ment under title III of such Act and thereafter shall re main available to the tribe or tribal organization without
 fiscal year limitation.

None of the funds made available to the Indian 5 Health Service in this Act shall be used to implement the 6 final rule published in the Federal Register on September 7 8 16, 1987, by the Department of Health and Human Serv-9 ices, relating to the eligibility for the health care services 10 of the Indian Health Service until the Indian Health Service has submitted a budget request reflecting the increased 11 12 costs associated with the proposed final rule, and such request has been included in an appropriations Act and en-13 acted into law. 14

15 With respect to functions transferred by the Indian Health Service to tribes or tribal organizations, the Indian 16 Health Service is authorized to provide goods and services 17 to those entities, on a reimbursable basis, including pay-18 19 ment in advance with subsequent adjustment. The reim-20 bursements received therefrom, along with the funds received from those entities pursuant to the Indian Self-De-21 22 termination Act, may be credited to the same or subsequent appropriation account which provided the funding. 23 24 Such amounts shall remain available until expended.

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

6 The appropriation structure for the Indian Health
7 Service may not be altered without advance approval of
8 the House and Senate Committees on Appropriations.

OTHER RELATED AGENCIES

10 OFFICE OF NAVAJO AND HOPI INDIAN RELOCATION

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9

SALARIES AND EXPENSES

12 For necessary expenses of the Office of Navajo and Hopi Indian Relocation as authorized by Public Law 93– 13 531, \$13,532,000, to remain available until expended: 14 15 *Provided*, That funds provided in this or any other appropriations Act are to be used to relocate eligible individuals 16 17 and groups including evictees from District 6, Hopi-partitioned lands residents, those in significantly substandard 18 housing, and all others certified as eligible and not in-19 eluded in the preceding categories: *Provided further*, That 20 none of the funds contained in this or any other Act may 21 be used by the Office of Navajo and Hopi Indian Reloca-22 tion to evict any single Navajo or Navajo family who, as 23 24 of November 30, 1985, was physically domiciled on the 25 lands partitioned to the Hopi Tribe unless a new or re-

1	placement home is provided for such household: Provided
2	<i>further</i> , That no relocatee will be provided with more than
3	one new or replacement home: Provided further, That the
4	Office shall relocate any certified eligible relocatees who
5	have selected and received an approved homesite on the
6	Navajo reservation or selected a replacement residence off
7	the Navajo reservation or on the land acquired pursuant
8	to 25 U.S.C. 640d–10.
9	Institute of American Indian and Alaska Native
10	Culture and Arts Development
11	PAYMENT TO THE INSTITUTE
12	For payment to the Institute of American Indian and
13	Alaska Native Culture and Arts Development, as author-
14	ized by title XV of Public Law 99–498, as amended (20
15	U.S.C. 56 part A), \$5,250,000.
16	Smithsonian Institution
17	SALARIES AND EXPENSES
18	For necessary expenses of the Smithsonian Institu-
19	tion, as authorized by law, including research in the fields
20	of art, science, and history; development, preservation, and
21	documentation of the National Collections; presentation of
22	public exhibits and performances; collection, preparation,
23	dissemination, and exchange of information and publica-
24	tions; conduct of education, training, and museum assist-
25	ance programs; maintenance, alteration, operation, lease

(for terms not to exceed 30 years), and protection of build-1 ings, facilities, and approaches; not to exceed \$100,000 2 for services as authorized by 5 U.S.C. 3109; up to five 3 4 replacement passenger vehicles; purchase, rental, repair, and eleaning of uniforms for employees, \$489,748,000, of 5 which not to exceed \$46,903,000 for the instrumentation 6 7 program, collections acquisition, exhibition reinstallation, 8 the National Museum of the American Indian, and the re-9 patriation of skeletal remains program shall remain avail-10 able until expended; and of which \$828,000 for fellowships and scholarly awards shall remain available until Sep-11 tember 30, 2005; and including such funds as may be nee-12 essary to support American overseas research centers and 13 a total of \$125,000 for the Council of American Overseas 14 15 Research Centers: *Provided*, That funds appropriated herein are available for advance payments to independent 16 17 contractors performing research services or participating in official Smithsonian presentations: *Provided further*, 18 That the Smithsonian Institution may expend Federal ap-19 propriations designated in this Act for lease or rent pay-20 ments for long term and swing space, as rent payable to 21 22 the Smithsonian Institution, and such rent payments may be deposited into the general trust funds of the Institution 23 24 to the extent that federally supported activities are housed 25 in the 900 H Street, N.W. building in the District of Co-

lumbia: Provided further, That this use of Federal appro-1 priations shall not be construed as debt service, a Federal 2 guarantee of, a transfer of risk to, or an obligation of, 3 4 the Federal Government: *Provided further*, That no appropriated funds may be used to service debt which is in-5 curred to finance the costs of acquiring the 900 H Street 6 7 building or of planning, designing, and constructing im-8 provements to such building.

9

FACILITIES CAPITAL

10 For necessary expenses of repair, revitalization, and alteration of facilities owned or occupied by the Smithso-11 12 nian Institution, by contract or otherwise, as authorized by section 2 of the Act of August 22, 1949 (63 Stat. 623), 13 and for construction, including necessary personnel, 14 15 \$93,970,000, to remain available until expended, of which not to exceed \$10,000 is for services as authorized by 5 16 U.S.C. 3109: Provided, That contracts awarded for envi-17 ronmental systems, protection systems, and repair or res-18 toration of facilities of the Smithsonian Institution may 19 be negotiated with selected contractors and awarded on 20 the basis of contractor qualifications as well as price: Pro-21 22 vided further, That balances from amounts previously appropriated under the headings "Repair, Restoration and 23 Alteration of Facilities" and "Construction" shall be 24

transferred to and merged with this appropriation and
 shall remain until expended.

3 ADMINISTRATIVE PROVISIONS, SMITHSONIAN

4

INSTITUTION

5 None of the funds in this or any other Act may be 6 used to make any changes to the existing Smithsonian 7 science programs including closure of facilities, relocation 8 of staff or redirection of functions and programs without 9 approval from the Board of Regents of recommendations 10 received from the Science Commission.

11 None of the funds in this or any other Act may be
12 used to initiate the design for any proposed expansion of
13 current space or new facility without consultation with the
14 House and Senate Appropriations Committees.

None of the funds in this or any other Act may be used for the Holt House located at the National Zoological Park in Washington, D.C., unless identified as repairs to minimize water damage, monitor structure movement, or provide interim structural support.

20 None of the funds available to the Smithsonian may 21 be reprogrammed without the advance written approval of 22 the House and Senate Committees on Appropriations in 23 accordance with the procedures contained in the House 24 report accompanying this Act. The Secretary of the Smithsonian Institution may es tablish a voluntary separation incentive program substan tially similar to the program established under section
 1313(a) of the "Homeland Security Act of 2002" (Public
 Law 107-296, 116 Stat. 2135) for individuals serving in
 civil service positions in the Smithsonian Institution.

7 NATIONAL GALLERY OF ART
 8 SALARIES AND EXPENSES

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

and grounds; and purchase of services for restoration and 1 repair of works of art for the National Gallery of Art by 2 contracts made, without advertising, with individuals, 3 firms, or organizations at such rates or prices and under 4 5 such terms and conditions as the Gallery may deem proper, \$88,849,000, of which not to exceed \$3,026,000 for 6 the special exhibition program shall remain available until 7 8 expended.

9 REPAIR, RESTORATION AND RENOVATION OF BUILDINGS

10 For necessary expenses of repair, restoration and renovation of buildings, grounds and facilities owned or 11 occupied by the National Gallery of Art, by contract or 12 otherwise, as authorized, \$11,600,000, to remain available 13 until expended: Provided, That contracts awarded for envi-14 15 ronmental systems, protection systems, and exterior repair or renovation of buildings of the National Gallery of Art 16 may be negotiated with selected contractors and awarded 17 on the basis of contractor qualifications as well as price. 18 19 JOHN F. KENNEDY CENTER FOR THE PERFORMING

20

ARTS

21 OPERATIONS AND MAINTENANCE

For necessary expenses for the operation, maintenance and security of the John F. Kennedy Center for
the Performing Arts, \$16,560,000.

	122
1	CONSTRUCTION
2	For necessary expenses for capital repair and restora-
3	tion of the existing features of the building and site of
4	the John F. Kennedy Center for the Performing Arts,
5	\$16,000,000, to remain available until expended.
6	Woodrow Wilson International Center for
7	Scholars
8	SALARIES AND EXPENSES
9	For expenses necessary in carrying out the provisions
10	of the Woodrow Wilson Memorial Act of 1968 (82 Stat.
11	1356) including hire of passenger vehicles and services as
12	authorized by 5 U.S.C. 3109, \$8,604,000.
13	National Foundation on the Arts and the
14	Humanities
15	National Endowment for the Arts
16	GRANTS AND ADMINISTRATION
17	For necessary expenses to carry out the National
18	Foundation on the Arts and the Humanities Act of 1965,
19	as amended, \$117,480,000 (increased by \$10,000,000),
20	shall be available to the National Endowment for the Arts
21	for the support of projects and productions in the arts
22	through assistance to organizations and individuals pursu-
23	ant to sections $5(e)$ and $5(g)$ of the Act, including
24	\$17,000,000 (increased by \$10,000,000) for support of
25	arts education and public outreach activities through the

Challenge America program, for program support, and for
 administering the functions of the Act, to remain available
 until expended: *Provided*, That funds previously appro priated to the National Endowment for the Arts "Match ing Grants" account and "Challenge America" account
 may be transferred to and merged with this account.

7 NATIONAL ENDOWMENT FOR THE HUMANITIES
 8 GRANTS AND ADMINISTRATION

9 For necessary expenses to earry out the National 10 Foundation on the Arts and the Humanities Act of 1965, as amended, \$120,878,000 (increased by \$5,000,000), 11 12 shall be available to the National Endowment for the Humanities for support of activities in the humanities, pursu-13 ant to section 7(c) of the Act, and for administering the 14 15 functions of the Act, to remain available until expended. 16 MATCHING GRANTS

To carry out the provisions of section 10(a)(2) of the 17 National Foundation on the Arts and the Humanities Act 18 of 1965, as amended, \$16,122,000, to remain available 19 until expended, of which \$10,436,000 shall be available 20 to the National Endowment for the Humanities for the 21 purposes of section 7(h): *Provided*, That this appropria-22 tion shall be available for obligation only in such amounts 23 as may be equal to the total amounts of gifts, bequests, 24 25 and devises of money, and other property accepted by the chairman or by grantees of the Endowment under the pro visions of subsections 11(a)(2)(B) and 11(a)(3)(B) during
 the current and preceding fiscal years for which equal
 amounts have not previously been appropriated.

5 Administrative Provisions

6 None of the funds appropriated to the National 7 Foundation on the Arts and the Humanities may be used 8 to process any grant or contract documents which do not 9 include the text of 18 U.S.C. 1913: Provided, That none 10 of the funds appropriated to the National Foundation on the Arts and the Humanities may be used for official re-11 12 eeption and representation expenses: *Provided further*, That funds from nonappropriated sources may be used as 13 necessary for official reception and representation ex-14 15 penses: *Provided further*, That the Chairperson of the National Endowment for the Arts may approve grants up to 16 \$10,000, if in the aggregate this amount does not exceed 17 5 percent of the sums appropriated for grant making pur-18 poses per year: *Provided further*, That such small grant 19 actions are taken pursuant to the terms of an expressed 20 and direct delegation of authority from the National Coun-21 eil on the Arts to the Chairperson. 22

1	Commission of Fine Arts
2	SALARIES AND EXPENSES
3	For expenses made necessary by the Act establishing
4	a Commission of Fine Arts (40 U.S.C. 104), \$1,422,000:
5	Provided, That the Commission is authorized to charge
6	fees to cover the full costs of its publications, and such
7	fees shall be credited to this account as an offsetting col-
8	lection, to remain available until expended without further
9	appropriation.
10	NATIONAL CAPITAL ARTS AND CULTURAL AFFAIRS
11	For necessary expenses as authorized by Public Law
12	99–190 (20 U.S.C. 956(a)), as amended, \$7,000,000.
13	ADMINISTRATIVE PROVISION
14	None of the funds appropriated in this or any other
15	Act, except funds appropriated to the Office of Manage-
16	ment and Budget, shall be available to study the alteration
17	or transfer of the National Capital Arts and Cultural Af-
18	fairs program.
19	Advisory Council on Historic Preservation
20	SALARIES AND EXPENSES
21	For necessary expenses of the Advisory Council on
22	Historic Preservation (Public Law 89–665, as amended),
23	\$4,100,000: Provided, That none of these funds shall be
24	available for compensation of level V of the Executive
25	Schedule or higher positions.

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National Capital Planning Commission

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SALARIES AND EXPENSES

3 For necessary expenses, as authorized by the National Capital Planning Act of 1952 (40 U.S.C. 71–71i), 4 including services as authorized by 5 U.S.C. 3109, 5 \$7,730,000: Provided, That for fiscal year 2004 and there-6 after, all appointed members of the Commission will be 7 8 compensated at a rate not to exceed the daily equivalent 9 of the annual rate of pay for positions at level IV of the 10 Executive Schedule for each day such member is engaged in the actual performance of duties. 11

12 UNITED STATES HOLOCAUST MEMORIAL MUSEUM

13 HOLOCAUST MEMORIAL MUSEUM

For expenses of the Holocaust Memorial Museum, as authorized by Public Law 106–292 (36 U.S.C. 2301– 2310), \$39,997,000, of which \$1,900,000 for the museum's repair and rehabilitation program and \$1,264,000 for the museum's exhibitions program shall remain available until expended.

- 20 Presidio Trust
- 21 PRESIDIO TRUST FUND

For necessary expenses to carry out title I of the Omnibus Parks and Public Lands Management Act of 1996,
\$20,700,000 shall be available to the Presidio Trust, to
remain available until expended.

TITLE III—GENERAL PROVISIONS

2 SEC. 301. The expenditure of any appropriation 3 under this Act for any consulting service through procure-4 ment contract, pursuant to 5 U.S.C. 3109, shall be limited 5 to those contracts where such expenditures are a matter 6 of public record and available for public inspection, except 7 where otherwise provided under existing law, or under ex-8 isting Executive Order issued pursuant to existing law.

9 SEC. 302. No part of any appropriation contained in 10 this Act shall be available for any activity or the publica-11 tion or distribution of literature that in any way tends to 12 promote public support or opposition to any legislative 13 proposal on which congressional action is not complete.

SEC. 303. No part of any appropriation contained in
this Act shall remain available for obligation beyond the
current fiscal year unless expressly so provided herein.

17 SEC. 304. None of the funds provided in this Act to 18 any department or agency shall be obligated or expended 19 to provide a personal cook, chauffeur, or other personal 20 servants to any officer or employee of such department 21 or agency except as otherwise provided by law.

SEC. 305. No assessments, charges, or billings may
be levied against any program, budget activity, subactivity,
or project funded by this Act unless advance notice of such
assessments, charges, or billings and the basis therefor are

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presented to the House and Senate Committees on Appro priations and are approved by such Committees.

3 SEC. 306. None of the funds in this Act may be used 4 to plan, prepare, or offer for sale timber from trees classi-5 fied as giant sequoia (Sequoiadendron giganteum) which 6 are located on National Forest System or Bureau of Land 7 Management lands in a manner different than such sales 8 were conducted in fiscal year 2002.

9 SEC. 307. (a) LIMITATION OF FUNDS.—None of the 10 funds appropriated or otherwise made available pursuant 11 to this Act shall be obligated or expended to accept or 12 process applications for a patent for any mining or mill 13 site claim located under the general mining laws.

14 (b) EXCEPTIONS.—The provisions of subsection (a) 15 shall not apply if the Secretary of the Interior determines that, for the claim concerned: (1) a patent application was 16 17 filed with the Secretary on or before September 30, 1994; and (2) all requirements established under sections 2325 18 and 2326 of the Revised Statutes (30 U.S.C. 29 and 30) 19 for vein or lode claims and sections 2329, 2330, 2331, 20 and 2333 of the Revised Statutes (30 U.S.C. 35, 36, and 21 22 37) for placer claims, and section 2337 of the Revised Statutes (30 U.S.C. 42) for mill site claims, as the case 23 24 may be, were fully complied with by the applicant by that 25 date.

(c) REPORT.—On September 30, 2004, the Secretary 1 of the Interior shall file with the House and Senate Com-2 mittees on Appropriations and the Committee on Re-3 sources of the House of Representatives and the Com-4 mittee on Energy and Natural Resources of the Senate 5 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 17 eation as set forth in subsection (b). The Bureau of Land 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 Management in the retention of third-party contractors. 21 22 SEC. 308. Notwithstanding any other provision of 23 law, amounts appropriated to or earmarked in committee 24 reports for the Bureau of Indian Affairs and the Indian 25 Health Service by Public Laws 103–138, 103–332, 104–

134, 104-208, 105-83, 105-277, 106-113, 106-291,1 107-63, and 108-7 for payments to tribes and tribal orga-2 nizations for contract support costs associated with self-3 determination or self-governance contracts, grants, com-4 5 pacts, or annual funding agreements with the Bureau of Indian Affairs or the Indian Health Service as funded by 6 7 such Acts, are the total amounts available for fiscal years 8 1994 through 2003 for such purposes, except that, for the 9 Bureau of Indian Affairs, tribes and tribal organizations 10 may use their tribal priority allocations for unmet indirect 11 costs of ongoing contracts, grants, self-governance com-12 pacts or annual funding agreements.

13 SEC. 309. Of the funds provided to the National En14 dowment for the Arts—

(1) The Chairperson shall only award a grant
to an individual if such grant is awarded to such individual for a literature fellowship, National Heritage Fellowship, or American Jazz Masters Fellowship.

20 (2) The Chairperson shall establish procedures
21 to ensure that no funding provided through a grant,
22 except a grant made to a State or local arts agency,
23 or regional group, may be used to make a grant to
24 any other organization or individual to conduct ac25 tivity independent of the direct grant recipient.

1	Nothing in this subsection shall prohibit payments
2	made in exchange for goods and services.
3	(3) No grant shall be used for seasonal support
4	to a group, unless the application is specific to the
5	contents of the season, including identified programs
6	and/or projects.

7 SEC. 310. The National Endowment for the Arts and 8 the National Endowment for the Humanities are author-9 ized to solicit, accept, receive, and invest in the name of 10 the United States, gifts, bequests, or devises of money and other property or services and to use such in furtherance 11 of the functions of the National Endowment for the Arts 12 and the National Endowment for the Humanities. Any 13 proceeds from such gifts, bequests, or devises, after ac-14 ceptance by the National Endowment for the Arts or the 15 National Endowment for the Humanities, shall be paid by 16 17 the donor or the representative of the donor to the Chairman. The Chairman shall enter the proceeds in a special 18 19 interest-bearing account to the credit of the appropriate endowment for the purposes specified in each ease. 20

21 SEC. 311. (a) In providing services or awarding fi-22 nancial assistance under the National Foundation on the Arts and the Humanities Act of 1965 from funds appro-23 24 priated under this Act, the Chairperson of the National 25 Endowment for the Arts shall ensure that priority is given 4 (b) In this section:

5 (1) The term "underserved population" means 6 a population of individuals, including urban minori-7 ties, who have historically been outside the purview 8 of arts and humanities programs due to factors such 9 as a high incidence of income below the poverty line 10 or to geographic isolation.

(2) The term "poverty line" means the poverty
line (as defined by the Office of Management and
Budget, and revised annually in accordance with section 673(2) of the Community Services Block Grant
Act (42 U.S.C. 9902(2)) (applicable to a family of
the size involved.

17 (c) In providing services and awarding financial assistance under the National Foundation on the Arts and 18 Humanities Act of 1965 with funds appropriated by this 19 Act, the Chairperson of the National Endowment for the 20 Arts shall ensure that priority is given to providing serv-21 22 ices or awarding financial assistance for projects, productions, workshops, or programs that will encourage public 23 24 knowledge, education, understanding, and appreciation of 25 the arts.

(d) With funds appropriated by this Act to carry out
 section 5 of the National Foundation on the Arts and Hu manities Act of 1965—

4 (1) the Chairperson shall establish a grant cat5 egory for projects, productions, workshops, or pro6 grams that are of national impact or availability or
7 are able to tour several States;

8 (2) the Chairperson shall not make grants ex-9 ceeding 15 percent, in the aggregate, of such funds 10 to any single State, excluding grants made under the 11 authority of paragraph (1);

12 (3) the Chairperson shall report to the Con13 gress annually and by State, on grants awarded by
14 the Chairperson in each grant category under sec15 tion 5 of such Act; and

16 (4) the Chairperson shall encourage the use of
 17 grants to improve and support community-based
 18 music performance and education.

SEC. 312. No part of any appropriation contained in
this Act shall be expended or obligated to complete and
issue the 5-year program under the Forest and Rangeland
Renewable Resources Planning Act.

SEC. 313. None of the funds in this Act may be used
to support Government-wide administrative functions unless such functions are justified in the budget process and

funding is approved by the House and Senate Committees
 on Appropriations.

3 SEC. 314. Notwithstanding any other provision of
4 law, none of the funds in this Act may be used for GSA
5 Telecommunication Centers.

6 SEC. 315. Notwithstanding any other provision of 7 law, for fiscal year 2004 the Secretaries of Agriculture and 8 the Interior are authorized to limit competition for water-9 shed restoration project contracts as part of the "Jobs in 10 the Woods" Program established in Region 10 of the Forest Service to individuals and entities in historically tim-11 12 ber-dependent areas in the States of Washington, Oregon, northern California, Idaho, Montana, and Alaska that 13 have been affected by reduced timber harvesting on Fed-14 15 eral lands. The Secretaries shall consider the benefits to the local economy in evaluating bids and designing pro-16 17 curements which create economic opportunities for local 18 contractors.

19 SEC. 316. Amounts deposited during fiscal year 2003
20 in the roads and trails fund provided for in the 14th para21 graph under the heading "FOREST SERVICE" of the
22 Act of March 4, 1913 (37 Stat. 843; 16 U.S.C. 501), shall
23 be used by the Secretary of Agriculture, without regard
24 to the State in which the amounts were derived, to repair
25 or reconstruct roads, bridges, and trails on National For-

1 est System lands or to carry out and administer projects to improve forest health conditions, which may include the 2 repair or reconstruction of roads, bridges, and trails on 3 National Forest System lands in the wildland-community 4 5 interface where there is an abnormally high risk of fire. The projects shall emphasize reducing risks to human 6 7 safety and public health and property and enhancing eco-8 logical functions, long-term forest productivity, and bio-9 logical integrity. The projects may be completed in a sub-10 sequent fiscal year. Funds shall not be expended under this section to replace funds which would otherwise appro-11 priately be expended from the timber salvage sale fund. 12 Nothing in this section shall be construed to exempt any 13 14 project from any environmental law.

15 SEC. 317. Other than in emergency situations, none 16 of the funds in this Act may be used to operate telephone 17 answering machines during core business hours unless 18 such answering machines include an option that enables 19 callers to reach promptly an individual on-duty with the 20 agency being contacted.

21 SEC. 318. No timber sale in Region 10 shall be adver-22 tised if the indicated rate is deficit when appraised using 23 a residual value approach that assigns domestic Alaska 24 values for western redeedar. Program accomplishments 25 shall be based on volume sold. Should Region 10 sell, in

fiscal year 2004, the annual average portion of the decadal 1 allowable sale quantity called for in the current Tongass 2 Land Management Plan in sales which are not deficit 3 when appraised using a residual value approach that as-4 5 signs domestic Alaska values for western redeedar, all of the western redeedar timber from those sales which is sur-6 7 plus to the needs of domestic processors in Alaska, shall 8 be made available to domestic processors in the contiguous 9 48 United States at prevailing domestic prices. Should Re-10 gion 10 sell, in fiscal year 2003, less than the annual average portion of the decadal allowable sale quantity called 11 12 for in the Tongass Land Management Plan in sales which are not deficit when appraised using a residual value ap-13 proach that assigns domestic Alaska values for western 14 15 redeedar, the volume of western redeedar timber available to domestic processors at prevailing domestic prices in the 16 contiguous 48 United States shall be that volume: (i) 17 which is surplus to the needs of domestic processors in 18 Alaska, and (ii) is that percent of the surplus western 19 redeedar volume determined by calculating the ratio of the 20 21 total timber volume which has been sold on the Tongass 22 to the annual average portion of the decadal allowable sale quantity called for in the current Tongass Land Manage-23 24 ment Plan. The percentage shall be calculated by Region 25 10 on a rolling basis as each sale is sold (for purposes

of this amendment, a "rolling basis" shall mean that the 1 determination of how much western redeedar is eligible for 2 sale to various markets shall be made at the time each 3 4 sale is awarded). Western redeedar shall be deemed "sur-5 plus to the needs of domestic processors in Alaska" when the timber sale holder has presented to the Forest Service 6 7 documentation of the inability to sell western redeedar logs 8 from a given sale to domestic Alaska processors at a price 9 equal to or greater than the log selling value stated in 10 the contract. All additional western redeedar volume not sold to Alaska or contiguous 48 United States domestic 11 processors may be exported to foreign markets at the elec-12 tion of the timber sale holder. All Alaska yellow cedar may 13 be sold at prevailing export prices at the election of the 14 timber sale holder. 15

16 SEC. 319. A project undertaken by the Forest Service 17 under the Recreation Fee Demonstration Program as au-18 thorized by section 315 of the Department of the Interior 19 and Related Agencies Appropriations Act for Fiscal Year 20 1996, as amended, shall not result in—

(1) displacement of the holder of an authorization to provide commercial recreation services on
Federal lands. Prior to initiating any project, the
Secretary shall consult with potentially affected
holders to determine what impacts the project may

1	have on the holders. Any modifications to the au-
2	thorization shall be made within the terms and con-
3	ditions of the authorization and authorities of the
4	impacted agency;
5	(2) the return of a commercial recreation serv-
6	ice to the Secretary for operation when such services
7	have been provided in the past by a private sector
8	provider, except when—
9	(Λ) the private sector provider fails to
10	bid on such opportunities;
11	(B) the private sector provider termi-
12	nates its relationship with the agency; or
13	(C) the agency revokes the permit for
14	non-compliance with the terms and conditions
15	of the authorization.
16	In such cases, the agency may use the Recreation Fee
17	Demonstration Program to provide for operations until a
18	subsequent operator can be found through the offering of
19	a new prospectus.
20	SEC. 320. Prior to October 1, 2004, the Secretary
21	of Agriculture shall not be considered to be in violation
22	of subparagraph $6(f)(5)(A)$ of the Forest and Rangeland
23	Renewable Resources Planning Act of 1974 (16 U.S.C.
24	1604(f)(5)(A)) solely because more than 15 years have
25	passed without revision of the plan for a unit of the Na-

tional Forest System. Nothing in this section exempts the 1 2 Secretary from any other requirement of the Forest and Rangeland Renewable Resources Planning Act (16 U.S.C. 3 1600 et seq.) or any other law: *Provided*, That if the See-4 retary is not acting expeditiously and in good faith, within 5 the funding available, to revise a plan for a unit of the 6 7 National Forest System, this section shall be void with re-8 speet to such plan and a court of proper jurisdiction may 9 order completion of the plan on an accelerated basis.

10 SEC. 321. No funds provided in this Act may be ex-11 pended to conduct preleasing, leasing and related activities 12 under either the Mineral Leasing Act (30 U.S.C. 181 et seq.) or the Outer Continental Shelf Lands Act (43 U.S.C. 13 1331 et seq.) within the boundaries of a National Monu-14 ment established pursuant to the Act of June 8, 1906 (16 15 U.S.C. 431 et seq.) as such boundary existed on January 16 20, 2001, except where such activities are allowed under 17 the Presidential proclamation establishing such monu-18 19 ment.

20 SEC. 322. EXTENSION OF FOREST SERVICE CONVEY21 ANCES PILOT PROGRAM. Section 329 of the Department
22 of the Interior and Related Agencies Appropriations Act,
23 2002 (16 U.S.C. 580d note; Public Law 107-63) is
24 amended—

1 (1) in subsection (b), by striking "20" and in-2 serting "30";

3 (2) in subsection (c) by striking "3" and insert4 ing "8"; and

5 (3) in subsection (d), by striking "2006" and
6 inserting "2007".

SEC. 323. Employees of the foundations established
by Acts of Congress to solicit private sector funds on behalf of Federal land management agencies shall, in fiscal
year 2004 and thereafter, qualify for General Service Administration contract airfares.

12 SEC. 324. In entering into agreements with foreign countries pursuant to the Wildfire Suppression Assistance 13 Act (42 U.S.C. 1856m) the Secretary of Agriculture and 14 the Secretary of the Interior are authorized to enter into 15 reciprocal agreements in which the individuals furnished 16 17 under said agreements to provide fire management services are considered, for purposes of tort liability, employ-18 ees of the country receiving said services when the individ-19 uals are engaged in fire management activities: *Provided*, 20 That the Secretary of Agriculture or the Secretary of the 21 Interior shall not enter into any agreement under this pro-22 vision unless the foreign country (either directly or 23 24 through its fire organization) agrees to assume any and 25 all liability for the acts or omissions of American fire-

fighters engaged in firefighting in a foreign country: Pro-1 2 *vided further*, That when an agreement is reached for furnishing fire fighting services, the only remedies for acts 3 or omissions committed while fighting fires shall be those 4 5 provided under the laws of the host country, and those remedies shall be the exclusive remedies for any claim aris-6 ing out of fighting fires in a foreign country: Provided fur-7 8 ther, That neither the sending country nor any legal orga-9 nization associated with the firefighter shall be subject to 10 any legal action whatsoever pertaining to or arising out of the firefighter's role in fire suppression. 11

12 SEC. 325. A grazing permit or lease issued by the Secretary of the Interior or a grazing permit issued by 13 the Secretary of Agriculture where National Forest Sys-14 tem lands are involved that expires, is transferred, or 15 waived during fiscal year 2004 shall be renewed under see-16 17 tion 402 of the Federal Land Policy and Management Act of 1976, as amended (43 U.S.C. 1752), section 19 of the 18 Granger-Thye Act, as amended (16 U.S.C. 5801), title III 19 of the Bankhead-Jones Farm Tenant Act (7 U.S.C. 1010 20 et seq.), or, if applicable, section 510 of the California 21 22 Desert Protection Act (16 U.S.C. 410aaa-50). The terms and conditions contained in the expired, transferred, or 23 24 waived permit or lease shall continue in effect under the 25 renewed permit or lease until such time as the Secretary

of the Interior or Secretary of Agriculture as appropriate 1 completes processing of such permit or lease in compliance 2 with all applicable laws and regulations, at which time 3 4 such permit or lease may be canceled, suspended or modi-5 fied, in whole or in part, to meet the requirements of such applicable laws and regulations. Nothing in this section 6 7 shall be deemed to alter the statutory authority of the Sec-8 retary of the Interior or the Secretary of Agriculture: Pro-9 vided, That where National Forest System lands are involved and the Secretary of Agriculture has renewed an 10 expired or waived grazing permit prior to or during fiscal 11 year 2004, the terms and conditions of the renewed graz-12 ing permit shall remain in effect until such time as the 13 Secretary of Agriculture completes processing of the re-14 15 newed permit in compliance with all applicable laws and regulations or until the expiration of the renewed permit, 16 whichever comes first. Upon completion of the processing, 17 the permit may be canceled, suspended or modified, in 18 whole or in part, to meet the requirements of applicable 19 laws and regulations. Nothing in this section shall be 20 21 deemed to alter the Secretary of Agriculture's statutory 22 authority.

SEC. 326. Notwithstanding any other provision of law
or regulation, to promote the more efficient use of the
health care funding allocation for fiscal year 2004, the

Eagle Butte Service Unit of the Indian Health Service,
 at the request of the Cheyenne River Sioux Tribe, may
 pay base salary rates to health professionals up to the
 highest grade and step available to a physician, phar macist, or other health professional and may pay a recruit ment or retention bonus of up to 25 percent above the
 base pay rate.

8 SEC. 327. None of the funds made available in this 9 Act may be transferred to any department, agency, or in-10 strumentality of the United States Government except 11 pursuant to a transfer made by, or transfer authority pro-12 vided in, this Act or any other appropriations Act.

13 SEC. 328. PROHIBITION OF OIL AND GAS DRILLING
14 IN THE FINGER LAKES NATIONAL FOREST, NEW
15 YORK.—None of the funds in this Act may be used to
16 prepare or issue a permit or lease for oil or gas drilling
17 in the Finger Lakes National Forest, New York, during
18 fiscal year 2004.

19 SEC. 329. None of the funds made available in this
20 Act may be used for the planning, design, or construction
21 of improvements to Pennsylvania Avenue in front of the
22 White House without the advance approval of the Commit23 tees on Appropriations.

24 SEC. 330. In awarding a Federal Contract with funds
25 made available by this Act, the Secretary of Agriculture

and the Secretary of the Interior (the "Secretaries") may, 1 in evaluating bids and proposals, give consideration to 2 local contractors who are from, and who provide employ-3 ment and training for, dislocated and displaced workers 4 in an economically disadvantaged rural community, in-5 eluding those historically timber-dependent areas that 6 7 have been affected by reduced timber harvesting on Fed-8 eral lands and other forest-dependent rural communities 9 isolated from significant alternative employment opportu-10 nities: *Provided*, That the Secretaries may award grants 11 or cooperative agreements to local non-profit entities, 12 Youth Conservation Corps or related partnerships with State, local or non-profit youth groups, or small or dis-13 advantaged business if the contract, grant, or cooperative 14 agreement is for forest hazardous fuels reduction, water-15 shed or water quality monitoring or restoration, wildlife 16 17 or fish population monitoring, or habitat restoration or management: *Provided further*, That the terms "rural 18 community" and "economically disadvantaged" shall have 19 the same meanings as in section 2374 of Public Law 101-20 21 624: Provided further, That the Secretaries shall develop 22 guidance to implement this section: Provided further, That nothing in this section shall be construed as relieving the 23 24 Secretaries of any duty under applicable procurement 25 laws, except as provided in this section.

1 SEC. 331. No funds appropriated in this Act for the acquisition of lands or interests in lands may be expended 2 for the filing of declarations of taking or complaints in 3 condemnation without the approval of the House and Sen-4 ate Committees on Appropriations: *Provided*, That this 5 provision shall not apply to funds appropriated to imple-6 ment the Everglades National Park Protection and Ex-7 8 pansion Act of 1989, or to funds appropriated for federal 9 assistance to the State of Florida to acquire lands for Ev-10 erglades restoration purposes.

SEC. 332. Section 315(f) of the Department of the
 Interior and Related Agencies Appropriations Act, 1996
 (as contained in section 101(c) of Public Law 104–134;
 110 Stat. 1321–200; 16 U.S.C. 460l–6a note), is amend ed—

16 (1) by striking "2004" and inserting "2006";
17 and

18 (2) by striking "2007" and inserting "2009".

19 SEC. 333. Subsection (c) of section 551 of the Land
20 Between the Lakes Protection Act of 1998 (16 U.S.C.
21 460lll-61) is amended to read as follows:

22 "(c) USE OF FUNDS.—The Secretary of Agriculture 23 may expend amounts appropriated or otherwise made 24 available to carry out this title in a manner consistent with 25 the authorities exercised by the Tennessee Valley Authority before the transfer of the Recreation Area to the ad ministrative jurisdiction of the Secretary, including camp ground management and visitor services, paid advertise ment, and procurement of food and supplies for resale
 purposes.".

6 SEC. 334. Section 339 of the Department of the Inte7 rior and Related Agencies Appropriations Act, 2000, as
8 enacted into law by section 1000(a)(3) of Public Law 1069 113 (113 Stat. 1501A-204; 16 U.S.C. 528 note), is
10 amended—

11 (1) in subsection (b)—

12 (A) in the first sentence, by striking "not
13 less than the fair market value" and inserting
14 "fees under subsection (c)"; and

(B) by striking the second sentence and inserting the following: "The Secretary shall establish appraisal methods and bidding procedures to determine the fair market value of forest botanical products harvested under the pilot
program.";

21 (2) in subsection (c), by striking paragraph (1)
22 and inserting the following new paragraph (1):

23 <u>"(1) IMPOSITION AND COLLECTION.—Under the</u>
 24 pilot program, the Secretary of Agriculture shall
 25 charge and collect from a person who harvests forest

1	botanical products on National Forest System lands
2	a fee in an amount established by the Secretary to
3	recover at least a portion of the fair market value
4	of the harvested forest botanical products and a por-
5	tion of the costs incurred by the Department of Ag-
6	riculture associated with granting, modifying, or
7	monitoring the authorization for harvest of the for-
8	est botanical products, including the costs of any en-
9	vironmental or other analysis.";
10	(3) in subsection $(d)(1)$, by striking "charges
11	and fees under subsections (b) and" and inserting
12	"a fee under subsection";
13	(4) in subsection (f) —
14	(A) in paragraph (1) , by striking "sub-
15	sections (b) and" and inserting "subsection";
16	(B) in paragraph (2), by striking "in ex-
17	cess of the amounts collected for forest botan-
18	ical products during fiscal year 1999";
19	(C) in paragraph (3) , by striking "charges
20	and fees collected at that unit under the pilot
21	program to pay for" and all that follows
22	through the period at the end and inserting
23	"fees collected at that unit under subsection (c)
24	to pay for the costs of conducting inventories of
25	forest botanical products, determining sustain-

1	able levels of harvest, monitoring and assessing
2	the impacts of harvest levels and methods, con-
3	ducting restoration activities, including any nec-
4	essary vegetation, and covering costs of the De-
5	partment of Agriculture described in subsection
б	(e)(1)."; and
7	(D) in paragraph (4), by striking "sub-
8	sections (b) and" and inserting "subsection";
9	(5) in subsection (g) —
10	(A) by striking "charges and fees under
11	subsections (b) and" and inserting "fees under
12	subsection"; and
13	(B) by striking "subsections (b) and" the
14	second place it appears and inserting "sub-
15	section"; and
16	(6) in subsection (h), by striking paragraph (1)
17	and inserting the following new paragraph (1) :
18	"(1) Collection of fees.—The Secretary of
19	Agriculture may collect fees under the authority of
20	subsection (c) until September 30, 2009.".
21	SEC. 335. None of the funds in this Act can be used
22	to initiate any new competitive sourcing studies.
23	SEC. 336. None of the funds made available by this
24	Act may be used for the implementation of a competitive
25	sourcing study at the Midwest Archaeological Center in

Lincoln, Nebraska, or the Southeast Archaeological Cen ter in Florida.

3 SEC. 337. None of the funds made available by this Act may be used to implement amendments to Bureau of 4 5 Land Management regulations on Recordable Disclaimers of Interest in Land (subpart 1864 of part 1860 of title 6 7 43, Code of Federal Regulations) as adopted on January 8 6, 2003, with regard to any lands within a designated Na-9 tional Monument, Wilderness Study Area, National Park 10 System unit, National Wildlife Refuge System unit, or 11 lands within the National Wilderness Preservation Sys-12 tem.

13 This Act may be cited as the "Department of the In-14 terior and Related Agencies Appropriations Act, 2004". 15 That the following sums are appropriated, out of any 16 money in the Treasury not otherwise appropriated, for the 17 Department of the Interior and related agencies for the fis-18 cal year ending September 30, 2004, and for other purposes, 19 namely:

20 TITLE I—DEPARTMENT OF THE INTERIOR

21 BUREAU OF LAND MANAGEMENT

22 MANAGEMENT OF LANDS AND RESOURCES

23 For necessary expenses for protection, use, improve-

24 ment, development, disposal, cadastral surveying, classifica-

25 tion, acquisition of easements and other interests in lands,

and performance of other functions, including maintenance 1 2 of facilities, as authorized by law, in the management of 3 lands and their resources under the jurisdiction of the Bu-4 reau of Land Management, including the general administration of the Bureau, and assessment of mineral potential 5 of public lands pursuant to Public Law 96–487 (16 U.S.C. 6 7 3150(a)). \$847.091.000. to remain available until expended. 8 of which \$1,000,000 is for high priority projects, to be car-9 ried out by the Youth Conservation Corps; \$2,484,000 is 10 for assessment of the mineral potential of public lands in Alaska pursuant to section 1010 of Public Law 96–487; (16 11 12 U.S.C. 3150); and of which not to exceed \$1,000,000 shall 13 be derived from the special receipt account established by the Land and Water Conservation Act of 1965, as amended 14 15 (16 U.S.C. 460l-6a(i)); and of which \$3,000,000 shall be available in fiscal year 2004 subject to a match by at least 16 an equal amount by the National Fish and Wildlife Foun-17 18 dation for cost-shared projects supporting conservation of Bureau lands; and such funds shall be advanced to the 19 20 Foundation as a lump sum grant without regard to when 21 expenses are incurred; in addition, \$32,696,000 is for Min-22 ing Law Administration program operations, including the 23 cost of administering the mining claim fee program; to re-24 main available until expended, to be reduced by amounts collected by the Bureau and credited to this appropriation 25

from annual mining claim fees so as to result in a final 1 appropriation estimated at not more than \$847,091,000; 2 3 and \$2,000,000, to remain available until expended, from 4 communication site rental fees established by the Bureau 5 for the cost of administering communication site activities: Provided, That appropriations herein made shall not be 6 7 available for the destruction of healthy, unadopted, wild 8 horses and burros in the care of the Bureau.

9 WILDLAND FIRE MANAGEMENT

10 For necessary expenses for fire preparedness, suppression operations, fire science and research, emergency reha-11 12 bilitation, hazardous fuels reduction, and rural fire assistance by the Department of the Interior, \$698,725,000, to 13 remain available until expended, of which not to exceed 14 15 \$12,374,000 shall be for the renovation or construction of fire facilities: Provided, That such funds are also available 16 for repayment of advances to other appropriation accounts 17 from which funds were previously transferred for such pur-18 poses: Provided further, That persons hired pursuant to 43 19 20 U.S.C. 1469 may be furnished subsistence and lodging with-21 out cost from funds available from this appropriation: Pro-22 vided further, That notwithstanding 42 U.S.C. 1856d, sums 23 received by a bureau or office of the Department of the Inte-24 rior for fire protection rendered pursuant to 42 U.S.C. 1856 25 et seq., protection of United States property, may be cred-

ited to the appropriation from which funds were expended 1 2 to provide that protection, and are available without fiscal 3 year limitation: Provided further, That using the amounts 4 designated under this title of this Act, the Secretary of the 5 Interior may enter into procurement contracts, grants, or cooperative agreements, for hazardous fuels reduction ac-6 7 tivities, and for training and monitoring associated with 8 such hazardous fuels reduction activities, on Federal land, 9 or on adjacent non-Federal land for activities that benefit 10 resources on Federal land: Provided further, That notwith-11 standing requirements of the Competition in Contracting Act, the Secretary, for purposes of hazardous fuels reduction 12 13 activities, may obtain maximum practicable competition 14 among: (A) local private, nonprofit, or cooperative entities; 15 (B) Youth Conservation Corps crews or related partnerships with state, local, or non-profit youth groups; (C) small or 16 17 micro-businesses; or (D) other entities that will hire or 18 train locally a significant percentage, defined as 50 percent 19 or more, of the project workforce to complete such contracts: 20 Provided further, That in implementing this section, the 21 Secretary shall develop written guidance to field units to 22 ensure accountability and consistent application of the au-23 thorities provided herein: Provided further, That funds ap-24 propriated under this head may be used to reimburse the United States Fish and Wildlife Service and the National 25

Marine Fisheries Service for the costs of carrying out their 1 2 responsibilities under the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.) to consult and conference, as re-3 4 quired by section 7 of such Act in connection with wildland fire management activities: Provided further, That the Sec-5 retary of the Interior may use wildland fire appropriations 6 to enter into non-competitive sole source leases of real prop-7 8 erty with local governments, at or below fair market value, 9 to construct capitalized improvements for fire facilities on 10 such leased properties, including but not limited to fire guard stations, retardant stations, and other initial attack 11 12 and fire support facilities, and to make advance payments for any such lease or for construction activity associated 13 with the lease. 14

15 CENTRAL HAZARDOUS MATERIALS FUND

16 For necessary expenses of the Department of the Interior and any of its component offices and bureaus for the 17 remedial action, including associated activities, of haz-18 19 ardous waste substances, pollutants, or contaminants pursuant to the Comprehensive Environmental Response, Com-20 21 pensation, and Liability Act, as amended (42 U.S.C. 9601 22 et seq.), \$9,978,000, to remain available until expended: 23 Provided, That notwithstanding 31 U.S.C. 3302, sums re-24 covered from or paid by a party in advance of or as reim-25 bursement for remedial action or response activities con-

ducted by the Department pursuant to section 107 or 113(f)1 of such Act, shall be credited to this account, to be available 2 3 until expended without further appropriation: Provided 4 further, That such sums recovered from or paid by any party are not limited to monetary payments and may in-5 clude stocks, bonds or other personal or real property, which 6 7 may be retained, liquidated, or otherwise disposed of by the 8 Secretary and which shall be credited to this account.

CONSTRUCTION

9

10 For construction of buildings, recreation facilities,
11 roads, trails, and appurtenant facilities, \$12,476,000, to re12 main available until expended.

13 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, \$25,600,000, to be derived from the Land and
Water Conservation Fund and to remain available until
expended.

20 OREGON AND CALIFORNIA GRANT LANDS

21 For expenses necessary for management, protection, 22 and development of resources and for construction, oper-23 ation, and maintenance of access roads, reforestation, and 24 other improvements on the revested Oregon and California 25 Railroad grant lands, on other Federal lands in the Oregon

and California land-grant counties of Oregon, and on adja-1 2 cent rights-of-way; and acquisition of lands or interests therein, including existing connecting roads on or adjacent 3 4 to such grant lands; \$106,672,000, to remain available until expended: Provided, That 25 percent of the aggregate of all 5 receipts during the current fiscal year from the revested Or-6 7 egon and California Railroad grant lands is hereby made 8 a charge against the Oregon and California land-grant 9 fund and shall be transferred to the General Fund in the 10 Treasury in accordance with the second paragraph of sub-11 section (b) of title II of the Act of August 28, 1937 (50 Stat. 12 876).

13 FOREST ECOSYSTEMS HEALTH AND RECOVERY FUND

14 (REVOLVING FUND, SPECIAL ACCOUNT)

In addition to the purposes authorized in Public Law 15 102–381, funds made available in the Forest Ecosystem 16 Health and Recovery Fund can be used for the purpose of 17 planning, preparing, implementing and monitoring salvage 18 19 timber sales and forest ecosystem health and recovery activi-20 ties, such as release from competing vegetation and density 21 control treatments. The Federal share of receipts (defined 22 as the portion of salvage timber receipts not paid to the 23 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

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

1 Law 93–153, to remain available until expended: Provided, 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 settlement, if not appropriate for refund pursuant to section 6 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

4 Appropriations for the Bureau of Land Management 5 shall be available for purchase, erection, and dismantlement of temporary structures, and alteration and maintenance 6 7 of necessary buildings and appurtenant facilities to which 8 the United States has title; up to \$100,000 for payments, 9 at the discretion of the Secretary, for information or evidence concerning violations of laws administered by the Bu-10 11 reau; miscellaneous and emergency expenses of enforcement 12 activities authorized or approved by the Secretary and to be accounted for solely on her certificate, not to exceed 13 \$10,000: Provided. That notwithstanding 44 U.S.C. 501, 14 15 the Bureau may, under cooperative cost-sharing and partnership arrangements authorized by law, procure printing 16 17 services from cooperators in connection with jointly pro-18 duced publications for which the cooperators share the cost 19 of printing either in cash or in services, and the Bureau determines the cooperator is capable of meeting accepted 20 21 quality standards: Provided further, That section 28 of title 22 30, United States Code, is amended: (1) in section 28f(a), 23 by striking "for years 2002 through 2003" and inserting in lieu thereof "for years 2004 through 2008"; and (2) in 24 section 28g, by striking "and before September 30, 2003" 25

and inserting in lieu thereof "and before September 30,
 2008".

3 UNITED STATES FISH AND WILDLIFE SERVICE 4 RESOURCE MANAGEMENT

5 For necessary expenses of the United States Fish and Wildlife Service, as authorized by law, and for scientific 6 7 and economic studies, maintenance of the herd of long-8 horned cattle on the Wichita Mountains Wildlife Refuge, 9 general administration, and for the performance of other authorized functions related to such resources by direct ex-10 penditure, contracts, grants, cooperative agreements and re-11 12 imbursable agreements with public and private entities, \$942,244,000, to remain available until September 30, 13 2005, of which \$1,000,000 may be available for the Wildlife 14 15 Enhancement and Economic Development Program in Starkville, Mississippi: Provided, That \$2,000,000 is for 16 high priority projects, which shall be carried out by the 17 18 Youth Conservation Corps: Provided further, That not to exceed \$12,286,000 shall be used for implementing sub-19 sections (a), (b), (c), and (e) of section 4 of the Endangered 20 21 Species Act, as amended, for species that are indigenous to 22 the United States (except for processing petitions, devel-23 oping and issuing proposed and final regulations, and tak-24 ing any other steps to implement actions described in subsection (c)(2)(A), (c)(2)(B)(i), or (c)(2)(B)(ii)), of which not 25

to exceed \$8,900,000 shall be used for any activity regard-1 ing the designation of critical habitat, pursuant to sub-2 section (a)(3), excluding litigation support, for species al-3 4 ready listed pursuant to subsection (a)(1) as of the date of enactment of this Act: Provided further, That of the 5 amount available for law enforcement, up to \$400,000 to 6 remain available until expended, may at the discretion of 7 8 the Secretary be used for payment for information, rewards, 9 or evidence concerning violations of laws administered by the Service, and miscellaneous and emergency expenses of 10 11 enforcement activity, authorized or approved by the Sec-12 retary and to be accounted for solely on her certificate: Provided further, That of the amount provided for environ-13 mental contaminants, up to \$1,000,000 may remain avail-14 15 able until expended for contaminant sample analyses.

16

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; \$53,285,000, to remain available until expended.

23

LAND ACQUISITION

24 For expenses necessary to carry out the Land and
25 Water Conservation Fund Act of 1965, as amended (16)

1 U.S.C. 460l-4 through 11), including administrative expenses, and for acquisition of land or waters, or interest 2 3 therein, in accordance with statutory authority applicable 4 to the United States Fish and Wildlife Service, \$64,689,000, to be derived from the Land and Water Conservation Fund 5 and to remain available until expended: Provided, That 6 7 none of the funds appropriated for specific land acquisition 8 projects can be used to pay for any administrative over-9 head, planning or other management costs.

10 LANDOWNER INCENTIVE PROGRAM

11 For expenses necessary to carry out the Land and 12 Water Conservation Fund Act of 1965, as amended (16) 13 U.S.C. 460l-4 through 11), including administrative expenses, and for private conservation efforts to be carried out 14 15 on private lands, \$40,000,000, to be derived from the Land and Water Conservation Fund, to remain available until 16 17 expended: Provided, That the amount provided herein is for a Landowner Incentive Program established by the Sec-18 retary that provides matching, competitively awarded 19 grants to States, the District of Columbia, Tribes, Puerto 20 21 Rico, Guam, the United States Virgin Islands, the Northern 22 Mariana Islands, and American Samoa, to establish or sup-23 plement existing landowner incentive programs that pro-24 vide technical and financial assistance, including habitat protection and restoration, to private landowners for the 25

protection and management of habitat to benefit federally
 listed, proposed, candidate or other at-risk species on pri vate lands.

4

STEWARDSHIP GRANTS

5 For expenses necessary to carry out the Land and Water Conservation Fund Act of 1965, as amended (16) 6 7 U.S.C. 460l-4 through 11), including administrative ex-8 penses, and for private conservation efforts to be carried out 9 on private lands, \$10,000,000, to be derived from the Land and Water Conservation Fund, to remain available until 10 expended: Provided, That the amount provided herein is for 11 12 a Stewardship Grants Program established by the Secretary 13 to provide grants and other assistance to individuals and groups engaged in private conservation efforts that benefit 14 15 federally listed, proposed, candidate, or other at-risk species. 16 **COOPERATIVE ENDANGERED SPECIES CONSERVATION FUND** 17 For expenses necessary to carry out section 6 of the Endangered Species Act of 1973 (16 U.S.C. 1531–1543), 18 as amended, \$86,614,000, of which \$36,614,000 is to be de-19 rived from the Cooperative Endangered Species Conserva-20 21 tion Fund and \$50,000,000 is to be derived from the Land 22 and Water Conservation Fund, to remain available until 23 expended.

1	NATIONAL WILDLIFE REFUGE FUND
2	For expenses necessary to implement the Act of October
3	17, 1978 (16 U.S.C. 715s), \$14,414,000.
4	NORTH AMERICAN WETLANDS CONSERVATION FUND
5	For expenses necessary to carry out the provisions of
6	the North American Wetlands Conservation Act, Public
7	Law 101–233, as amended, \$42,982,000, to remain avail-
8	able until expended.
9	NEOTROPICAL MIGRATORY BIRD CONSERVATION
10	For financial assistance for projects to promote the
11	conservation of neotropical migratory birds in accordance
12	with the Neotropical Migratory Bird Conservation Act,
13	Public Law 106-247 (16 U.S.C. 6101-6109), \$3,000,000,
14	to remain available until expended.
15	MULTINATIONAL SPECIES CONSERVATION FUND
16	For expenses necessary to carry out the African Ele-
17	phant Conservation Act (16 U.S.C. 4201–4203, 4211–4213,
18	4221–4225, 4241–4245, and 1538), the Asian Elephant
19	Conservation Act of 1997 (Public Law 105–96; 16 U.S.C.
20	4261–4266), the Rhinoceros and Tiger Conservation Act of
21	1994 (16 U.S.C. 5301–5306), and the Great Ape Conserva-
22	tion Act of 2000 (16 U.S.C. 6301), \$6,000,000, to remain
23	available until expended.

1

STATE AND TRIBAL WILDLIFE GRANTS

2 For wildlife conservation grants to States and to the 3 District of Columbia, Puerto Rico, Guam, the United States 4 Virgin Islands, the Northern Mariana Islands, American 5 Samoa, and federally recognized Indian tribes under the provisions of the Fish and Wildlife Act of 1956 and the 6 7 Fish and Wildlife Coordination Act, for the development 8 and implementation of programs for the benefit of wildlife 9 and their habitat, including species that are not hunted or 10 fished, \$75,000,000 to be derived from the Land and Water Conservation Fund, and to remain available until ex-11 12 pended: Provided, That of the amount provided herein, 13 \$5,000,000 is for a competitive grant program for Indian tribes not subject to the remaining provisions of this appro-14 15 priation: Provided further, That the Secretary shall, after deducting said \$5,000,000 and administrative expenses, ap-16 17 portion the amount provided herein in the following man-18 ner: (A) to the District of Columbia and to the Common-19 wealth of Puerto Rico, each a sum equal to not more than one-half of 1 percent thereof; and (B) to Guam, American 20 21 Samoa, the United States Virgin Islands, and the Common-22 wealth of the Northern Mariana Islands, each a sum equal 23 to not more than one-fourth of 1 percent thereof: Provided 24 further, That the Secretary shall apportion the remaining amount in the following manner: (A) one-third of which 25

is based on the ratio to which the land area of such State 1 2 bears to the total land area of all such States; and (B) two-3 thirds of which is based on the ratio to which the population 4 of such State bears to the total population of all such States: Provided further, That the amounts apportioned under this 5 paragraph shall be adjusted equitably so that no State shall 6 7 be apportioned a sum which is less than 1 percent of the 8 amount available for apportionment under this paragraph 9 for any fiscal year or more than 5 percent of such amount: 10 Provided further, That the Federal share of planning grants shall not exceed 75 percent of the total costs of such projects 11 12 and the Federal share of implementation grants shall not 13 exceed 50 percent of the total costs of such projects: Provided further, That the non-Federal share of such projects may 14 15 not be derived from Federal grant programs: Provided further, That no State, territory, or other jurisdiction shall re-16 17 ceive a grant unless it has developed, or committed to de-18 velop by October 1, 2005, a comprehensive wildlife conservation plan, consistent with criteria established by the Sec-19 20 retary of the Interior, that considers the broad range of the 21 State, territory, or other jurisdiction's wildlife and associ-22 ated habitats, with appropriate priority placed on those 23 species with the greatest conservation need and taking into 24 consideration the relative level of funding available for the 25 conservation of those species: Provided further, That any

amount apportioned in 2004 to any State, territory, or 1 2 other jurisdiction that remains unobligated as of September 3 30, 2005, shall be reapportioned, together with funds appro-4 priated in 2006, in the manner provided herein: Provided further, That balances from amounts previously appro-5 priated under the heading "State Wildlife Grants" shall be 6 7 transferred to and merged with this appropriation and 8 shall remain available until expended: Provided further, 9 That up to 10 percent of the funds received by any State 10 under this heading may be used for wildlife conservation 11 education and outreach efforts that contribute significantly to the conservation of wildlife species or wildlife habitat. 12 13 ADMINISTRATIVE PROVISIONS

14 Appropriations and funds available to the United 15 States Fish and Wildlife Service shall be available for purchase of not to exceed 157 passenger motor vehicles, of which 16 17 142 are for replacement only (including 33 for police-type 18 use); repair of damage to public roads within and adjacent to reservation areas caused by operations of the Service; op-19 tions for the purchase of land at not to exceed \$1 for each 20 21 option; facilities incident to such public recreational uses 22 on conservation areas as are consistent with their primary 23 purpose; and the maintenance and improvement of aquaria, 24 buildings, and other facilities under the jurisdiction of the 25 Service and to which the United States has title, and which

are used pursuant to law in connection with management, 1 2 and investigation of fish and wildlife resources: Provided, That notwithstanding 44 U.S.C. 501, the Service may, 3 4 under cooperative cost sharing and partnership arrangements authorized by law, procure printing services from co-5 operators in connection with jointly produced publications 6 for which the cooperators share at least one-half the cost 7 8 of printing either in cash or services and the Service deter-9 mines the cooperator is capable of meeting accepted quality 10 standards: Provided further, That the Service may accept 11 donated aircraft as replacements for existing aircraft: Pro-12 vided further, That notwithstanding any other provision of law, the Secretary of the Interior may not spend any of 13 the funds appropriated in this Act for the purchase of lands 14 15 or interests in lands to be used in the establishment of any new unit of the National Wildlife Refuge System unless the 16 purchase is approved in advance by the House and Senate 17 18 Committees on Appropriations in compliance with the re-19 programming procedures contained in Senate Report 105– 20 56.

- 21 NATIONAL PARK SERVICE
 22 OPERATION OF THE NATIONAL PARK SYSTEM
 23 For expenses necessary for the management, operation,
 24 and maintenance of areas and facilities administered by
- 25 the National Park Service (including special road mainte-

nance service to trucking permittees on a reimbursable basis), and for the general administration of the National Park Service, \$1,636,299,000, of which, in accordance with the cooperative agreement entered into between the National Park Service and the Oklahoma City National Memorial Trust and numbered 1443CA125002001, \$600,000 may be available for activities of the National Park Service at the Oklahoma City National Memorial and \$1,600,000 may be available to the Oklahoma City National Memorial Trust,

10 of which \$10,887,000 is for planning and interagency coordination in support of Everglades restoration and shall 11 12 remain available until expended; of which \$96,480,000, to 13 remain available until September 30, 2005, is for maintenance, repair or rehabilitation projects for constructed as-14 15 sets, operation of the National Park Service automated facility management software system, and comprehensive fa-16 17 cility condition assessments; and of which \$2,000,000 is for 18 the Youth Conservation Corps for high priority projects: Provided further, That the only funds in this account which 19 may be made available to support United States Park Po-20 21 lice are those funds approved for emergency law and order 22 incidents pursuant to established National Park Service 23 procedures, those funds needed to maintain and repair 24 United States Park Police administrative facilities, and 25 those funds necessary to reimburse the United States Park

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Police account for the unbudgeted overtime and travel costs 1 associated with special events for an amount not to exceed 2 3 \$10,000 per event subject to the review and concurrence of 4 the Washington headquarters office. 5 UNITED STATES PARK POLICE 6 For expenses necessary to carry out the programs of 7 the United States Park Police, \$78,349,000. 8 NATIONAL RECREATION AND PRESERVATION 9 For expenses necessary to carry out recreation pro-10 grams, natural programs, cultural programs, heritage partnership programs, environmental compliance and review, 11 international park affairs, statutory or contractual aid for 12 other activities, and grant administration, not otherwise 13 provided for, \$60,154,000, of which \$175,000 may be avail-14 15 able for activities to commemorate the Louisiana Purchase at the Jean Lafitte National Historical Park and Preserve 16 in the State of Louisiana. 17

18 URBAN PARK AND RECREATION FUND

19 For expenses necessary to carry out the provisions of
20 the Urban Park and Recreation Recovery Act of 1978 (16
21 U.S.C. 2501 et seq.), \$305,000, to remain available until
22 expended.

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

HISTORIC PRESERVATION FUND

23

the Omnibus Parks and Public Lands Management Act of 1 1996 (Public Law 104-333), \$75,750,000, to be derived 2 from the Historic Preservation Fund, to remain available 3 4 until September 30, 2005: Provided, That, of the amount 5 provided herein, \$500,000, to remain available until expended, is for a grant for the perpetual care and mainte-6 7 nance of National Trust Historic Sites, as authorized under 8 16 U.S.C. 470a(e)(2), to be made available in full upon 9 signing of a grant agreement: Provided further, That, not-10 withstanding any other provision of law, these funds shall be available for investment with the proceeds to be used for 11 the same purpose as set out herein: Provided further, That 12 13 of the total amount provided, \$32,000,000 shall be for Save America's Treasures for priority preservation projects, of 14 15 nationally significant sites, structures, and artifacts: Provided further, That any individual Save America's Treas-16 ures grant shall be matched by non-Federal funds: Provided 17 further, That individual projects shall only be eligible for 18 one grant, and all projects to be funded shall be approved 19 by the House and Senate Committees on Appropriations 20 21 and the Secretary of the Interior in consultation with the 22 President's Committee on the Arts and Humanities prior 23 to the commitment of grant funds: Provided further, That 24 Save America's Treasures funds allocated for Federal

CONSTRUCTION

3

4 For construction, improvements, repair or replacement of physical facilities, including the modifications authorized 5 by section 104 of the Everglades National Park Protection 6 7 and Expansion Act of 1989, \$342,131,000, to remain avail-8 able until expended, of which \$300,000 for the L.Q.C. Lamar House National Historic Landmark and \$375,000 9 for the Sun Watch National Historic Landmark shall be 10 derived from the Historic Preservation Fund pursuant to 11 16 U.S.C. 470a and of which \$600,000 shall be available 12 13 for the planning and design of the Mesa Verde Cultural Center in the State of Colorado, and of which \$50,000 shall 14 15 be available for the construction of a statue of Harry S Truman in Union Station in Kansas City, Missouri, and of 16 which \$4,289,000 shall be available for the construction of 17 a security fence for the Jefferson National Expansion Me-18 morial in the State of Missouri: Provided, That none of the 19 funds in this or any other Act, may be used to pay the 20 21 salaries and expenses of more than 160 Full Time Equiva-22 lent personnel working for the National Park Service's Den-23 ver Service Center funded under the construction program 24 management and operations activity: Provided further, 25 That none of the funds provided in this or any other Act

may be used to pre-design, plan, or construct any new facil-1 2 ity (including visitor centers, curatorial facilities, adminis-3 trative buildings), for which appropriations have not been 4 specifically provided if the net construction cost of such facility is in excess of \$5,000,000, without prior approval of 5 the House and Senate Committees on Appropriations: Pro-6 7 vided further, That none of the funds provided in this or 8 any other Act may be used for planning, design, or con-9 struction of any underground security screening or visitor 10 contact facility at the Washington Monument until such fa-11 cility has been approved in writing by the House and Sen-12 ate Committees on Appropriations: Provided further, That 13 this restriction applies to all funds available to the National Park Service, including partnership and fee demonstration 14 15 projects.

16 LAND AND WATER CONSERVATION FUND
17 (RESCISSION)
18 The contract authority provided for fiscal year 2004
19 by 16 U.S.C. 4601–10a is rescinded.
20 LAND ACQUISITION AND STATE ASSISTANCE

For expenses necessary to carry out the Land and
Water Conservation Act of 1965, as amended (16 U.S.C.
460l-4 through 11), including administrative expenses, and
for acquisition of lands or waters, or interest therein, in
accordance with the statutory authority applicable to the

National Park Service, \$158,473,000, to be derived from the
 Land and Water Conservation Fund and to remain avail able until expended, of which \$104,000,000 is for the State
 assistance program including not to exceed \$4,000,000 for
 the administration of this program: Provided, That none
 of the funds provided for the State assistance program may
 be used to establish a contingency fund.

8 ADMINISTRATIVE PROVISIONS

9 Appropriations for the National Park Service shall be 10 available for the purchase of not to exceed 249 passenger motor vehicles, of which 202 shall be for replacement only, 11 12 including not to exceed 193 for police-type use, 10 buses, and 8 ambulances: Provided, That none of the funds appro-13 priated to the National Park Service may be used to process 14 15 any grant or contract documents which do not include the text of 18 U.S.C. 1913: Provided further, That none of the 16 funds appropriated to the National Park Service may be 17 used to implement an agreement for the redevelopment of 18 the southern end of Ellis Island until such agreement has 19 been submitted to the Congress and shall not be imple-20 21 mented prior to the expiration of 30 calendar days (not 22 including any day in which either House of Congress is 23 not in session because of adjournment of more than 3 cal-24 endar days to a day certain) from the receipt by the Speaker of the House of Representatives and the President of the 25

Senate of a full and comprehensive report on the develop ment of the southern end of Ellis Island, including the facts
 and circumstances relied upon in support of the proposed
 project: Provided further, That the National Park Service
 may make a grant of not to exceed \$70,000 for the construc tion of a memorial in Cadillac, Michigan in honor of Kris
 Eggle.

8 None of the funds in this Act may be spent by the Na9 tional Park Service for activities taken in direct response
10 to the United Nations Biodiversity Convention.

11 The National Park Service may distribute to operating 12 units based on the safety record of each unit the costs of 13 programs designed to improve workplace and employee safe-14 ty, and to encourage employees receiving workers' com-15 pensation benefits pursuant to chapter 81 of title 5, United 16 States Code, to return to appropriate positions for which 17 they are medically able.

Notwithstanding any other provision of law, in fiscal year 2004, with respect to the administration of the National Park Service park pass program by the National Park Foundation, the Secretary may obligate to the Foundation administrative funds expected to be received in that fiscal year before the revenues are collected, so long as total obligations in the administrative account do not exceed total revenue collected and deposited in that account by the
 end of the fiscal year.

3 UNITED STATES GEOLOGICAL SURVEY
 4 SURVEYS, INVESTIGATIONS, AND RESEARCH

5 For expenses necessary for the United States Geological Survey to perform surveys, investigations, and research cov-6 7 ering topography, geology, hydrology, biology, and the min-8 eral and water resources of the United States, its territories 9 and possessions, and other areas as authorized by 43 U.S.C. 10 31, 1332, and 1340; classify lands as to their mineral and 11 water resources; give engineering supervision to power per-12 mittees and Federal Energy Regulatory Commission licensees; administer the minerals exploration program (30 13 14 U.S.C. 641); and publish and disseminate data relative to 15 the foregoing activities; and to conduct inquiries into the economic conditions affecting mining and materials proc-16 17 essing industries (30 U.S.C. 3, 21a, and 1603; 50 U.S.C. 18 98q(1)) and related purposes as authorized by law and to publish and disseminate data; \$928,864,000, of which 19 20 \$64,630,000 shall be available only for cooperation with 21 States or municipalities for water resources investigations; 22 and of which \$15,499,000 shall remain available until ex-23 pended for conducting inquiries into the economic condi-24 tions affecting mining and materials processing industries; and of which \$250,000 may be available to improve seismic 25

monitoring and hazard assessment in the Jackson Hole-Yel-1 2 lowstone area of Wyoming; and of which \$8,000,000 shall 3 remain available until expended for satellite operations; 4 and of which \$23,230,000 shall be available until September 5 30, 2005, for the operation and maintenance of facilities and deferred maintenance; of which \$169,580,000 shall be 6 7 available until September 30, 2005, for the biological re-8 search activity and the operation of the Cooperative Re-9 search Units: Provided, That none of these funds provided 10 for the biological research activity shall be used to conduct new surveys on private property, unless specifically author-11 12 ized in writing by the property owner: Provided further, 13 That no part of this appropriation shall be used to pay 14 more than one-half the cost of topographic mapping or 15 water resources data collection and investigations carried on in cooperation with States and municipalities. 16

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ADMINISTRATIVE PROVISIONS

18 The amount appropriated for the United States Geological Survey shall be available for the purchase of not to 19 exceed 53 passenger motor vehicles, of which 48 are for re-20 21 placement only; reimbursement to the General Services Ad-22 ministration for security quard services; contracting for the 23 furnishing of topographic maps and for the making of geo-24 physical or other specialized surveys when it is administra-25 tively determined that such procedures are in the public in-

1 terest; construction and maintenance of necessary buildings 2 and appurtement facilities; acquisition of lands for gauging stations and observation wells; expenses of the United States 3 4 National Committee on Geology; and payment of compensa-5 tion and expenses of persons on the rolls of the Survey duly 6 appointed to represent the United States in the negotiation 7 and administration of interstate compacts: Provided, That 8 activities funded by appropriations herein made may be ac-9 complished through the use of contracts, grants, or cooperative agreements as defined in 31 U.S.C. 6302 et seq. 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; and 17 for matching grants or cooperative agreements; including 18 the purchase of not to exceed eight passenger motor vehicles 19 for replacement only, \$166,016,000, of which \$80,396,000 20 21 shall be available for royalty management activities; and 22 an amount not to exceed \$100,230,000, to be credited to this 23 appropriation and to remain available until expended, 24 from additions to receipts resulting from increases to rates 25 in effect on August 5, 1993, from rate increases to fee collec-

tions for Outer Continental Shelf administrative activities 1 2 performed by the Minerals Management Service (MMS) 3 over and above the rates in effect on September 30, 1993, 4 and from additional fees for Outer Continental Shelf ad-5 ministrative activities established after September 30, 1993: Provided, That to the extent \$100,230,000 in additions to 6 7 receipts are not realized from the sources of receipts stated 8 above, the amount needed to reach \$100,230,000 shall be 9 credited to this appropriation from receipts resulting from rental rates for Outer Continental Shelf leases in effect be-10 fore August 5, 1993: Provided further, That \$3,000,000 for 11 computer acquisitions shall remain available until Sep-12 13 tember 30, 2005: Provided further, That funds appropriated under this Act shall be available for the payment of interest 14 15 in accordance with 30 U.S.C. 1721(b) and (d): Provided further, That not to exceed \$3,000 shall be available for rea-16 sonable expenses related to promoting volunteer beach and 17 18 marine cleanup activities: Provided further, That notwithstanding any other provision of law, \$15,000 under this 19 heading shall be available for refunds of overpayments in 20 21 connection with certain Indian leases in which the Director 22 of MMS concurred with the claimed refund due, to pay 23 amounts owed to Indian allottees or tribes, or to correct 24 prior unrecoverable erroneous payments: Provided further, 25 That MMS may under the royalty-in-kind pilot program,

or under its authority to transfer oil to the Strategic Petro-1 leum Reserve, use a portion of the revenues from royalty-2 3 in-kind sales, without regard to fiscal year limitation, to 4 pay for transportation to wholesale market centers or up-5 stream pooling points, and to process or otherwise dispose of royalty production taken in kind, and to recover MMS 6 7 transportation costs, salaries, and other administrative 8 costs directly related to filling the Strategic Petroleum Re-9 serve: Provided further, That MMS shall analyze and docu-10 ment the expected return in advance of any royalty-in-kind 11 sales to assure to the maximum extent practicable that roy-12 alty income under the pilot program is equal to or greater 13 than royalty income recognized under a comparable royalty-in-value program. 14

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OIL SPILL RESEARCH

16 For necessary expenses to carry out title I, section
17 1016, title IV, sections 4202 and 4303, title VII, and title
18 VIII, section 8201 of the Oil Pollution Act of 1990,
19 \$7,105,000, which shall be derived from the Oil Spill Liabil20 ity Trust Fund, to remain available until expended.

21 Office of Surface Mining Reclamation and
 22 Enforcement

REGULATION AND TECHNOLOGY

For necessary expenses to carry out the provisions of
the Surface Mining Control and Reclamation Act of 1977,

Public Law 95–87, as amended, including the purchase of 1 not to exceed 10 passenger motor vehicles, for replacement 2 3 only; \$106,424,000: Provided, That the Secretary of the Interior, pursuant to regulations, may use directly or through 4 5 grants to States, moneys collected in fiscal year 2004 for civil penalties assessed under section 518 of the Surface 6 7 Mining Control and Reclamation Act of 1977 (30 U.S.C. 8 1268), to reclaim lands adversely affected by coal mining 9 practices after August 3, 1977, to remain available until 10 expended: Provided further, That appropriations for the Office of Surface Mining Reclamation and Enforcement may 11 provide for the travel and per diem expenses of State and 12 tribal personnel attending Office of Surface Mining Rec-13 lamation and Enforcement sponsored training. 14

15 ABANDONED MINE RECLAMATION FUND

16 For necessary expenses to carry out title IV of the Surface Mining Control and Reclamation Act of 1977, Public 17 18 Law 95–87, as amended, including the purchase of not more than 10 passenger motor vehicles for replacement only, 19 20 \$190,893,000, to be derived from receipts of the Abandoned 21 Mine Reclamation Fund and to remain available until ex-22 pended; of which up to \$10,000,000, to be derived from the 23 Federal Expenses Share of the Fund, shall be for supple-24 mental grants to States for the reclamation of abandoned 25 sites with acid mine rock drainage from coal mines, and

for associated activities, through the Appalachian Clean 1 Streams Initiative: Provided, That grants to minimum pro-2 3 gram States will be \$1,500,000 per State in fiscal year 4 2004: Provided further, That pursuant to Public Law 97-5 365, the Department of the Interior is authorized to use up to 20 percent from the recovery of the delinquent debt owed 6 7 to the United States Government to pay for contracts to 8 collect these debts: Provided further, That funds made avail-9 able under title IV of Public Law 95–87 may be used for 10 any required non-Federal share of the cost of projects funded by the Federal Government for the purpose of environ-11 12 mental restoration related to treatment or abatement of acid 13 mine drainage from abandoned mines: Provided further, 14 That such projects must be consistent with the purposes and 15 priorities of the Surface Mining Control and Reclamation Act: Provided further, That the State of Maryland may set 16 aside the greater of \$1,000,000 or 10 percent of the total 17 of the grants made available to the State under title IV of 18 the Surface Mining Control and Reclamation Act of 1977, 19 as amended (30 U.S.C. 1231 et seq.), if the amount set aside 20 21 is deposited in an acid mine drainage abatement and treat-22 ment fund established under a State law, pursuant to which 23 law the amount (together with all interest earned on the 24 amount) is expended by the State to undertake acid mine 25 drainage abatement and treatment projects, except that before any amounts greater than 10 percent of its title IV
 grants are deposited in an acid mine drainage abatement
 and treatment fund, the State of Maryland must first com plete all Surface Mining Control and Reclamation Act pri ority one projects.

BUREAU OF INDIAN AFFAIRS OPERATION OF INDIAN PROGRAMS

8 For expenses necessary for the operation of Indian pro-9 grams, as authorized by law, including the Snyder Act of 10 November 2, 1921 (25 U.S.C. 13), the Indian Self-Determination and Education Assistance Act of 1975 (25 U.S.C. 11 12 450 et seq.), as amended, the Education Amendments of 13 1978 (25 U.S.C. 2001–2019), and the Tribally Controlled Schools Act of 1988 (25 U.S.C. 2501 et seq.), as amended, 14 15 \$1,912,178,000, to remain available until September 30, 2005 except as otherwise provided herein, of which not to 16 exceed \$87,925,000 shall be for welfare assistance payments 17 and notwithstanding any other provision of law, including 18 but not limited to the Indian Self-Determination Act of 19 1975, as amended, not to exceed \$135,315,000 shall be 20 21 available for payments to tribes and tribal organizations 22 for contract support costs associated with ongoing contracts. 23 grants, compacts, or annual funding agreements entered 24 into with the Bureau prior to or during fiscal year 2004, 25 as authorized by such Act, except that tribes and tribal or-

1 ganizations may use their tribal priority allocations for unmet indirect costs of ongoing contracts, grants, or com-2 3 pacts, or annual funding agreements and for unmet welfare 4 assistance costs; and of which not to exceed \$458,524,000 5 for school operations costs of Bureau-funded schools and other education programs shall become available on July 6 7 1, 2004, and shall remain available until September 30, 8 2005; and of which not to exceed \$55,766,000 shall remain 9 available until expended for housing improvement, road 10 maintenance, attorney fees, litigation support, the Indian 11 Self-Determination Fund, land records improvement, and 12 the Navajo-Hopi Settlement Program: Provided, That not-13 withstanding any other provision of law, including but not 14 limited to the Indian Self-Determination Act of 1975, as 15 amended, and 25 U.S.C. 2008, not to exceed \$46,182,000 within and only from such amounts made available for 16 17 school operations shall be available to tribes and tribal or-18 ganizations for administrative cost grants associated with 19 ongoing grants entered into with the Bureau prior to or during fiscal year 2003 for the operation of Bureau-funded 20 21 schools, and up to \$3,000,000 within and only from such 22 amounts made available for school operations shall be avail-23 able for the transitional costs of initial administrative cost 24 grants to tribes and tribal organizations that enter into grants for the operation on or after July 1, 2004 of Bureau-25

operated schools: Provided further, That any forestry funds 1 2 allocated to a tribe which remain unobligated as of Sep-3 tember 30, 2005, may be transferred during fiscal year 2006 4 to an Indian forest land assistance account established for 5 the benefit of such tribe within the tribe's trust fund account: Provided further, That any such unobligated bal-6 ances not so transferred shall expire on September 30, 2006: 7 8 Provided further, That \$48,115,000 shall be for operating 9 grants for Tribally Controlled Community Colleges, and \$34,710,000 shall be for Information Resources Technology. 10 11 CONSTRUCTION

12 For construction, repair, improvement, and mainte-13 nance of irrigation and power systems, buildings, utilities, and other facilities, including architectural and engineering 14 15 services by contract; acquisition of lands, and interests in lands; and preparation of lands for farming, and for con-16 struction of the Navajo Indian Irrigation Project pursuant 17 18 to Public Law 87-483, \$351,154,000, to remain available 19 until expended: Provided, That such amounts as may be available for the construction of the Navajo Indian Irriga-20 21 tion Project may be transferred to the Bureau of Reclama-22 tion: Provided further, That not to exceed 6 percent of con-23 tract authority available to the Bureau of Indian Affairs 24 from the Federal Highway Trust Fund may be used to cover the road program management costs of the Bureau: Pro-25

vided further, That any funds provided for the Safety of 1 Dams program pursuant to 25 U.S.C. 13 shall be made 2 3 available on a nonreimbursable basis: Provided further, 4 That for fiscal year 2004, in implementing new construc-5 tion or facilities improvement and repair project grants in excess of \$100,000 that are provided to tribally controlled 6 7 grant schools under Public Law 100–297, as amended, the 8 Secretary of the Interior shall use the Administrative and 9 Audit Requirements and Cost Principles for Assistance Pro-10 grams contained in 43 CFR part 12 as the regulatory requirements: Provided further, That such grants shall not 11 be subject to section 12.61 of 43 CFR; the Secretary and 12 13 the grantee shall negotiate and determine a schedule of payments for the work to be performed: Provided further, That 14 15 in considering applications, the Secretary shall consider whether the Indian tribe or tribal organization would be 16 deficient in assuring that the construction projects conform 17 to applicable building standards and codes and Federal, 18 tribal, or State health and safety standards as required by 19 25 U.S.C. 2005(a), with respect to organizational and fi-20 21 nancial management capabilities: Provided further, That if 22 the Secretary declines an application, the Secretary shall 23 follow the requirements contained in 25 U.S.C. 2505(f): 24 Provided further, That any disputes between the Secretary

and any grantee concerning a grant shall be subject to the
 disputes provision in 25 U.S.C. 2508(e).

3 INDIAN LAND AND WATER CLAIM SETTLEMENTS AND
 4 MISCELLANEOUS PAYMENTS TO INDIANS

5 For miscellaneous payments to Indian tribes and indiand for necessary administrative expenses, 6 viduals 7 \$50,583,000, to remain available until expended: of which 8 \$31,766,000 shall be available for implementation of en-9 acted Indian land and water claim settlements pursuant 10 to Public Laws 101-618, 107-331, and 102-575, and for implementation of other enacted water rights settlements; 11 12 and of which \$18,817,000 shall be available pursuant to 13 Public Laws 99–264, 100–580, 106–425, and 106–554.

14 INDIAN GUARANTEED LOAN PROGRAM ACCOUNT

15 For the cost of guaranteed and insured loans, \$5,797,000, as authorized by the Indian Financing Act of 16 1974, as amended: Provided, That such costs, including the 17 cost of modifying such loans, shall be as defined in section 18 502 of the Congressional Budget Act of 1974: Provided fur-19 ther. That these funds are available to subsidize total loan 20 21 principal, any part of which is to be guaranteed, not to 22 exceed \$94,568,000.

In addition, for administrative expenses to carry out
the guaranteed and insured loan programs, \$700,000.

1

ADMINISTRATIVE PROVISIONS

2 The Bureau of Indian Affairs may carry out the oper3 ation of Indian programs by direct expenditure, contracts,
4 cooperative agreements, compacts and grants, either di5 rectly or in cooperation with States and other organiza6 tions.

Notwithstanding 25 U.S.C. 15, the Bureau of Indian
Affairs may contract for services in support of the manage9 ment, operation, and maintenance of the Power Division
10 of the San Carlos Irrigation Project.

11 Appropriations for the Bureau of Indian Affairs (ex-12 cept the revolving fund for loans, the Indian loan guarantee and insurance fund, and the Indian Guaranteed Loan Pro-13 gram account) shall be available for expenses of exhibits, 14 15 and purchase of not to exceed 229 passenger motor vehicles, of which not to exceed 187 shall be for replacement only. 16 17 Notwithstanding any other provision of law, no funds available to the Bureau of Indian Affairs for central office 18 operations or pooled overhead general administration (ex-19 20 cept facilities operations and maintenance) shall be avail-21 able for tribal contracts, grants, compacts, or cooperative 22 agreements with the Bureau of Indian Affairs under the 23 provisions of the Indian Self-Determination Act or the 24 Tribal Self-Governance Act of 1994 (Public Law 103–413).

In the event any tribe returns appropriations made
 available by this Act to the Bureau of Indian Affairs for
 distribution to other tribes, 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.

8 Notwithstanding any other provision of law, no funds 9 available to the Bureau, other than the amounts provided 10 herein for assistance to public schools under 25 U.S.C. 452 11 et seq., shall be available to support the operation of any 12 elementary or secondary school in the State of Alaska.

13 Appropriations made available in this or any other Act for schools funded by the Bureau shall be available only 14 15 to the schools in the Bureau school system as of September 1, 1996. No funds available to the Bureau shall be used to 16 support expanded grades for any school or dormitory be-17 yond the grade structure in place or approved by the Sec-18 retary of the Interior at each school in the Bureau school 19 system as of October 1, 1995. Funds made available under 20 21 this Act may not be used to establish a charter school at 22 a Bureau-funded school (as that term is defined in section 23 1146 of the Education Amendments of 1978 (25 U.S.C. 24 2026)), except that a charter school that is in existence on 25 the date of the enactment of this Act and that has operated

at a Bureau-funded school before September 1, 1999, may 1 continue to operate during that period, but only if the char-2 3 ter school pays to the Bureau a pro rata share of funds 4 to reimburse the Bureau for the use of the real and personal property (including buses and vans), the funds of the char-5 ter school are kept separate and apart from Bureau funds, 6 7 and the Bureau does not assume any obligation for charter 8 school programs of the State in which the school is located 9 if the charter school loses such funding. Employees of Bureau-funded schools sharing a campus with a charter school 10 11 and performing functions related to the charter school's op-12 eration and employees of a charter school shall not be treated as Federal employees for purposes of chapter 171 of title 13 28. United States Code. 14

- 15 Departmental Offices
- 16 INSULAR AFFAIRS
- 17 Assistance to territories

18 For expenses necessary for assistance to territories under the jurisdiction of the Department of the Interior, 19 20 \$71,343,000, of which: (1) \$65,022,000 shall be available 21 until expended for technical assistance, including mainte-22 nance assistance, disaster assistance, insular management 23 controls, coral reef initiative activities, and brown tree 24 snake control and research; grants to the judiciary in Amer-25 ican Samoa for compensation and expenses, as authorized

1 by law (48 U.S.C. 1661(c)); grants to the Government of American Samoa, in addition to current local revenues, for 2 3 construction and support of governmental functions; grants 4 to the Government of the Virgin Islands as authorized by law; grants to the Government of Guam, as authorized by 5 law; and grants to the Government of the Northern Mariana 6 7 Islands as authorized by law (Public Law 94–241; 90 Stat. 8 272); and (2) \$6,321,000 shall be available for salaries and 9 expenses of the Office of Insular Affairs: Provided, That all financial transactions of the territorial and local govern-10 ments herein provided for, including such transactions of 11 12 all agencies or instrumentalities established or used by such 13 governments, may be audited by the General Accounting Office, at its discretion, in accordance with chapter 35 of title 14 15 31, United States Code: Provided further, That Northern Mariana Islands Covenant grant funding shall be provided 16 according to those terms of the Agreement of the Special 17 Representatives on Future United States Financial Assist-18 ance for the Northern Mariana Islands approved by Public 19 Law 104–134: Provided further, That of the amounts pro-20 21 vided for technical assistance, sufficient funding shall be 22 made available for a grant to the Close Up Foundation: 23 Provided further, That the funds for the program of oper-24 ations and maintenance improvement are appropriated to institutionalize routine operations and maintenance im-25

provement of capital infrastructure with territorial partici-1 pation and cost sharing to be determined by the Secretary 2 3 based on the grantee's commitment to timely maintenance 4 of its capital assets: Provided further, That any appropria-5 tion for disaster assistance under this heading in this Act or previous appropriations Acts may be used as non-Fed-6 7 eral matching funds for the purpose of hazard mitigation 8 grants provided pursuant to section 404 of the Robert T. 9 Stafford Disaster Relief and Emergency Assistance Act (42) U.S.C. 5170c).10

11

COMPACT OF FREE ASSOCIATION

12 For grants and necessary expenses, \$6,125,000, as pro-13 vided for in sections 221(a)(2), 221(b), and 233 of the Compact of Free Association for the Republic of Palau, section 14 15 103(h)(2) of the Compact of Free Association Act of 1985, and section 221(a)(2) of the Amended Compacts of Free As-16 sociation for the Federated States of Micronesia and the Re-17 public of the Marshall Islands, to remain available until 18 19 expended.

For grants and necessary expenses as provided for in sections 211, 212, 213, and 218 of the Amended Compact of Free Association for the Republic of the Marshall Islands and as provided for in sections 211, 212, and 217 of the Amended Compact of Free Association for the Federated States of Micronesia, all sums that are or may be required in this and subsequent years are appropriated, to remain
 available until expended, and shall be drawn from the
 Treasury, to become available for obligation only upon en actment of proposed legislation to approve the amended
 Compacts of Free Association as identified in the Presi dent's fiscal year 2004 budget.

7 For grants and necessary expenses, \$15,000,000, for 8 impact of the Compacts on certain U.S. areas in this and 9 subsequent years are appropriated, to remain available 10 until expended, and shall be drawn from the Treasury, to become available for obligation only upon enactment of pro-11 posed legislation to approve the amended Compacts of Free 12 13 Association as identified in the President's fiscal year 2004 budget: Provided, That for purposes of assistance as pro-14 15 vided pursuant to this appropriation, the effective dates of the amended Compacts of Free Association shall be October 16 17 1, 2003.

- 18 DEPARTMENTAL MANAGEMENT
- 19 SALARIES AND EXPENSES

For necessary expenses for management of the Department of the Interior, \$78,433,000, of which not to exceed \$8,500 may be for official reception and representation expenses, and of which up to \$1,000,000 shall be available for workers compensation payments and unemployment compensation payments associated with the orderly closure

of the United States Bureau of Mines: Provided, That of 1 this amount, sufficient funds may be available for the Sec-2 3 retary of the Interior, not later than 60 days after the last 4 day of the fiscal year, to submit to Congress a report on 5 the amount of acquisitions made by the Department of the Interior during such fiscal year of articles, materials, or 6 7 supplies that were manufactured outside the United States. 8 Such report shall separately indicate the dollar value of any 9 articles, materials, or supplies purchased by the Depart-10 ment of the Interior that were manufactured outside the 11 United States, an itemized list of all waivers under the Buy American Act (41 U.S.C. 10a et seq.) that were granted 12 13 with respect to such articles, materials, or supplies, and a summary of total procurement funds spent on goods manu-14 15 factured in the United States versus funds spent on goods manufactured outside of the United States. The Secretary 16 of the Interior shall make the report publicly available by 17 18 posting the report on an Internet website.

- 19 Of the unobligated balances in the Special Foreign
 20 Currency account, \$1,400,000 are hereby canceled.
- 21 WORKING CAPITAL FUND

For the acquisition of a departmental financial and
business management system, \$11,700,000, to remain available until expended: Provided, That from unobligated balances under this heading, \$11,700,000 are hereby canceled.

1	PAYMENTS IN LIEU OF TAXES
2	For expenses necessary to implement the Act of October
3	20, 1976, as amended (31 U.S.C. 6901–6907),
4	\$230,000,000, of which not to exceed \$400,000 shall be
5	available for administrative expenses: Provided, That no
6	payment shall be made to otherwise eligible units of local
7	government if the computed amount of the payment is less
8	than \$100.
9	Office of the Solicitor
10	SALARIES AND EXPENSES
11	For necessary expenses of the Office of the Solicitor,
12	\$50,179,000.
13	Office of Inspector General
14	SALARIES AND EXPENSES
15	For necessary expenses of the Office of Inspector Gen-
16	eral, \$37,474,000, of which \$3,812,000 shall be for procure-
17	ment by contract of independent auditing services to audit
18	the consolidated Department of the Interior annual finan-
19	cial statement and the annual financial statement of the
20	Department of the Interior bureaus and offices funded in
21	this Act.
22	Office of Special Trustee for American Indians
23	FEDERAL TRUST PROGRAMS
24	For operation of trust programs for Indians by direct
25	expenditure, contracts, cooperative agreements, compacts,

and grants, \$219,641,000, of which \$75,000,000 shall be 1 2 available for historical accounting, to remain available until expended: Provided, That funds for trust management 3 4 improvements and litigation support may, as needed, be transferred to or merged with the Bureau of Indian Affairs, 5 "Operation of Indian Programs" account; the Office of the 6 Solicitor, "Salaries and Expenses" account; and the De-7 8 partmental Management, "Salaries and Expenses" account: 9 Provided further, That funds made available to Tribes and 10 Tribal organizations through contracts or grants obligated during fiscal year 2004, as authorized by the Indian Self-11 12 Determination Act of 1975 (25 U.S.C. 450 et seq.), shall remain available until expended by the contractor or grant-13 14 ee: Provided further, That notwithstanding any other provi-15 sion of law, the statute of limitations shall not commence to run on any claim, including any claim in litigation 16 17 pending on the date of the enactment of this Act, concerning 18 losses to or mismanagement of trust funds, until the affected 19 tribe or individual Indian has been furnished with an accounting of such funds from which the beneficiary can de-20 21 termine whether there has been a loss: Provided further, 22 That notwithstanding any other provision of law, the Sec-23 retary shall not be required to provide a quarterly statement 24 of performance for any Indian trust account that has not 25 had activity for at least 18 months and has a balance of

\$1.00 or less: Provided further, That the Secretary shall 1 issue an annual account statement and maintain a record 2 3 of any such accounts and shall permit the balance in each 4 such account to be withdrawn upon the express written re-5 quest of the account holder: Provided further, That not to exceed \$50,000 is available for the Secretary to make pay-6 7 ments to correct administrative errors of either disburse-8 ments from or deposits to Individual Indian Money or 9 Tribal accounts after September 30, 2002: Provided further, 10 That erroneous payments that are recovered shall be cred-11 ited to and remain available in this account for this pur-12 pose.

13 INDIAN LAND CONSOLIDATION

14 For consolidation of fractional interests in Indian 15 lands and expenses associated with redetermining and re-16 distributing escheated interests in allotted lands, and for 17 necessary expenses to carry out the Indian Land Consolida-18 tion Act of 1983, as amended, by direct expenditure or coop-19 erative agreement, \$22,980,000, to remain available until 20 expended.

21 NATURAL RESOURCE DAMAGE ASSESSMENT AND
 22 RESTORATION
 23 NATURAL RESOURCE DAMAGE ASSESSMENT FUND
 24 To conduct natural resource damage assessment and
 25 restoration activities by the Department of the Interior nec-

essary to carry out the provisions of the Comprehensive En-1 2 vironmental Response, Compensation, and Liability Act, as 3 amended (42 U.S.C. 9601 et seq.), Federal Water Pollution 4 Control Act, as amended (33 U.S.C. 1251 et seq.), the Oil Pollution Act of 1990 (Public Law 101-380) (33 U.S.C. 5 2701 et seq.), and Public Law 101-337, as amended (16 6 U.S.C. 19jj et seq.), \$5,633,000, to remain available until 7 8 expended.

9

ADMINISTRATIVE PROVISIONS

10 There is hereby authorized for acquisition from avail-11 able resources within the Working Capital Fund, 15 aircraft, 10 of which shall be for replacement and which may 12 13 be obtained by donation, purchase or through available excess surplus property: Provided, That existing aircraft 14 15 being replaced may be sold, with proceeds derived or tradein value used to offset the purchase price for the replacement 16 aircraft: Provided further, That no programs funded with 17 appropriated funds in the "Departmental Management", 18 "Office of the Solicitor", and "Office of Inspector General" 19 may be augmented through the Working Capital Fund. 20

21 GENERAL PROVISIONS, DEPARTMENT OF THE
 22 INTERIOR

23 SEC. 101. Appropriations made in this title shall be
24 available for expenditure or transfer (within each bureau
25 or office), with the approval of the Secretary, for the emer-

gency reconstruction, replacement, or repair of aircraft, 1 buildings, utilities, or other facilities or equipment dam-2 aged or destroyed by fire, flood, storm, or other unavoidable 3 4 causes: Provided, That no funds shall be made available 5 under this authority until funds specifically made available to the Department of the Interior for emergencies shall have 6 7 been exhausted: Provided further, That all funds used pur-8 suant to this section are hereby designated by Congress to 9 be "emergency requirements" pursuant to section 502 of H. 10 Con. Res. 95, the concurrent resolution on the budget for fiscal year 2004, and must be replenished by a supple-11 12 mental appropriation which must be requested as promptly 13 as possible.

14 SEC. 102. The Secretary may authorize the expendi-15 ture or transfer of any no year appropriation in this title, in addition to the amounts included in the budget programs 16 of the several agencies, for the suppression or emergency 17 prevention of wildland fires on or threatening lands under 18 19 the jurisdiction of the Department of the Interior; for the emergency rehabilitation of burned-over lands under its ju-20 21 risdiction; for emergency actions related to potential or ac-22 tual earthquakes, floods, volcanoes, storms, or other un-23 avoidable causes; for contingency planning subsequent to 24 actual oil spills; for response and natural resource damage assessment activities related to actual oil spills; for the pre-25

vention, suppression, and control of actual or potential 1 grasshopper and Mormon cricket outbreaks on lands under 2 3 the jurisdiction of the Secretary, pursuant to the authority 4 in section 1773(b) of Public Law 99–198 (99 Stat. 1658); 5 for emergency reclamation projects under section 410 of Public Law 95–87; and shall transfer, from any no year 6 7 funds available to the Office of Surface Mining Reclamation 8 and Enforcement, such funds as may be necessary to permit 9 assumption of regulatory authority in the event a primacy 10 State is not carrying out the regulatory provisions of the 11 Surface Mining Act: Provided, That appropriations made 12 in this title for wildland fire operations shall be available 13 for the payment of obligations incurred during the preceding fiscal year, and for reimbursement to other Federal 14 15 agencies for destruction of vehicles, aircraft, or other equipment in connection with their use for wildland fire oper-16 17 ations, such reimbursement to be credited to appropriations currently available at the time of receipt thereof: Provided 18 further, That for wildland fire operations, no funds shall 19 be made available under this authority until the Secretary 20 21 determines that funds appropriated for "wildland fire oper-22 ations" shall be exhausted within 30 days: Provided further, 23 That all funds used pursuant to this section are hereby des-24 ignated by Congress to be "emergency requirements" pursu-25 ant to section 502 of H. Con. Res. 95, the concurrent resolu1 tion on the budget for fiscal year 2004, and must be replen2 ished by a supplemental appropriation which must be re3 quested as promptly as possible: Provided further, That such
4 replenishment funds shall be used to reimburse, on a pro
5 rata basis, accounts from which emergency funds were
6 transferred.

7 SEC. 103. Appropriations made in this title shall be 8 available for operation of warehouses, garages, shops, and 9 similar facilities, wherever consolidation of activities will 10 contribute to efficiency or economy, and said appropria-11 tions shall be reimbursed for services rendered to any other 12 activity in the same manner as authorized by sections 1535 13 and 1536 of title 31, United States Code: Provided, That reimbursements for costs and supplies, materials, equip-14 15 ment, and for services rendered may be credited to the appropriation current at the time such reimbursements are 16 17 received.

18 SEC. 104. Appropriations made to the Department of the Interior in this title shall be available for services as 19 20 authorized by 5 U.S.C. 3109, when authorized by the Sec-21 retary, in total amount not to exceed \$500,000; hire, main-22 tenance, and operation of aircraft; hire of passenger motor 23 vehicles; purchase of reprints; payment for telephone service 24 in private residences in the field, when authorized under 25 regulations approved by the Secretary; and the payment of dues, when authorized by the Secretary, for library member ship in societies or associations which issue publications to
 members only or at a price to members lower than to sub scribers who are not members.

5 SEC. 105. Appropriations available to the Department
6 of the Interior for salaries and expenses shall be available
7 for uniforms or allowances therefor, as authorized by law
8 (5 U.S.C. 5901–5902 and D.C. Code 4–204).

9 SEC. 106. Annual appropriations made in this title 10 shall be available for obligation in connection with con-11 tracts issued for services or rentals for periods not in excess 12 of 12 months beginning at any time during the fiscal year.

13 SEC. 107. No funds provided in this title may be expended by the Department of the Interior for the conduct 14 15 of offshore preleasing, leasing and related activities placed under restriction in the President's moratorium statement 16 of June 12, 1998, in the areas of northern, central, and 17 southern California; the North Atlantic; Washington and 18 19 Oregon; and the eastern Gulf of Mexico south of 26 degrees north latitude and east of 86 degrees west longitude. 20

21 SEC. 108. No funds provided in this title may be ex-22 pended by the Department of the Interior to conduct offshore 23 oil and natural gas preleasing, leasing and related activi-24 ties in the eastern Gulf of Mexico planning area for any 25 lands located outside Sale 181, as identified in the final Outer Continental Shelf 5-Year Oil and Gas Leasing Pro gram, 1997–2002.

3 SEC. 109. No funds provided in this title may be ex4 pended by the Department of the Interior to conduct oil and
5 natural gas preleasing, leasing and related activities in the
6 Mid-Atlantic and South Atlantic planning areas.

7 SEC. 110. Notwithstanding any other provisions of 8 law, the National Park Service shall not develop or imple-9 ment a reduced entrance fee program to accommodate non-10 local travel through a unit. The Secretary may provide for and regulate local non-recreational passage through units 11 of the National Park System, allowing each unit to develop 12 13 quidelines and permits for such activity appropriate to that 14 unit.

15 SEC. 111. Advance payments made under this title to Indian tribes, tribal organizations, and tribal consortia 16 pursuant to the Indian Self-Determination and Education 17 Assistance Act (25 U.S.C. 450 et seq.) or the Tribally Con-18 trolled Schools Act of 1988 (25 U.S.C. 2501 et seq.) may 19 be invested by the Indian tribe, tribal organization, or con-20 21 sortium before such funds are expended for the purposes of 22 the grant, compact, or annual funding agreement so long 23 as such funds are—

(1) invested by the Indian tribe, tribal organization, or consortium only in obligations of the United

 teed or insured by the United States, or mutual (other) funds registered with the Securities and E change Commission and which only invest in oblig tions of the United States or securities that are gua anteed or insured by the United States; or 	х- а-
 4 change Commission and which only invest in oblig 5 tions of the United States or securities that are gua 	<i>a</i> -
5 tions of the United States or securities that are gua	
6 antrod or insured by the United States. or	r-
o uniecu or insureu og ine Onileu Siules; or	
7 (2) deposited only into accounts that are insure	ed
8 by an agency or instrumentality of the United State	<i>s</i> ,
9 or are fully collateralized to ensure protection of the	ie
10 <i>funds, even in the event of a bank failure.</i>	
11 SEC. 112. Appropriations made in this Act under the	ie
12 headings Bureau of Indian Affairs and Office of Speci	al
13 Trustee for American Indians and any available unobl	i-
14 gated balances from prior appropriations Acts made und	3r
15 the same headings, shall be available for expenditure	r
16 transfer for Indian trust management and reform activitie	<i>S</i> .
17 SEC. 113. Notwithstanding any other provision of law	v,
18 for the purpose of reducing the backlog of Indian proba	te
19 cases in the Department of the Interior, the hearing requir	e-
20 ments of chapter 10 of title 25, United States Code, a	re
21 deemed satisfied by a proceeding conducted by an India	n
22 probate judge, appointed by the Secretary without regard	·d
23 to the provisions of title 5, United States Code, governing	g
24 the appointments in the competitive service, for such period	d

That the basic pay of an Indian probate judge so appointed 1 may be fixed by the Secretary without regard to the provi-2 sions of chapter 51, and subchapter III of chapter 53 of 3 4 title 5, United States Code, governing the classification and 5 pay of General Schedule employees, except that no such Indian probate judge may be paid at a level which exceeds 6 the maximum rate payable for the highest grade of the Gen-7 8 eral Schedule, including locality pay.

9 SEC. 114. Notwithstanding any other provision of law, the Secretary of the Interior is authorized to redistribute 10 any Tribal Priority Allocation funds, including tribal base 11 funds, to alleviate tribal funding inequities by transferring 12 funds to address identified, unmet needs, dual enrollment, 13 overlapping service areas or inaccurate distribution meth-14 15 odologies. No tribe shall receive a reduction in Tribal Priority Allocation funds of more than 10 percent in fiscal 16 year 2004. Under circumstances of dual enrollment, over-17 lapping service areas or inaccurate distribution methodolo-18 gies, the 10 percent limitation does not apply. 19

20 SEC. 115. Funds appropriated for the Bureau of In-21 dian Affairs for postsecondary schools for fiscal year 2004 22 shall be allocated among the schools proportionate to the 23 unmet need of the schools as determined by the Postsec-24 ondary Funding Formula adopted by the Office of Indian 25 Education Programs. SEC. 116. (a) The Secretary of the Interior shall here after take such action as may be necessary to ensure that
 the lands comprising the Huron Cemetery in Kansas City,
 Kansas (as described in section 123 of Public Law 106 291) are used only in accordance with this section.

6 (b) The lands of the Huron Cemetery shall be used
7 only: (1) for religious and cultural uses that are compatible
8 with the use of the lands as a cemetery; and (2) as a burial
9 ground.

10 SEC. 117. Notwithstanding any other provision of law, in conveying the Twin Cities Research Center under the au-11 thority provided by Public Law 104–134, as amended by 12 13 Public Law 104–208, the Secretary may accept and retain land and other forms of reimbursement: Provided, That the 14 15 Secretary may retain and use any such reimbursement until expended and without further appropriation: (1) for 16 the benefit of the National Wildlife Refuge System within 17 the State of Minnesota; and (2) for all activities authorized 18 by Public Law 100–696; 16 U.S.C. 460zz. 19

20 SEC. 118. Notwithstanding other provisions of law, the 21 National Park Service may authorize, through cooperative 22 agreement, the Golden Gate National Parks Association to 23 provide fee-based education, interpretive and visitor service 24 functions within the Crissy Field and Fort Point areas of 25 the Presidio. SEC. 119. Notwithstanding 31 U.S.C. 3302(b), sums
 received by the Bureau of Land Management for the sale
 of seeds or seedlings including those collected in fiscal year
 2003, may be credited to the appropriation from which
 funds were expended to acquire or grow the seeds or seed lings and are available without fiscal year limitation.

7 SEC. 120. Subject to the terms and conditions of sec-8 tion 126 of the Department of the Interior and Related 9 Agencies Act, 2002, the Administrator of General Services 10 shall sell all right, title, and interest of the United States 11 in and to the improvements and equipment of the White 12 River Oil Shale Mine.

13 SEC. 121. The Secretary of the Interior may use or 14 contract for the use of helicopters or motor vehicles on the 15 Sheldon and Hart National Wildlife Refuges for the purpose of capturing and transporting horses and burros. The provi-16 sions of subsection (a) of the Act of September 8, 1959 (18) 17 18 U.S.C. 47(a)) shall not be applicable to such use. Such use shall be in accordance with humane procedures prescribed 19 by the Secretary. 20

SEC. 122. Of the funds made available under the heading "Bureau of Land Management, Land Acquisition" in
title I of the Department of the Interior and Related Agencies Appropriation Act, 2002 (115 Stat. 420), the Secretary
of the Interior shall grant \$500,000 to the City of St.

George, Utah, for the purchase of the land as provided in
 the Virgin River Dinosaur Footprint Preserve Act (116
 Stat. 2896), with any surplus funds available after the pur chase to be available for the purpose of the preservation of
 the land and the paleontological resources on the land.

6 SEC. 123. Funds provided in this Act for Federal land 7 acquisition by the National Park Service for the Ice Age 8 National Scenic Trail may be used for a grant to a State, 9 a local government, or any other governmental land man-10 agement entity for the acquisition of lands without regard to any restriction on the use of Federal land acquisition 11 funds provided through the Land and Water Conservation 12 13 Fund Act of 1965 as amended.

SEC. 124. None of the funds made available by this
Act may be obligated or expended by the National Park
Service to enter into or implement a concession contract
which permits or requires the removal of the underground
lunchroom at the Carlsbad Caverns National Park.

19 SEC. 125. The Secretary of the Interior may use discre-20 tionary funds to pay private attorneys fees and costs for 21 employees and former employees of the Department of the 22 Interior reasonably incurred in connection with Cobell v. 23 Norton 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 sec-

tion that would result in payment of hourly fees in excess 1 of the highest hourly rate approved by the District Court 2 for the District of Columbia for counsel in Cobell v. Norton. 3 4 SEC. 126. The United States Fish and Wildlife Service 5 shall, in carrying out its responsibilities to protect threatened and endangered species of salmon, implement a system 6 of mass marking of salmonid stocks, intended for harvest. 7 8 that are released from Federally operated or Federally fi-9 nanced hatcheries including but not limited to fish releases 10 of coho, chinook, and steelhead species. Marked fish must have a visible mark that can be readily identified by com-11 12 mercial and recreational fishers.

13 SEC. 127. Section 134 of Public Law 107–63 (115 14 Stat. 442–443) is amended by striking the proviso thereto 15 and inserting the following: "Provided, That nothing in this section affects the decision of the United States Court of 16 Appeals for the 10th Circuit in Sac and Fox Nation v. Nor-17 ton, 240 F.3d 1250 (2001): Provided further, That nothing 18 in this section permits the conduct of gaming under the In-19 dian Gaming Regulatory Act (25 U.S.C. 2701 et seq.) on 20 21 land described in section 123 of Public Law 106–291 (114 22 Stat. 944–945), or land that is contiguous to that land, re-23 gardless of whether the land or contiguous land has been 24 taken into trust by the Secretary of the Interior.".

SEC. 128. No funds appropriated for the Department 1 2 of the Interior by this Act or any other Act shall be used to study or implement any plan to drain Lake Powell or 3 to reduce the water level of the lake below the range of water 4 5 levels required for the operation of the Glen Canyon Dam. 6 SEC. 129. Notwithstanding the limitation in subpara-7 graph (2)(B) of section 18(a) of the Indian Gaming Regu-8 latory Act (25 U.S.C. 2717(a)), the total amount of all fees 9 imposed by the National Indian Gaming Commission for 10 fiscal year 2005 shall not exceed \$12,000,000.

SEC. 130. None of the funds in this Act may be used
to fund Cooperative Ecosystem Studies Units in the State
of Alaska.

14 SEC. 131. The State of Utah's contribution require-15 ment pursuant to Public Law 105–363 shall be deemed to have been satisfied and within thirty days of enactment of 16 this Act, the Secretary of the Interior shall transfer to the 17 State of Utah all right, title, and interest of the United 18 19 States in and to the Wilcox Ranch lands acquired under 20 section 2(b) of Public Law 105–363, for management by 21 the Utah Division of Wildlife Resources for wildlife habitat 22 and public access.

23 SEC. 132. Upon enactment of this Act, the Congaree
24 Swamp National Monument shall be designated the Con25 garee National Park.

1 SEC. 133. The Secretary shall have no more than one 2 hundred and eighty days from October 1, 2003, to prepare 3 and submit to the Congress, in a manner otherwise con-4 sistent with the Indian Tribal Judgment Funds Use or Distribution Act (25 U.S.C. 1401 et seq.), plans for the use 5 and distribution of the Mescalero Apache Tribe's Judgment 6 Funds from Docket 92-403L, the Pueblo of Isleta's Judg-7 8 ment Funds from Docket 98–166L, and the Assiniboine and 9 Sioux Tribes of the Fort Peck Reservation's Judgment 10 Funds in Docket No. 773–87–L of the United States Court of Federal Claims; each plan shall become effective upon 11 the expiration of a sixty day period beginning on the day 12 13 each plan is submitted to the Congress.

14 SEC. 134. Notwithstanding any implementation of the 15 Department of the Interior's trust reorganization plan within fiscal years 2003 or 2004, funds appropriated for 16 17 fiscal year 2004 shall be available to the tribes within the 18 California Tribal Trust Reform Consortium and to the Salt River Pima Maricopa Indian Community, the Confed-19 erated Salish-Kootenai Tribes of the Flathead Reservation 20 21 and the Chippewa Cree Tribe of the Rocky Boys Reservation 22 and the Bureau of Indian Affairs Regional offices that serve 23 them, on the same basis as funds were distributed in fiscal 24 year 2003. The Demonstration Project shall operate sepa-25 rate and apart from the Department of the Interior's trust

reform reorganization, and the Department shall not im pose its trust management infrastructure upon or alter the
 existing trust resource management systems of the Cali fornia Trust Reform Consortium and any other partici pating tribe having a self-governance compact and oper ating in accordance with the Tribal Self-Governance Pro gram set forth in 25 U.S.C. Sections 458aa-458hh.

8 SEC. 135. Not later than December 31 of each year, 9 the Secretary of the Interior shall submit to Congress a report on the competitive sourcing activities on the list re-10 quired under the Federal Activities Inventory Reform Act 11 of 1998 (Public Law 105-270; 31 U.S.C. 501 note) that were 12 performed for the Department of the Interior during the 13 previous fiscal year by Federal Government sources. The re-14 15 port shall include—

16 (1) the total number of competitions completed;
17 (2) the total number of competitions announced,
18 together with a list of the activities covered by such
19 competitions;

20 (3) the total number of full-time equivalent Fed21 eral employees studied under completed competitions;
22 (4) the total number of full-time equivalent Fed23 eral employees being studied under competitions an24 nounced, but not completed;

1	(5) the incremental cost directly attributable to
2	conducting the competitions identified under para-
3	graphs (1) and (2), including costs attributable to
4	paying outside consultants and contractors;
5	(6) an estimate of the total anticipated savings,
6	or a quantifiable description of improvements in serv-
7	ice or performance, derived from completed competi-
8	tions;
9	(7) actual savings, or a quantifiable description
10	of improvements in service or performance, derived
11	from the implementation of competitions completed
12	after May 29, 2003;
13	(8) the total projected number of full time equiv-
14	alent Federal employees covered by competitions
15	scheduled to be announced in the fiscal year covered
16	by the next report required under this section; and
17	(9) a general description of how the competitive
18	sourcing decisionmaking processes of the Department
19	of the Interior are aligned with the strategic workforce
20	plan of that department.
21	SEC. 136. (a) PAYMENT TO THE HARRIET TUBMAN
22	Home, Auburn, New York, Authorized.—(1) The Sec-
23	retary of the Interior may, using amounts appropriated or
24	otherwise made available by this title, make a payment to

the Harriet Tubman Home in Auburn, New York, in the
 amount of \$11,750.

3 (2) The amount specified in paragraph (1) is the
4 amount of widow's pension that Harriet Tubman should
5 have received from January 1899 to March 1913 under var6 ious laws authorizing pension for the death of her husband,
7 Nelson Davis, a deceased veteran of the Civil War, but did
8 not receive, adjusted for inflation since March 1913.

9 (b) USE OF AMOUNTS.—The Harriet Tubman Home
10 shall use amounts paid under subsection (a) for the pur11 poses of—

12 (1) preserving and maintaining the Harriet
13 Tubman Home; and

14 (2) honoring the memory of Harriet Tubman.

15 SEC. 137. Nonrenewable grazing permits authorized in the Jarbidge Field Office, Bureau of Land Management 16 within the past seven years shall be renewed under section 17 402 of the Federal Land Policy and Management Act of 18 1976, as amended (43 U.S.C. 1752) and under section 3 19 of the Taylor Grazing Act of 1934, as amended (43 U.S.C. 20 21 315b). The terms and conditions contained in the most re-22 cently expired nonrenewable grazing permit shall continue 23 in effect under the renewed permit. Upon completion of any 24 required analysis or documentation, the permit may be can-25 celed, suspended or modified, in whole or in part, to meet

the requirements of applicable laws and regulations. Noth ing in this section shall be deemed to extend the nonrenew able permits beyond the standard one-year term.

4 SEC. 138. INTERIM COMPENSATION PAYMENTS. Sec-5 tion 2303(b) of Public Law 106–246 (114 Stat. 549) is 6 amended by inserting before the period at the end the fol-7 lowing: ", unless the amount of the interim compensation 8 exceeds the amount of the final compensation".

9 SEC. 139. APPLICATIONS FOR WAIVERS OF MAINTE-10 NANCE FEES. Section 10101f(d)(3) of the Omnibus Budget 11 Reconciliation Act of 1993 (30 U.S.C. 28f(d)(3)) is amend-12 ed by inserting after "reason" the following: "(including, 13 with respect to any application filed on or after January 14 1, 1999, the filing of the application after the statutory 15 deadline)".

16 SEC. 140. None of the funds appropriated or otherwise made available by this or any other Act, hereafter enacted, 17 may be used to permit the use of the National Mall for a 18 special event, unless the permit expressly prohibits the erec-19 tion, placement, or use of structures and signs bearing com-20 21 mercial advertising. The Secretary may allow for recogni-22 tion of sponsors of special events: Provided, That the size 23 and form of the recognition shall be consistent with the spe-24 cial nature and sanctity of the Mall and any lettering or 25 design identifying the sponsor shall be no larger than one-

1	third the size of the lettering or design identifying the spe-
2	cial event. In approving special events, the Secretary shall
3	ensure, to the maximum extent practicable, that public use
4	of, and access to the Mall is not restricted. For purposes
5	of this section, the term "special event" shall have the mean-
6	ing given to it by section 7.96(g)(1)(ii) of title 36, Code
7	of Federal Regulations.
8	TITLE II—RELATED AGENCIES
9	DEPARTMENT OF AGRICULTURE
10	Forest Service
11	FOREST AND RANGELAND RESEARCH
12	For necessary expenses of forest and rangeland re-
13	search as authorized by law, \$266,180,000, to remain avail-
14	able until expended.
15	STATE AND PRIVATE FORESTRY
16	For necessary expenses of cooperating with and pro-
17	viding technical and financial assistance to States, terri-
18	tories, possessions, and others, and for forest health manage-
19	ment, including treatments of pests, pathogens, and
20	invasive or noxious plants, and for restoring and rehabili-
21	tating forests damaged by pests or invasive plants, coopera-
22	tive forestry, and education and land conservation activi-
23	ties and conducting an international program as author-
24	ized, \$295,349,000, to remain available until expended, of
25	which \$84,716,000 is to be derived from the Land and

1 Water Conservation Fund: Provided, That each forest leg-2 acy grant shall be for a specific project or set of specific tasks: Provided further, That grants for acquisition of lands 3 4 or conservation easements shall require that the State dem-5 onstrates that 25 percent of the total value of the project is comprised of a non-Federal cost share: Provided further, 6 7 That up to \$2,000,000 may be used by the Secretary solely 8 for: (1) rapid response to new introductions of non-native 9 or invasive pests or pathogens in which no previous federal 10 funding has been identified to address, or (2) for a limited 11 number of instances in which any pest populations increase at over 150 percent of levels monitored for that species in 12 the immediately preceding fiscal year and failure to sup-13 press those popultions would lead to a 10-percent increase 14 15 of annual forest or stand mortality over ambient mortality 16 levels.

17

NATIONAL FOREST SYSTEM

18 For necessary expenses of the Forest Service, not otherwise provided for, for management, protection, improve-19 20 ment, and utilization of the National Forest System, 21 \$1,370,731,000, to remain available until expended, which 22 shall include 50 percent of all moneys received during prior 23 fiscal years as fees collected under the Land and Water Con-24 servation Fund Act of 1965, as amended, in accordance with section 4 of the Act (16 U.S.C. 460l-6a(i)), of which 25

1 \$200,000 may be for necessary expenses related to a land 2 exchange between the State of Montana and the Lolo National Forest: Provided, That unobligated balances avail-3 4 able at the start of fiscal year 2004 shall be displayed by budget line item in the fiscal year 2005 budget justification: 5 Provided further, That the Secretary may authorize the ex-6 7 penditure or transfer of such sums as necessary to the De-8 partment of the Interior, Bureau of Land Management, for 9 removal, preparation, and adoption of excess wild horses and burros, and for the performance of cadastral surveys 10 11 to designate the boundaries of such lands from National 12 Forest System lands: Provided further, That of the funds provided under this heading for Forest Products, \$5,000,000 13 shall be allocated to the Alaska Region, in addition to its 14 15 normal allocation for the purposes of preparing additional timber for sale, to establish a 3-year timber supply and such 16 funds may be transferred to other appropriations accounts 17 18 as necessary to maximize accomplishment: Provided fur-19 ther, That of the funds provided under this heading, 20 \$3,150,000 is for expenses required to implement title I of 21 Public Law 106–248, to be segregated in a separate fund 22 established by the Secretary of Agriculture: Provided fur-23 ther, That within funds available for the purpose of imple-24 menting the Valles Caldera Preservation Act, notwithstanding the limitations of section 107(e)(2) of the Valles 25

1 Caldera Preservation Act (Public Law 106–248), for fiscal 2 year 2004, the Chair of the Board of Trustees of the Valles 3 Caldera Trust may receive, upon request, compensation for 4 each day (including travel time) that the Chair is engaged in the performance of the functions of the Board, except that 5 compensation shall not exceed the daily equivalent of the 6 7 annual rate in effect for members of the Senior Executive 8 Service at the ES-1 level, and shall be in addition to any 9 reimbursement for travel, subsistence and other necessary expenses incurred by the Chair in the performance of the 10 11 Chair's duties.

For an additional amount to reimburse the Judgment
Fund as required by 41 U.S.C. 612(c) for judgment liabilities previously incurred, \$188,405,000.

15 WILDLAND FIRE MANAGEMENT

16 For necessary expenses for forest fire presuppression 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 21 tion of burned-over National Forest System lands and 22 water, \$1,543,072,000, to remain available until expended: 23 *Provided, That such funds including unobligated balances* 24 under this head, are available for repayment of advances from other appropriations accounts previously transferred 25

for such purposes: Provided further, That such funds may 1 be available to reimburse State and other cooperating enti-2 3 ties for services provided in response to wildfire and other 4 emergencies or disasters: Provided further, That not less 5 than 50 percent of any unobligated balances remaining (exclusive of amounts for hazardous fuels reduction) at the end 6 7 of fiscal year 2003 shall be transferred, as repayment for 8 past advances that have not been repaid, to the fund estab-9 lished pursuant to section 3 of Public Law 71–319 (16 10 U.S.C. 576 et seq.): Provided further, That notwithstanding any other provision of law, \$8,000,000 of funds appro-11 12 priated under this appropriation shall be used for Fire 13 Science Research in support of the Joint Fire Science Program: Provided further, That all authorities for the use of 14 15 funds, including the use of contracts, grants, and cooperative agreements, available to execute the Forest and Range-16 land Research appropriation, are also available in the utili-17 zation of these funds for Fire Science Research: Provided 18 further, That funds provided shall be available for emer-19 gency rehabilitation and restoration, hazardous fuels reduc-20 21 tion activities in the urban-wildland interface, support to 22 Federal emergency response, and wildfire suppression ac-23 tivities of the Forest Service: Provided further, That of the 24 funds provided, \$231,392,000 is for hazardous fuels reduction activities, \$21,427,000 is for research activities and to 25

make competitive research grants pursuant to the Forest 1 2 and Rangeland Renewable Resources Research Act, as 3 amended (16 U.S.C. 1641 et seq.), \$47,752,000 is for State 4 fire assistance, \$8,240,000 is for volunteer fire assistance, 5 and \$11,934,000 is for forest health activities on State, private, and Federal lands: Provided further, That amounts 6 7 in this paragraph may be transferred to the "State and 8 Private Forestry", "National Forest System", and "Forest 9 and Rangeland Research" accounts to fund State fire assistance, volunteer fire assistance, forest health management, 10 forest and rangeland research, vegetation and watershed 11 management, heritage site rehabilitation, wildlife and fish 12 13 habitat management, and restoration: Provided further, 14 That transfers of any amounts in excess of those authorized 15 in this paragraph shall require approval of the House and Senate Committees on Appropriations in compliance with 16 17 reprogramming procedures contained in House Report No. 18 105–163: Provided further, That the costs of implementing any cooperative agreement between the Federal Government 19 20 and any non-Federal entity may be shared, as mutually 21 agreed on by the affected parties: Provided further, That 22 in addition to funds provided for State Fire Assistance pro-23 grams, and subject to all authorities available to the Forest 24 Service under the State and Private Forestry Appropriations, up to \$15,000,000 may be used on adjacent non-Fed-25

eral lands for the purpose of protecting communities when 1 2 hazard reduction activities are planned on national forest 3 lands that have the potential to place such communities at 4 risk: Provided further, That included in funding for haz-5 ardous fuel reduction is \$5,000,000 for implementing the Community Forest Restoration Act, Public Law 106–393, 6 7 title VI, and any portion of such funds shall be available 8 for use on non-Federal lands in accordance with authorities 9 available to the Forest Service under the State and Private 10 Forestry Appropriation: Provided further, That in using 11 the funds provided in this Act for hazardous fuels reduction 12 activities, the Secretary of Agriculture may conduct fuel re-13 duction treatments on Federal lands using all contracting and hiring authorities available to the Secretary applicable 14 15 to hazardous fuel reduction activities under the wildland fire management accounts: Provided further, That notwith-16 standing Federal Government procurement and contracting 17 laws, the Secretaries may conduct fuel reduction treatments, 18 19 rehabilitation and restoration, and other activities author-20 ized under this heading on and adjacent to Federal lands 21 using grants and cooperative agreements: Provided further, 22 That notwithstanding Federal Government procurement 23 and contracting laws, in order to provide employment and 24 training opportunities to people in rural communities, the 25 Secretaries may award contracts, including contracts for

monitoring activities, to local private, non-profit, or cooper-1 2 ative entities; Youth Conservation Corps crews or related partnerships, with State, local and non-profit youth groups; 3 4 small or micro-businesses; or other entities that will hire 5 or train a significant percentage of local people to complete 6 such contracts: Provided further, That the authorities de-7 scribed above relating to contracts, grants, and cooperative 8 agreements are available until all funds provided in this 9 title for hazardous fuels reduction activities in the urban wildland interface are obligated: Provided further, That the 10 11 Secretary of the Interior and the Secretary of Agriculture 12 may authorize the transfer of funds appropriated for 13 wildland fire management, in an aggregate amount not to 14 exceed \$12,000,000, between the Departments when such 15 transfers would facilitate and expedite jointly funded wildland fire management programs and projects. 16

17 CAPITAL IMPROVEMENT AND MAINTENANCE

18 For necessary expenses of the Forest Service, not other-19 wise provided for, \$532,406,000, to remain available until 20 expended for construction, reconstruction, maintenance and 21 acquisition of buildings and other facilities, and for con-22 struction, reconstruction, repair and maintenance of forest 23 roads and trails by the Forest Service as authorized by 16 U.S.C. 532-538 and 23 U.S.C. 101 and 205, of which 24 \$500,000 may be for improvements at Fernwood Park on 25

the Wasatch-Cache National Forest: Provided, That up to 1 2 \$15,000,000 of the funds provided herein for road mainte-3 nance shall be available for the decommissioning of roads, 4 including unauthorized roads not part of the transportation system, which are no longer needed: Provided further, That 5 no funds shall be expended to decommission any system 6 7 road until notice and an opportunity for public comment 8 has been provided on each decommissioning project.

LAND ACQUISITION

9

10 For expenses necessary to carry out the provisions of 11 the Land and Water Conservation Fund Act of 1965, as 12 amended (16 U.S.C. 460l-4 through 11), including administrative expenses, and for acquisition of land or waters, 13 or interest therein, in accordance with statutory authority 14 15 applicable to the Forest Service, \$76,440,000, to be derived from the Land and Water Conservation Fund and to re-16 main available until expended, of which \$5,400,000 shall 17 be available for the Beaver Brook Watershed in the State 18 19 of Colorado: Provided, That notwithstanding any limitations of the Land and Water Conservation Fund Act (16 20 21 U.S.C. 4601–9), the Secretary of Agriculture is henceforth 22 authorized to utilize any funds appropriated from the Land 23 and Water Conservation Fund to acquire Mental Health 24 Trust lands in Alaska and, upon Federal acquisition, the

boundaries of the Tongass National Forest shall be deemed
 modified to include such lands.

3 ACQUISITION OF LANDS FOR NATIONAL FORESTS SPECIAL

4

ACTS

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, California, as authorized by law, \$1,069,000, to be derived from
forest receipts.

11 ACQUISITION OF LANDS TO COMPLETE LAND EXCHANGES

12 For acquisition of lands, such sums, to be derived from 13 funds deposited by State, county, or municipal governments, public school districts, or other public school authori-14 15 ties, and for authorized expenditures from funds deposited by non-federal parties pursuant to Land Sale and Ex-16 change Acts, pursuant to the Act of December 4, 1967, as 17 amended (16 U.S.C. 484a), to remain available until ex-18 19 pended.

20 RANGE BETTERMENT FUND

For necessary expenses of range rehabilitation, protection, and improvement, 50 percent of all moneys received
during the prior fiscal year, as fees for grazing domestic
livestock on lands in National Forests in the 16 Western
States, pursuant to section 401(b)(1) of Public Law 94-

1	579, as amended, to remain available until expended, of
2	which not to exceed 6 percent shall be available for adminis-
3	trative expenses associated with on-the-ground range reha-
4	bilitation, protection, and improvements.
5	GIFTS, DONATIONS AND BEQUESTS FOR FOREST AND
6	RANGELAND RESEARCH
7	For expenses authorized by 16 U.S.C. 1643(b),
8	\$92,000, to remain available until expended, to be derived
9	from the fund established pursuant to the above Act.
10	MANAGEMENT OF NATIONAL FOREST LANDS FOR
11	SUBSISTENCE USES
12	For necessary expenses of the Forest Service to manage
13	federal lands in Alaska for subsistence uses under title VIII
14	of the Alaska National Interest Lands Conservation Act
15	(Public Law 96–487), \$5,535,000, to remain available until
16	expended, of which not to exceed \$100,000 per annum may
17	be used to reimburse the Office of General Counsel, Depart-
18	ment of Agriculture, for salaries and related expenses in-
19	curred in providing legal services in relation to subsistence
20	management.
21	ADMINISTRATIVE PROVISIONS, FOREST SERVICE
22	Appropriations to the Forest Service for the current
23	fiscal year shall be available for: (1) purchase of not to ex-

25 primarily for law enforcement purposes and of which 124

24 ceed 124 passenger motor vehicles of which 21 will be used

shall be for replacement; acquisition of 25 passenger motor 1 2 vehicles from excess sources, and hire of such vehicles; operation and maintenance of aircraft to maintain the operable 3 4 fleet at 195 aircraft for use in Forest Service wildland fire 5 programs and other Forest Service programs; notwithstanding other provisions of law, existing aircraft being re-6 7 placed may be sold, with proceeds derived or trade-in value 8 used to offset the purchase price for the replacement air-9 craft; (2) services pursuant to 7 U.S.C. 2225, and not to 10 exceed \$100,000 for employment under 5 U.S.C. 3109; (3) purchase, erection, and alteration of buildings and other 11 12 public improvements (7 U.S.C. 2250); (4) acquisition of 13 land, waters, and interests therein pursuant to 7 U.S.C. 428a; (5) for expenses pursuant to the Volunteers in the Na-14 15 tional Forest Act of 1972 (16 U.S.C. 558a, 558d, and 558a note); (6) the cost of uniforms as authorized by 5 U.S.C. 16 17 5901–5902; and (7) for debt collection contracts in accordance with 31 U.S.C. 3718(c). 18

None of the funds made available under this Act shall
be obligated or expended to abolish any region, to move or
close any regional office for National Forest System administration of the Forest Service, Department of Agriculture
without the consent of the House and Senate Committees
on Appropriations.

1 Any appropriations or funds available to the Forest 2 Service may be transferred to the Wildland Fire Manage-3 ment appropriation for forest firefighting, emergency reha-4 bilitation of burned-over or damaged lands or waters under its jurisdiction, and fire preparedness due to severe burning 5 conditions if and only if all previously appropriated emer-6 gency contingent funds under the heading "Wildland Fire 7 8 Management" have been released by the President and ap-9 portioned and all wildfire suppression funds under the heading "Wildland Fire Management" are obligated. 10

11 Funds appropriated to the Forest Service shall be 12 available for assistance to or through the Agency for International Development and the Foreign Agricultural Service 13 in connection with forest and rangeland research, technical 14 15 information, and assistance in foreign countries, and shall be available to support forestry and related natural resource 16 17 activities outside the United States and its territories and possessions, including technical assistance, education and 18 19 training, and cooperation with United States and international organizations. 20

None of the funds made available to the Forest Service
under this Act 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) or 7 U.S.C. 147b unless
the proposed transfer is approved in advance by the House

and Senate Committees on Appropriations in compliance
 with the reprogramming procedures contained in House Re port No. 105–163.

4 None of the funds available to the Forest Service may
5 be reprogrammed without the advance approval of the
6 House and Senate Committees on Appropriations in ac7 cordance with the procedures contained in House Report
8 No. 105–163.

9 No funds available to the Forest Service shall be trans-10 ferred to the Working Capital Fund of the Department of 11 Agriculture that exceed the total amount transferred during 12 fiscal year 2000 for such purposes without the advance ap-13 proval of the House and Senate Committees on Appropria-14 tions.

15 Funds available to the Forest Service shall be available
16 to conduct a program of not less than \$2,000,000 for high
17 priority projects within the scope of the approved budget
18 which shall be carried out by the Youth Conservation Corps.
19 Of the funds available to the Forest Service, \$2,500 is
20 available to the Chief of the Forest Service for official recep21 tion and representation expenses.

Pursuant to sections 405(b) and 410(b) of Public Law
101–593, of the funds available to the Forest Service, up
to \$3,000,000 may be advanced in a lump sum as Federal
financial assistance to the National Forest Foundation,

without regard to when the Foundation incurs expenses, for 1 2 administrative expenses or projects on or benefitting Na-3 tional Forest System lands or related to Forest Service pro-4 grams: Provided, That of the Federal funds made available 5 to the Foundation, no more than \$400,000 shall be available for administrative expenses: Provided further, That the 6 7 Foundation shall obtain, by the end of the period of Federal 8 financial assistance, private contributions to match on at 9 least one-for-one basis funds made available by the Forest 10 Service: Provided further, That the Foundation may transfer Federal funds to a non-Federal recipient for a project 11 at the same rate that the recipient has obtained the non-12 13 Federal matching funds: Provided further, That authorized investments of Federal funds held by the Foundation may 14 15 be made only in interest-bearing obligations of the United States or in obligations guaranteed as to both principal and 16 interest by the United States. 17

18 Pursuant to section 2(b)(2) of Public Law 98-244, 19 \$2,650,000 of the funds available to the Forest Service shall be available for matching funds to the National Fish and 20 21 Wildlife Foundation, as authorized by 16 U.S.C. 3701– 22 3709, and may be advanced in a lump sum, without regard 23 to when expenses are incurred, for projects on or benefitting 24 National Forest System lands or related to Forest Service programs: Provided, That the Foundation shall obtain pri-25

vate contributions to match on at least one-for-one basis
 funds advanced by the Forest Service: Provided further,
 That the Foundation may transfer Federal funds to a Fed eral or non-Federal recipient for a project at the same rate
 that the recipient has obtained the non-Federal matching
 funds.

7 Funds appropriated to the Forest Service shall be
8 available for interactions with and providing technical as9 sistance to rural communities for sustainable rural develop10 ment purposes.

11 Notwithstanding any other provision of law, 80 per-12 cent of the funds appropriated to the Forest Service in the "National Forest System" and "Capital Improvement and 13 Maintenance" accounts and planned to be allocated to ac-14 15 tivities under the "Jobs in the Woods" program for projects on National Forest land in the State of Washington may 16 be granted directly to the Washington State Department of 17 Fish and Wildlife for accomplishment of planned projects. 18 Twenty percent of said funds shall be retained by the Forest 19 Service for planning and administering projects. Project se-20 21 lection and prioritization shall be accomplished by the For-22 est Service with such consultation with the State of Wash-23 ington as the Forest Service deems appropriate. 24

Funds appropriated to the Forest Service shall beavailable for payments to counties within the Columbia

River Gorge National Scenic Area, pursuant to sections
 14(c)(1) and (2), and section 16(a)(2) of Public Law 99–
 663.

4 Notwithstanding any other provision of law, any appropriations or funds available to the Forest Service not 5 to exceed \$500,000 may be used to reimburse the Office of 6 7 the General Counsel (OGC). Department of Agriculture, for 8 travel and related expenses incurred as a result of OGC as-9 sistance or participation requested by the Forest Service at 10 meetings, training sessions, management reviews, land purchase negotiations and similar non-litigation related mat-11 ters. Future budget justifications for both the Forest Service 12 and the Department of Agriculture should clearly display 13 the sums previously transferred and the requested funding 14 15 transfers.

16 Any appropriations or funds available to the Forest 17 Service may be used for necessary expenses in the event of 18 law enforcement emergencies as necessary to protect natural 19 resources and public or employee safety: Provided, That 20 such amounts shall not exceed \$1,000,000.

From funds available to the Forest Service in this Act
for payment of costs in accordance with subsection 413(d)
of Title IV, Public Law 108–7, \$3,000,000 shall be transferred by the Secretary of Agriculture to the Secretary of

the Treasury to make reimbursement payments as provided
 in such subsection.

3 The Secretary of Agriculture may authorize the sale 4 of excess buildings, facilities, and other properties owned 5 by the Forest Service and located on the Green Mountain National Forest, the revenues of which shall be retained by 6 7 the Forest Service and available to the Secretary without 8 further appropriation and until expended for maintenance 9 and rehabilitation activities on the Green Mountain Na-10 tional Forest.

11 The Secretary of Agriculture may transfer or reimburse funds available to the Forest Service, not to exceed 12 13 \$15,000,000, to the Secretary of the Interior or the Secretary of Commerce to expedite conferencing and consulta-14 15 tions as required under section 7 of the Endangered Species Act, 16 U.S.C. 1536. The amount of the transfer or reim-16 bursement shall be as mutually agreed by the Secretary of 17 Agriculture and the Secretary of the Interior or Secretary 18 of Commerce, as applicable, or their designees. The amount 19 shall in no case exceed the actual costs of consultation and 20 21 conferencing.

22 Beginning on June 30, 2001 and concluding on De-23 cember 31, 2004, an eligible individual who is employed 24 in any project funded under Title V of the Older American 25 Act of 1965 (42 U.S.C. 3056 et seq.) and administered by the Forest Service shall be considered to be a Federal em ployee for purposes 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 None of the funds made available in this or any other 9 Act may be used by the Forest Service to initiate or con-10 tinue competitive sourcing studies until such time as the House and Senate Committees on Appropriations have been 11 given a detailed competitive sourcing proposal (including 12 13 the number of positions to be studied, the amount of funding needed, and the accounts and activities from which the 14 15 funding will be reprogrammed), and have approved in writing such proposal. 16

17 The Secretary of Agriculture may authorize the sale of excess buildings, facilities, and other properties owned 18 by the Forest Service and located on the Wasatch-Cache Na-19 tional Forest, the revenues of which may be retained by the 20 21 Forest Service and available to the Secretary without fur-22 ther appropriation and until expended for acquisition and construction of administrative sites on the Wasatch-Cache 23 National Forest. 24

DEPARTMENT OF ENERGY

2

3

1

CLEAN COAL TECHNOLOGY

(DEFERRAL)

4 Of the funds made available under this heading for 5 obligation in prior years, \$97,000,000 shall not be available until October 1, 2004: Provided, That funds made available 6 7 in previous appropriations Acts shall be available for any 8 ongoing project regardless of the separate request for pro-9 posal under which the project was selected: Provided fur-10 ther, That within 30 days of enactment of this Act, the Sec-11 retary is directed to provide the House Committee on Ap-12 propriations and the Senate Committee on Appropriations 13 with a plan detailing the proposed expenditure of un-obligated or de-obligated funds from terminated Clean Coal 14 15 Technology projects in support of the FutureGen project: Provided further, That notwithstanding any other provision 16 of law, within fiscal year 2004 up to \$9,000,000 of the funds 17 18 made available under this heading for obligation in prior 19 years, of funds not obligated or committed to existing Clean 20 Coal Technology projects, and funds committed or obligated 21 to a project that is or may be terminated, may be used for 22 the development of technologies and research facilities that 23 support the production of electricity and hydrogen from 24 coal including sequestration of associated carbon dioxide: Provided further, That the Secretary may enter into a lease 25

or other agreement, not subject to the conditions or require-1 2 ments established for Clean Coal Technology projects under any prior law, for a cost-shared public-private partnership 3 4 with a non-Federal entity representing the coal industry and coal-fueled utilities: Provided further, That the Sec-5 retary shall ensure that the entity provides opportunities 6 7 for participation by technology vendors, States, univer-8 sities, and other stakeholders.

9 FOSSIL ENERGY RESEARCH AND DEVELOPMENT

10 For necessary expenses in carrying out fossil energy 11 research and development activities, under the authority of 12 the Department of Energy Organization Act (Public Law 95–91), including the acquisition of interest, including de-13 feasible and equitable interests in any real property or any 14 15 facility or for plant or facility acquisition or expansion, and for conducting inquiries, technological investigations 16 17 and research concerning the extraction, processing, use, and 18 disposal of mineral substances without objectionable social 19 and environmental costs (30 U.S.C. 3, 1602, and 1603), 20 \$593,514,000, to remain available until expended, of which 21 \$4,000,000 is to continue a multi-year project for construc-22 tion, renovation, furnishing, and demolition or removal of 23 buildings at National Energy Technology Laboratory facili-24 ties in Morgantown, West Virginia and Pittsburgh, Penn-25 sylvania; of which not to exceed \$536,000 may be utilized

for travel and travel-related expenses incurred by the head-1 quarters staff of the Office of Fossil Energy; and of which 2 \$130,000,000 are to be made available, after coordination 3 4 with the private sector, for a request for proposals for a 5 Clean Coal Power Initiative providing for competitivelyawarded research, development, and demonstration projects 6 7 to reduce the barriers to continued and expanded coal use: 8 Provided, That no project may be selected for which suffi-9 cient funding is not available to provide for the total 10 project: Provided further, That funds shall be expended in 11 accordance with the provisions governing the use of funds 12 contained under the heading "Clean Coal Technology" in 42 U.S.C. 5903d: Provided further, That the Department 13 14 may include provisions for repayment of Government con-15 tributions to individual projects in an amount up to the Government contribution to the project on terms and condi-16 17 tions that are acceptable to the Department including re-18 payments from sale and licensing of technologies from both 19 domestic and foreign transactions: Provided further, That such repayments shall be retained by the Department for 20 21 future coal-related research, development and demonstra-22 tion projects: Provided further, That any technology selected 23 under this program shall be considered a Clean Coal Tech-24 nology, and any project selected under this program shall be considered a Clean Coal Technology Project, for the pur-25

poses of 42 U.S.C. 7651n, and Chapters 51, 52, and 60 of 1 title 40 of the Code of Federal Regulations: Provided fur-2 3 ther, That no part of the sum herein made available shall 4 be used for the field testing of nuclear explosives in the recovery of oil and gas: Provided further, That up to 4 percent 5 of program direction funds available to the National En-6 7 ergy Technology Laboratory may be used to support De-8 partment of Energy activities not included in this account. 9 NAVAL PETROLEUM AND OIL SHALE RESERVES

10 For expenses necessary to carry out naval petroleum 11 and oil shale reserve activities, \$17,947,000, to remain 12 available until expended: Provided, That, notwithstanding 13 any other provision of law, unobligated funds remaining 14 from prior years shall be available for all naval petroleum 15 and oil shale reserve activities.

16

ELK HILLS SCHOOL LANDS FUND

For necessary expenses in fulfilling installment payments under the Settlement Agreement entered into by the
United States and the State of California on October 11,
1996, as authorized by section 3415 of Public Law 104–
106, \$36,000,000, to become available on October 1, 2004
for payment to the State of California for the State Teachers' Retirement Fund from the Elk Hills School Lands
Fund.

ENERGY CONSERVATION

2 For necessary expenses in carrying out energy conservation activities, \$861,645,000, to remain available until 3 4 expended, of which \$1,500,000 is for DES applications integration: Provided, That \$274,000,000 shall be for use in 5 energy conservation grant programs as defined in section 6 7 3008(3) of Public Law 99–509 (15 U.S.C. 4507): Provided 8 further, That notwithstanding section 3003(d)(2) of Public 9 Law 99–509, such sums shall be allocated to the eligible 10 programs as follows: \$230,000,000 for weatherization assistance grants and \$44,000,000 for State energy program 11 12 grants.

13 ECONOMIC REGULATION

14 For necessary expenses in carrying out the activities
15 of the Office of Hearings and Appeals, \$1,047,000, to re16 main available until expended.

17 STRATEGIC PETROLEUM RESERVE

18 For necessary expenses for Strategic Petroleum Reserve facility development and operations and program manage-19 ment activities pursuant to the Energy Policy and Con-20 21 servation Act of 1975, as amended (42 U.S.C. 6201 et seq.), 22 \$173,081,000, to remain available until expended: Pro-23 vided, That the Department of Energy shall develop, with 24 an opportunity for public comment, procedures to obtain oil for the Strategic Petroleum Reserve in a manner that 25

238

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maximizes the overall domestic supply of crude oil (includ-1 2 ing amounts stored in private sector inventories) and mini-3 mizes the costs to the Department of the Interior and the 4 Department of Energy of acquiring such oil (including foregone revenues to the Treasury when oil for the Reserve is 5 obtained through the Royalty-in-Kind program), consistent 6 7 with national security. Such procedures shall include proce-8 dures and criteria for the review of requests for the deferrals 9 of scheduled deliveries. No later than 120 days following 10 the enactment of this Act the Department shall propose and 11 no later than 180 days following the enactment of this Act 12 the Department shall publish and follow such procedures when acquiring oil for the Reserve. 13

14 NORTHEAST HOME HEATING OIL RESERVE

For necessary expenses for Northeast Home Heating
Oil Reserve storage, operations, and management activities
pursuant to the Energy Policy and Conservation Act of
2000, \$5,000,000, to remain available until expended.

19 ENERGY INFORMATION ADMINISTRATION

20 For necessary expenses in carrying out the activities
21 of the Energy Information Administration, \$80,111,000, to
22 remain available until expended.

23 ADMINISTRATIVE PROVISIONS, DEPARTMENT OF ENERGY

24 Appropriations under this Act for the current fiscal
25 year shall be available for hire of passenger motor vehicles;

hire, maintenance, and operation of aircraft; purchase, re pair, and cleaning of uniforms; and reimbursement to the
 General Services Administration for security guard serv ices.

5 From appropriations under this Act, transfers of sums may be made to other agencies of the Government for the 6 performance of work for which the appropriation is made. 7 8 None of the funds made available to the Department 9 of Energy under this Act shall be used to implement or fi-10 nance authorized price support or loan guarantee programs 11 unless specific provision is made for such programs in an 12 appropriations Act.

13 The Secretary is authorized to accept lands, buildings, equipment, and other contributions from public and private 14 15 sources and to prosecute projects in cooperation with other agencies, Federal, State, private or foreign: Provided, That 16 revenues and other moneys received by or for the account 17 of the Department of Energy or otherwise generated by sale 18 19 of products in connection with projects of the Department appropriated under this Act may be retained by the Sec-20 21 retary of Energy, to be available until expended, and used 22 only for plant construction, operation, costs, and payments 23 to cost-sharing entities as provided in appropriate cost-24 sharing contracts or agreements: Provided further, That the remainder of revenues after the making of such payments 25

shall be covered into the Treasury as miscellaneous receipts: 1 2 Provided further, That any contract, agreement, or provision thereof entered into by the Secretary pursuant to this 3 4 authority shall not be executed prior to the expiration of 5 30 calendar days (not including any day in which either House of Congress is not in session because of adjournment 6 7 of more than 3 calendar days to a day certain) from the 8 receipt by the Speaker of the House of Representatives and 9 the President of the Senate of a full comprehensive report on such project, including the facts and circumstances relied 10 11 upon in support of the proposed project.

No funds provided in this Act may be expended by the
Department of Energy to prepare, issue, or process procurement documents for programs or projects for which appropriations have not been made.

16 In addition to other authorities set forth in this Act, 17 the Secretary may accept fees and contributions from public 18 and private sources, to be deposited in a contributed funds 19 account, and prosecute projects using such fees and con-20 tributions in cooperation with other Federal, State or pri-21 vate agencies or concerns.

1	DEPARTMENT OF HEALTH AND HUMAN
2	SERVICES
3	Indian Health Service
4	INDIAN HEALTH SERVICES
5	For expenses necessary to carry out the Act of August
6	5, 1954 (68 Stat. 674), the Indian Self-Determination Act,
7	the Indian Health Care Improvement Act, and titles II and
8	III of the Public Health Service Act with respect to the In-
9	dian Health Service, \$2,546,524,000, together with pay-
10	ments received during the fiscal year pursuant to 42 U.S.C.
11	238(b) for services furnished by the Indian Health Service:
12	Provided, That funds made available to tribes and tribal
13	organizations through contracts, grant agreements, or any
14	other agreements or compacts authorized by the Indian Self-
15	Determination and Education Assistance Act of 1975 (25
16	U.S.C. 450), shall be deemed to be obligated at the time
17	of the grant or contract award and thereafter shall remain
18	available to the tribe or tribal organization without fiscal
19	year limitation: Provided further, That up to \$18,000,000
20	shall remain available until expended, for the Indian Cata-
21	strophic Health Emergency Fund: Provided further, That
22	\$472,022,000 for contract medical care shall remain avail-
23	able for obligation until September 30, 2005: Provided fur-
24	ther, That of the funds provided, up to \$27,000,000 to re-
25	main available until expended, shall be used to carry out

the loan repayment program under section 108 of the In-1 dian Health Care Improvement Act: Provided further, That 2 funds provided in this Act may be used for one-year con-3 4 tracts and grants which are to be performed in two fiscal 5 years, so long as the total obligation is recorded in the year for which the funds are appropriated: Provided further, 6 7 That the amounts collected by the Secretary of Health and 8 Human Services under the authority of title IV of the In-9 dian Health Care Improvement Act shall remain available 10 until expended for the purpose of achieving compliance with the applicable conditions and requirements of titles XVIII 11 12 and XIX of the Social Security Act (exclusive of planning, design, or construction of new facilities): Provided further, 13 14 That funding contained herein, and in any earlier appro-15 priations Acts for scholarship programs under the Indian Health Care Improvement Act (25 U.S.C. 1613) shall re-16 17 main available until expended: Provided further, That 18 amounts received by tribes and tribal organizations under 19 title IV of the Indian Health Care Improvement Act shall be reported and accounted for and available to the receiving 20 21 tribes and tribal organizations until expended: Provided 22 further, That, notwithstanding any other provision of law, 23 of the amounts provided herein, not to exceed \$268,974,000 24 shall be for payments to tribes and tribal organizations for 25 contract or grant support costs associated with contracts,

grants, self-governance compacts or annual funding agree-1 ments between the Indian Health Service and a tribe or 2 3 tribal organization pursuant to the Indian Self-Determina-4 tion Act of 1975, as amended, prior to or during fiscal year 5 2004, of which not to exceed \$2,500,000 may be used for contract support costs associated with new or expanded self-6 7 determination contracts, grants, self-governance compacts 8 or annual funding agreements: Provided further, That 9 funds available for the Indian Health Care Improvement 10 Fund may be used, as needed, to carry out activities typically funded under the Indian Health Facilities account: 11 Provided further, That of the amounts provided to the In-12 13 dian Health Service, \$15,000,000 is provided for alcohol control, enforcement, prevention, treatment, sobriety and 14 15 wellness, and education in Alaska to be distributed as direct lump sum payments as follows: (a) \$2,000,000 to the State 16 of Alaska for regional distribution to hire and equip addi-17 tional Village Public Safety Officers to engage primarily 18 in bootlegging prevention and enforcement activities; (b) 19 20 \$10,000,000 to the Alaska Native Tribal Health Consor-21 tium, which shall be allocated for (1) substance abuse treat-22 ment including residential treatment, (2) substance abuse 23 and behavioral health counselors through the Counselor in 24 Every Village program, and (3) comprehensive substance abuse training programs for counselors and others deliv-25

ering substance abuse services; (c) \$1,000,000 to the State 1 of Alaska for a school peer counseling and education pro-2 gram; and (d) \$2,000,000 for the Alaska Federation of Na-3 4 tives sobriety and wellness program for competitive meritbased grants: Provided further, That none of the funds may 5 be used for tribal courts or tribal ordinance programs or 6 7 any program that is not directly related to alcohol control. 8 enforcement, prevention, treatment, or sobriety: Provided 9 further, That no more than 10 percent may be used by any entity receiving funding for administrative overhead in-10 cluding indirect costs: Provided further, That the State of 11 Alaska, Alaska Native non-profit corporations, and the 12 Alaska Native Tribal Health Consortium must each main-13 tain its existing level of effort and must use these funds 14 15 to enhance or expand existing efforts or initiate new projects or programs and may not use such funds to sup-16 plant existing programs. 17

18

INDIAN HEALTH FACILITIES

19 For construction, repair, maintenance, improvement,
20 and equipment of health and related auxiliary facilities, in21 cluding quarters for personnel; preparation of plans, speci22 fications, and drawings; acquisition of sites, purchase and
23 erection of modular buildings, and purchases of trailers;
24 and for provision of domestic and community sanitation
25 facilities for Indians, as authorized by section 7 of the Act

of August 5, 1954 (42 U.S.C. 2004a), the Indian Self-Deter-1 mination Act, and the Indian Health Care Improvement 2 3 Act, and for expenses necessary to carry out such Acts and 4 titles II and III of the Public Health Service Act with re-5 spect to environmental health and facilities support activities of the Indian Health Service, \$391,188,000, to remain 6 7 available until expended: Provided, That notwithstanding 8 any other provision of law, funds appropriated for the plan-9 ning, design, construction or renovation of health facilities 10 for the benefit of an Indian tribe or tribes may be used to purchase land for sites to construct, improve, or enlarge 11 health or related facilities: Provided further, That from the 12 13 funds appropriated herein, \$5,043,000 shall be designated by the Indian Health Service as a contribution to the 14 15 Yukon-Kuskokwim Health Corporation (YKHC) to complete a priority project for the acquisition of land, plan-16 ning, design and construction of 79 staff quarters in the 17 Bethel service area, pursuant to the negotiated project 18 agreement between the YKHC and the Indian Health Serv-19 ice: Provided further, That this project shall not be subject 20 21 to the construction provisions of the Indian Self-Determina-22 tion and Education Assistance Act and shall be removed 23 from the Indian Health Service priority list upon comple-24 tion: Provided further, That the Federal Government shall 25 not be liable for any property damages or other construction

claims that may arise from YKHC undertaking this project: 1 Provided further, That the land shall be owned or leased 2 3 by the YKHC and title to quarters shall remain vested with 4 the YKHC: Provided further, That not to exceed \$500,000 5 shall be used by the Indian Health Service to purchase TRANSAM equipment from the Department of Defense for 6 7 distribution to the Indian Health Service and tribal facili-8 ties: Provided further, That none of the funds appropriated 9 to the Indian Health Service may be used for sanitation facilities construction for new homes funded with grants by 10 the housing programs of the United States Department of 11 12 Housing and Urban Development: Provided further, That 13 not to exceed \$1,000,000 from this account and the "Indian 14 Health Services" account shall be used by the Indian Health 15 Service to obtain ambulances for the Indian Health Service and tribal facilities in conjunction with an existing inter-16 agency agreement between the Indian Health Service and 17 18 the General Services Administration: Provided further, 19 That not to exceed \$500,000 shall be placed in a Demolition 20 Fund and remain available until expended, to be used by 21 the Indian Health Service for demolition of Federal build-22 ings.

23 ADMINISTRATIVE PROVISIONS, INDIAN HEALTH SERVICE

24 Appropriations in this Act to the Indian Health Serv25 ice shall be available for services as authorized by 5 U.S.C.

3109 but at rates not to exceed the per diem rate equivalent 1 to the maximum rate payable for senior-level positions 2 under 5 U.S.C. 5376; hire of passenger motor vehicles and 3 4 aircraft; purchase of medical equipment; purchase of reprints; purchase, renovation and erection of modular build-5 ings and renovation of existing facilities; payments for tele-6 7 phone service in private residences in the field, when au-8 thorized under regulations approved by the Secretary; and 9 for uniforms or allowances therefor as authorized by 5 10 U.S.C. 5901–5902; and for expenses of attendance at meetings which are concerned with the functions or activities 11 for which the appropriation is made or which will con-12 13 tribute to improved conduct, supervision, or management of those functions or activities. 14

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

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.

None of the funds made available to the Indian Health
8 Service in this Act shall be used for any Department of
9 Health and Human Services-wide consolidation, restruc10 turing, or realignment of functions or for any assessments
11 or charges associated with any such consolidation, restruc12 turing or realignment, except for purposes for which funds
13 are specifically provided in this Act.

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 III of the Indian Self-Determination 17 and Education Assistance Act of 1975 (25 U.S.C. 450), may 18 be deobligated and reobligated to a self-determination con-19 tract under title I, or a self-governance agreement under 20 21 title III 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 included in an appropriations Act and enacted into law. 7 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 ment in advance with subsequent adjustment. The reim-12 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 which provided the funding. Such 16 amounts shall remain available until expended. 17

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

The appropriation structure for the Indian Health
Service may not be altered without the advance approval
of the House and Senate Committees on Appropriations.

HR 2691 PP

OTHER RELATED AGENCIES 1 2 OFFICE OF NAVAJO AND HOPI INDIAN RELOCATION 3 SALARIES AND EXPENSES For necessary expenses of the Office of Navajo and 4 Hopi Indian Relocation as authorized by Public Law 93– 5 531, \$13,532,000, to remain available until expended: Pro-6 7 vided, That funds provided in this or any other appropria-8 tions Act are to be used to relocate eligible individuals and 9 groups including evictees from District 6, Hopi-partitioned 10 lands residents, those in significantly substandard housing, and all others certified as eligible and not included in the 11 12 preceding categories: Provided further, That none of the 13 funds contained in this or any other Act may be used by the Office of Navajo and Hopi Indian Relocation to evict 14 15 any single Navajo or Navajo family who, as of November 30, 1985, was physically domiciled on the lands partitioned 16 to the Hopi Tribe unless a new or replacement home is pro-17 18 vided for such household: Provided further, That no 19 relocatee will be provided with more than one new or replacement home: Provided further, That the Office shall re-20 21 locate any certified eligible relocatees who have selected and 22 received an approved homesite on the Navajo reservation 23 or selected a replacement residence off the Navajo reserva-24 tion or on the land acquired pursuant to 25 U.S.C. 640d-25 10.

1	Institute of American Indian and Alaska Native
2	Culture and Arts Development
3	PAYMENT TO THE INSTITUTE
4	For payment to the Institute of American Indian and
5	Alaska Native Culture and Arts Development, as authorized
6	by title XV of Public Law 99–498, as amended (20 U.S.C.
7	56 part A), \$6,250,000, of which \$1,000,000 shall remain
8	available until expended to assist with the Institute's efforts
9	to develop a Continuing Education Lifelong Learning Cen-
10	ter.

11	Smithsonian Institution
12	SALARIES AND EXPENSES

13 For necessary expenses of the Smithsonian Institution, 14 as authorized by law, including research in the fields of art, 15 science, and history; development, preservation, and documentation of the National Collections; presentation of pub-16 17 lic exhibits and performances; collection, preparation, dissemination, and exchange of information and publications; 18 19 conduct of education, training, and museum assistance pro-20 grams; maintenance, alteration, operation, lease (for terms 21 not to exceed 30 years), and protection of buildings, facili-22 ties, and approaches; not to exceed \$100,000 for services as 23 authorized by 5 U.S.C. 3109; up to five replacement pas-24 senger vehicles; purchase, rental, repair, and cleaning of uniforms for employees, \$487,989,000, of which not to ex-25

ceed \$46,903,000 for the instrumentation program, collec-1 2 tions acquisition, exhibition reinstallation, the National 3 Museum of the American Indian, and the repatriation of 4 skeletal remains program shall remain available until ex-5 pended; and of which \$828,000 for fellowships and scholarly awards shall remain available until September 30, 2005; 6 7 and including such funds as may be necessary to support 8 American overseas research centers and a total of \$125,000 9 for the Council of American Overseas Research Centers: 10 Provided, That funds appropriated herein are available for advance payments to independent contractors performing 11 12 research services or participating in official Smithsonian presentations: Provided further, That the Smithsonian In-13 14 stitution may expend Federal appropriations designated in 15 this Act for lease or rent payments for long term and swing space, as rent payable to the Smithsonian Institution, and 16 such rent payments may be deposited into the general trust 17 funds of the Institution to the extent that federally sup-18 ported activities are housed in the 900 H Street, N.W. 19 building in the District of Columbia: Provided further, That 20 21 this use of Federal appropriations shall not be construed 22 as debt service, a Federal guarantee of, a transfer of risk 23 to, or an obligation of, the Federal Government: Provided 24 further, That no appropriated funds may be used to service 25 debt which is incurred to finance the costs of acquiring the

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FACILITIES CAPITAL

4 For necessary expenses of maintenance, repair, revitalization, and alteration of facilities owned or occupied by 5 the Smithsonian Institution, by contract or otherwise, as 6 authorized by section 2 of the Act of August 22, 1949 (63 7 8 Stat. 623), and for construction, including necessary per-9 sonnel, \$89,970,000, to remain available until expended, of 10 which not to exceed \$10,000 is for services as authorized by 5 U.S.C. 3109: Provided, That contracts awarded for 11 environmental systems, protection systems, and repair or 12 13 restoration of facilities of the Smithsonian Institution may be negotiated with selected contractors and awarded on the 14 15 basis of contractor qualifications as well as price: Provided further, That balances from amounts previously appro-16 priated under the headings "Repair, Restoration and Alter-17 ation of Facilities" and "Construction" shall be transferred 18 19 to and merged with this appropriation and shall remain 20 available until expended.

21 ADMINISTRATIVE PROVISIONS, SMITHSONIAN INSTITUTION

None of the funds in this or any other Act may be used to make any changes to the existing Smithsonian science programs including closure of facilities, relocation of staff or redirection of functions and programs without approval from the Board of Regents of recommendations re ceived from the Science Commission.

None of the funds in this or any other Act may be
used to initiate the design for any proposed expansion of
current space or new facility without consultation with the
House and Senate Appropriations Committees.

None of the funds in this or any other Act may be
used for the Holt House located at the National Zoological
Park in Washington, D.C., unless identified as repairs to
minimize water damage, monitor structure movement, or
provide interim structural support.

None of the funds available to the Smithsonian may
be reprogrammed without the advance written approval of
the House and Senate Committees on Appropriations in accordance with the procedures contained in House Report
No. 105–163.

- 17 NATIONAL GALLERY OF ART
- 18 SALARIES AND EXPENSES

19 For the upkeep and operations of the National Gallery 20 of Art, the protection and care of the works of art therein, 21 and administrative expenses incident thereto, as authorized 22 by the Act of March 24, 1937 (50 Stat. 51), as amended 23 by the public resolution of April 13, 1939 (Public Resolu-24 tion 9, Seventy-sixth Congress), including services as au-25 thorized by 5 U.S.C. 3109; payment in advance when au-

thorized by the treasurer of the Gallery for membership in 1 2 library, museum, and art associations or societies whose publications or services are available to members only, or 3 4 to members at a price lower than to the general public; purchase, repair, and cleaning of uniforms for quards, and uni-5 forms, or allowances therefor, for other employees as author-6 7 ized by law (5 U.S.C. 5901–5902); purchase or rental of 8 devices and services for protecting buildings and contents 9 thereof, and maintenance, alteration, improvement, and re-10 pair of buildings, approaches, and grounds; and purchase 11 of services for restoration and repair of works of art for 12 the National Gallery of Art by contracts made, without advertising, with individuals, firms, or organizations at such 13 14 rates or prices and under such terms and conditions as the 15 Gallery may deem proper, \$85,650,000, of which not to exceed \$3,026,000 for the special exhibition program shall re-16 17 main available until expended.

18 REPAIR, RESTORATION AND RENOVATION OF BUILDINGS

19 For necessary expenses of repair, restoration and ren-20 ovation of buildings, grounds and facilities owned or occu-21 pied by the National Gallery of Art, by contract or other-22 wise, as authorized, \$11,600,000, to remain available until 23 expended: Provided, That contracts awarded for environ-24 mental systems, protection systems, and exterior repair or 25 renovation of buildings of the National Gallery of Art may

	201
1	be negotiated with selected contractors and awarded on the
2	basis of contractor qualifications as well as price.
3	John F. Kennedy Center for the Performing Arts
4	OPERATIONS AND MAINTENANCE
5	For necessary expenses for the operation, maintenance
6	and security of the John F. Kennedy Center for the Per-
7	forming Arts, \$16,560,000.
8	CONSTRUCTION
9	For necessary expenses for capital repair and restora-
10	tion of the existing features of the building and site of the
11	John F. Kennedy Center for the Performing Arts,
12	\$16,000,000, to remain available until expended.
13	Woodrow Wilson International Center for
14	Scholars
15	SALARIES AND EXPENSES
16	For expenses necessary in carrying out the provisions
17	of the Woodrow Wilson Memorial Act of 1968 (82 Stat.
18	1356) including hire of passenger vehicles and services as
19	authorized by 5 U.S.C. 3109, \$8,604,000.
20	NATIONAL FOUNDATION ON THE ARTS AND THE
21	Humanities
22	NATIONAL ENDOWMENT FOR THE ARTS
23	GRANTS AND ADMINISTRATION
24	For necessary expenses to carry out the National Foun-
25	dation on the Arts and the Humanities Act of 1965, as

amended, \$117,480,000, shall be available to the National 1 2 Endowment for the Arts for the support of projects and productions in the arts through assistance to organizations and 3 4 individuals pursuant to sections 5(c) and 5(g) of the Act, including \$17,000,000 for support of arts education and 5 public outreach activities through the Challenge America 6 7 program, for program support, and for administering the 8 functions of the Act, to remain available until expended: 9 Provided, That funds previously appropriated to the National Endowment for the Arts "Matching Grants" account 10 11 and "Challenge America" account may be transferred to 12 and merged with this account.

13 NATIONAL ENDOWMENT FOR THE HUMANITIES

14 GRANTS AND ADMINISTRATION

For necessary expenses to carry out the National Foundation on the Arts and the Humanities Act of 1965, as amended, \$125,878,000, shall be available to the National Rendowment for the Humanities for support of activities in the humanities, pursuant to section 7(c) of the Act, and for administering the functions of the Act, to remain available until expended.

22

MATCHING GRANTS

To carry out the provisions of section 10(a)(2) of the
National Foundation on the Arts and the Humanities Act
of 1965, as amended, \$16,122,000, to remain available until

expended, of which \$10,436,000 shall be available to the Na-1 2 tional Endowment for the Humanities for the purposes of section 7(h): Provided, That this appropriation shall be 3 4 available for obligation only in such amounts as may be equal to the total amounts of gifts, bequests, and devises of 5 money, and other property accepted by the chairman or by 6 7 grantees of the Endowment under the provisions of sub-8 sections 11(a)(2)(B) and 11(a)(3)(B) during the current 9 and preceding fiscal years for which equal amounts have not previously been appropriated. 10

11

Administrative Provisions

12 None of the funds appropriated to the National Foun-13 dation on the Arts and the Humanities may be used to process any grant or contract documents which do not in-14 15 clude the text of 18 U.S.C. 1913: Provided, That none of the funds appropriated to the National Foundation on the 16 Arts and the Humanities may be used for official reception 17 and representation expenses: Provided further, That funds 18 from nonappropriated sources may be used as necessary for 19 official reception and representation expenses: Provided fur-20 21 ther, That the Chairperson of the National Endowment for 22 the Arts may approve grants up to \$10,000, if in the aggre-23 gate this amount does not exceed 5 percent of the sums ap-24 propriated for grant-making purposes per year: Provided further, That such small grant actions are taken pursuant 25

to the terms of an expressed and direct delegation of author ity from the National Council on the Arts to the Chair person.

4	Commission of Fine Arts
5	SALARIES AND EXPENSES

6 For expenses made necessary by the Act establishing 7 a Commission of Fine Arts (40 U.S.C. 104), \$1,422,000: 8 Provided, That the Commission is authorized to charge fees 9 to cover the full costs of its publications, and such fees shall 10 be credited to this account as an offsetting collection, to re-11 main available until expended without further appropria-12 tion.

13 NATIONAL CAPITAL ARTS AND CULTURAL AFFAIRS

For necessary expenses as authorized by Public Law
99–190 (20 U.S.C. 956(a)), as amended, \$6,000,000.

16 Advisory Council on Historic Preservation
 17 SALARIES AND EXPENSES

For necessary expenses of the Advisory Council on Historic Preservation (Public Law 89–665, as amended),
\$4,000,000: Provided, That none of these funds shall be
available for compensation of level V of the Executive Schedule or higher positions.

1

2

3 For necessary expenses, as authorized by the National 4 Capital Planning Act of 1952 (40 U.S.C. 71–71i), including services as authorized by 5 U.S.C. 3109, \$8,030,000: 5 Provided, That for fiscal year 2004 and thereafter, all ap-6 7 pointed members of the Commission will be compensated 8 at a rate not to exceed the daily equivalent of the annual 9 rate of pay for positions at level IV of the Executive Sched-10 ule for each day such member is engaged in the actual performance of duties. 11

UNITED STATES HOLOCAUST MEMORIAL MUSEUM HOLOCAUST MEMORIAL MUSEUM

For expenses of the Holocaust Memorial Museum, as
authorized by Public Law 106–292 (36 U.S.C. 2301–2310),
\$39,997,000, of which \$1,900,000 for the museum's repair
and rehabilitation program and \$1,264,000 for the museum's exhibitions program shall remain available until expended.

- 20 Presidio Trust
- 21 PRESIDIO TRUST FUND

For necessary expenses to carry out title I of the Omnibus Parks and Public Lands Management Act of 1996,
\$20,700,000 shall be available to the Presidio Trust, to remain available until expended.

TITLE III—GENERAL PROVISIONS

1

2 SEC. 301. The expenditure of any appropriation under 3 this Act for any consulting service through procurement 4 contract, pursuant to 5 U.S.C. 3109, shall be limited to 5 those contracts where such expenditures are a matter of pub-6 lic record and available for public inspection, except where 7 otherwise provided under existing law, or under existing 8 Executive Order issued pursuant to existing law.

9 SEC. 302. No part of any appropriation contained in 10 this Act shall be available for any activity or the publica-11 tion or distribution of literature that in any way tends to 12 promote public support or opposition to any legislative pro-13 posal on which congressional action is not complete.

SEC. 303. No part of any appropriation contained in
this Act shall remain available for obligation beyond the
current fiscal year unless expressly so provided herein.

SEC. 304. 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.

SEC. 305. No assessments may be levied against any
program, budget activity, subactivity, or project funded by
this Act unless notice of such assessments and the basis

therefor are presented to the Committees on Appropriations
 and are approved by such committees.

3 SEC. 306. None of the funds in this Act may be used 4 to plan, prepare, or offer for sale timber from trees classified 5 as giant sequoia (Sequoiadendron giganteum) which are lo-6 cated on National Forest System or Bureau of Land Man-7 agement lands in a manner different than such sales were 8 conducted in fiscal year 2003.

9 SEC. 307. (a) LIMITATION OF FUNDS.—None of the 10 funds appropriated or otherwise made available pursuant 11 to this Act shall be obligated or expended to accept or proc-12 ess applications for a patent for any mining or mill site 13 claim located under the general mining laws.

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

1 (c) REPORT.—On September 30, 2004, the Secretary 2 of the Interior shall file with the House and Senate Com-3 mittees on Appropriations and the Committee on Resources 4 of the House of Representatives and the Committee on Energy and Natural Resources of the Senate a report on ac-5 tions taken by the Department under the plan submitted 6 7 pursuant to section 314(c) of the Department of the Interior 8 and Related Agencies Appropriations Act, 1997 (Public Law 104-208). 9

10 (d) MINERAL EXAMINATIONS.—In order to process patent applications in a timely and responsible manner, 11 upon the request of a patent applicant, the Secretary of the 12 Interior shall allow the applicant to fund a qualified third-13 party contractor to be selected by the Bureau of Land Man-14 15 agement to conduct a mineral examination of the mining claims or mill sites contained in a patent application as 16 set forth in subsection (b). The Bureau of Land Manage-17 ment shall have the sole responsibility to choose and pay 18 the third-party contractor in accordance with the standard 19 procedures employed by the Bureau of Land Management 20 21 in the retention of third-party contractors.

SEC. 308. Notwithstanding any other provision of law,
amounts appropriated to or earmarked in committee reports for the Bureau of Indian Affairs and the Indian
Health Service by Public Laws 103–138, 103–332, 104–

134, 104–208, 105–83, 105–277, 106–113, 106–291, and 1 2 107–63, for payments to tribes and tribal organizations for 3 contract support costs associated with self-determination or 4 self-governance contracts, grants, compacts, or annual fund-5 ing agreements with the Bureau of Indian Affairs or the Indian Health Service as funded by such Acts, are the total 6 7 amounts available for fiscal years 1994 through 2003 for 8 such purposes, except that, for the Bureau of Indian Affairs, 9 tribes and tribal organizations may use their tribal priority 10 allocations for unmet indirect costs of ongoing contracts, grants, self-governance compacts or annual funding agree-11 12 ments.

13 SEC. 309. Of the funds provided to the National En14 dowment for the Arts—

(1) The Chairperson shall only award a grant to
an individual if such grant is awarded to such individual for a literature fellowship, National Heritage
Fellowship, or American Jazz Masters Fellowship.

(2) The Chairperson shall establish procedures to
ensure that no funding provided through a grant, except a grant made to a State or local arts agency, or
regional group, may be used to make a grant to any
other organization or individual to conduct activity
independent of the direct grant recipient. Nothing in

this subsection shall prohibit payments made in ex change for goods and services.

3 (3) No grant shall be used for seasonal support
4 to a group, unless the application is specific to the
5 contents of the season, including identified programs
6 and/or projects.

7 SEC. 310. The National Endowment for the Arts and 8 the National Endowment for the Humanities are authorized 9 to solicit, accept, receive, and invest in the name of the 10 United States, gifts, bequests, or devises of money and other property or services and to use such in furtherance of the 11 functions of the National Endowment for the Arts and the 12 13 National Endowment for the Humanities. Any proceeds from such gifts, bequests, or devises, after acceptance by the 14 15 National Endowment for the Arts or the National Endowment for the Humanities, shall be paid by the donor or the 16 representative of the donor to the Chairman. The Chairman 17 shall enter the proceeds in a special interest-bearing account 18 to the credit of the appropriate endowment for the purposes 19 specified in each case. 20

21 SEC. 311. (a) In providing services or awarding finan-22 cial assistance under the National Foundation on the Arts 23 and the Humanities Act of 1965 from funds appropriated 24 under this Act, the Chairperson of the National Endowment 25 for the Arts shall ensure that priority is given to providing services or awarding financial assistance for projects, pro ductions, workshops, or programs that serve underserved
 populations.

4 (b) In this section:

5 (1) The term "underserved population" means a
6 population of individuals, including urban minori7 ties, who have historically been outside the purview of
8 arts and humanities programs due to factors such as
9 a high incidence of income below the poverty line or
10 to geographic isolation.

(2) The term "poverty line" means the poverty
line (as defined by the Office of Management and
Budget, and revised annually in accordance with section 673(2) of the Community Services Block Grant
Act (42 U.S.C. 9902(2)) (applicable to a family of the
size involved.

17 (c) In providing services and awarding financial assistance under the National Foundation on the Arts and 18 Humanities Act of 1965 with funds appropriated by this 19 Act, the Chairperson of the National Endowment for the 20 21 Arts shall ensure that priority is given to providing services 22 or awarding financial assistance for projects, productions, 23 workshops, or programs that will encourage public knowl-24 edge, education, understanding, and appreciation of the 25 arts.

(d) With funds appropriated by this Act to carry out
 section 5 of the National Foundation on the Arts and Hu manities Act of 1965—
 (1) the Chairperson shall establish a grant cat-

egory for projects, productions, workshops, or pro- grams that are of national impact or availability or are able to tour several States;

8 (2) the Chairperson shall not make grants ex-9 ceeding 15 percent, in the aggregate, of such funds to 10 any single State, excluding grants made under the 11 authority of paragraph (1);

(3) the Chairperson shall report to the Congress
annually and by State, on grants awarded by the
Chairperson in each grant category under section 5 of
such Act; and

16 (4) the Chairperson shall encourage the use of
17 grants to improve and support community-based
18 music performance and education.

SEC. 312. No part of any appropriation contained in
this Act shall be expended or obligated to complete and issue
the 5-year program under the Forest and Rangeland Renewable Resources Planning Act.

23 SEC. 313. None of the funds in this Act may be used
24 to support Government-wide administrative functions un25 less such functions are justified in the budget process and

funding is approved by the House and Senate Committees
 on Appropriations.

3 SEC. 314. Notwithstanding any other provision of law,
4 none of the funds in this Act may be used for GSA Tele5 communication Centers.

6 SEC. 315. Notwithstanding any other provision of law, for fiscal year 2004 the Secretaries of Agriculture and the 7 8 Interior are authorized to limit competition for watershed 9 restoration project contracts as part of the "Jobs in the Woods" Program established in Region 10 of the Forest 10 Service to individuals and entities in historically timber-11 12 dependent areas in the States of Washington, Oregon, northern California, Idaho, Montana, and Alaska that have been 13 affected by reduced timber harvesting on Federal lands. The 14 Secretaries shall consider the benefits to the local economy 15 in evaluating bids and designing procurements which create 16 economic opportunities for local contractors. 17

18 SEC. 316. Amounts deposited during fiscal year 2003 in the roads and trails fund provided for in the 14th para-19 graph under the heading "FOREST SERVICE" of the Act 20 21 of March 4, 1913 (37 Stat. 843; 16 U.S.C. 501), shall be 22 used by the Secretary of Agriculture, without regard to the 23 State in which the amounts were derived, to repair or re-24 construct roads, bridges, and trails on National Forest System lands or to carry out and administer projects to im-25

prove forest health conditions, which may include the repair 1 or reconstruction of roads, bridges, and trails on National 2 Forest System lands in the wildland-community interface 3 4 where there is an abnormally high risk of fire. The projects 5 shall emphasize reducing risks to human safety and public health and property and enhancing ecological functions, 6 7 long-term forest productivity, and biological integrity. The 8 projects may be completed in a subsequent fiscal year. 9 Funds shall not be expended under this section to replace funds which would otherwise appropriately be expended 10 from the timber salvage sale fund. Nothing in this section 11 shall be construed to exempt any project from any environ-12 13 mental law.

14 SEC. 317. Other than in emergency situations, none 15 of the funds in this Act may be used to operate telephone 16 answering machines during core business hours unless such 17 answering machines include an option that enables callers 18 to reach promptly an individual on-duty with the agency 19 being contacted.

20 SEC. 318. No timber sale in Region 10 shall be adver-21 tised if the indicated rate is deficit when appraised using 22 a residual value approach that assigns domestic Alaska val-23 ues for western redcedar. Program accomplishments shall 24 be based on volume sold. Should Region 10 sell, in fiscal 25 year 2003, the annual average portion of the decadal allow-

able sale quantity called for in the current Tongass Land 1 2 Management Plan in sales which are not deficit when ap-3 praised using a residual value approach that assigns do-4 mestic Alaska values for western redcedar, all of the western 5 redcedar timber from those sales which is surplus to the needs of domestic processors in Alaska, shall be made avail-6 7 able to domestic processors in the contiguous 48 United 8 States at prevailing domestic prices. Should Region 10 sell, 9 in fiscal year 2003, less than the annual average portion 10 of the decadal allowable sale quantity called for in the 11 Tongass Land Management Plan in sales which are not def-12 icit when appraised using a residual value approach that 13 assigns domestic Alaska values for western redcedar, the vol-14 ume of western redcedar timber available to domestic proc-15 essors at prevailing domestic prices in the contiguous 48 United States shall be that volume: (i) which is surplus to 16 the needs of domestic processors in Alaska, and (ii) is that 17 percent of the surplus western redcedar volume determined 18 by calculating the ratio of the total timber volume which 19 has been sold on the Tongass to the annual average portion 20 21 of the decadal allowable sale quantity called for in the cur-22 rent Tongass Land Management Plan. The percentage shall 23 be calculated by Region 10 on a rolling basis as each sale 24 is sold (for purposes of this amendment, a "rolling basis" shall mean that the determination of how much western 25

redcedar is eligible for sale to various markets shall be made 1 at the time each sale is awarded). Western redcedar shall 2 be deemed "surplus to the needs of domestic processors in 3 4 Alaska" when the timber sale holder has presented to the 5 Forest Service documentation of the inability to sell western redcedar logs from a given sale to domestic Alaska proc-6 7 essors at a price equal to or greater than the log selling 8 value stated in the contract. All additional western redcedar 9 volume not sold to Alaska or contiguous 48 United States 10 domestic processors may be exported to foreign markets at the election of the timber sale holder. All Alaska yellow 11 cedar may be sold at prevailing export prices at the election 12 13 of the timber sale holder.

SEC. 319. A project undertaken by the Forest Service
under the Recreation Fee Demonstration Program as authorized by section 315 of the Department of the Interior
and Related Agencies Appropriations Act for Fiscal Year
1996, as amended, shall not result in—

(1) displacement of the holder of an authorization to provide commercial recreation services on Federal lands. Prior to initiating any project, the Secretary shall consult with potentially affected holders
to determine what impacts the project may have on
the holders. Any modifications to the authorization

1	shall be made within the terms and conditions of the
2	authorization and authorities of the impacted agency;
3	(2) the return of a commercial recreation service
4	to the Secretary for operation when such services have
5	been provided in the past by a private sector pro-
6	vider, except when—
7	(A) the private sector provider fails to bid
8	on such opportunities;
9	(B) the private sector provider terminates
10	its relationship with the agency; or
11	(C) the agency revokes the permit for non-
12	compliance with the terms and conditions of the
13	authorization.
14	In such cases, the agency may use the Recreation Fee Dem-
15	onstration Program to provide for operations until a subse-
16	quent operator can be found through the offering of a new
17	prospectus.
18	SEC. 320. Prior to October 1, 2004, the Secretary of
19	Agriculture shall not be considered to be in violation of sub-
20	paragraph $6(f)(5)(A)$ of the Forest and Rangeland Renew-
21	able Resources Planning Act of 1974 (16 U.S.C.
22	1604(f)(5)(A)) solely because more than 15 years have
23	passed without revision of the plan for a unit of the Na-
24	tional Forest System. Nothing in this section exempts the
25	Secretary from any other requirement of the Forest and

Rangeland Renewable Resources Planning Act (16 U.S.C.
 1600 et seq.) or any other law: Provided, That if the Sec retary is not acting expeditiously and in good faith, within
 the funding available, to revise a plan for a unit of the
 National Forest System, this section shall be void with re spect to such plan and a court of proper jurisdiction may
 order completion of the plan on an accelerated basis.

8 SEC. 321. No funds provided in this Act may be ex-9 pended to conduct preleasing, leasing and related activities 10 under either the Mineral Leasing Act (30 U.S.C. 181 et seq.) or the Outer Continental Shelf Lands Act (43 U.S.C. 1331 11 et seq.) within the boundaries of a National Monument es-12 13 tablished pursuant to the Act of June 8, 1906 (16 U.S.C. 431 et seq.) as such boundary existed on January 20, 2001, 14 15 except where such activities are allowed under the Presidential proclamation establishing such monument. 16

SEC. 322. Employees of the foundations established by
Acts of Congress to solicit private sector funds on behalf
of Federal land management agencies shall, in fiscal year
2005, qualify for General Service Administration contract
airfares.

SEC. 323. In entering into agreements with foreign
countries pursuant to the Wildfire Suppression Assistance
Act (42 U.S.C. 1856m) the Secretary of Agriculture and
the Secretary of the Interior are authorized to enter into

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

21 SEC. 324. A grazing permit or lease issued by the Sec-22 retary of the Interior or a grazing permit issued by the Sec-23 retary of Agriculture where National Forest System lands 24 are involved that expires, is transferred, or waived during 25 fiscal years 2004–2008 shall be renewed under section 402

of the Federal Land Policy and Management Act of 1976, 1 as amended (43 U.S.C. 1752), section 19 of the Granger-2 Thye Act, as amended (16 U.S.C. 5801), title III of the 3 4 Bankhead-Jones Farm Tenant Act (7 U.S.C. 1010 et seq.), 5 or, if applicable, section 510 of the California Desert Protection Act (16 U.S.C. 410aaa-50). The terms and conditions 6 7 contained in the expired, transferred, or waived permit or 8 lease shall continue in effect under the renewed permit or 9 lease until such time as the Secretary of the Interior or Sec-10 retary of Agriculture as appropriate completes processing of such permit or lease in compliance with all applicable 11 laws and regulations, at which time such permit or lease 12 13 may be canceled, suspended or modified, in whole or in part, to meet the requirements of such applicable laws and 14 15 regulations. Nothing in this section shall be deemed to alter the statutory authority of the Secretary of the Interior or 16 17 the Secretary of Agriculture: Provided, That where National 18 Forest System lands are involved and the Secretary of Agriculture has renewed an expired or waived grazing permit 19 prior to or during fiscal year 2004, the terms and condi-20 21 tions of the renewed grazing permit shall remain in effect 22 until such time as the Secretary of Agriculture completes 23 processing of the renewed permit in compliance with all ap-24 plicable laws and regulations or until the expiration of the 25 renewed permit, whichever comes first. Upon completion of

the processing, the permit may be canceled, suspended or 1 2 modified, in whole or in part, to meet the requirements of 3 applicable laws and regulations: Provided further, That be-4 ginning in November 2004, and every year thereafter, the 5 Secretaries of the Interior and Agriculture shall report to Congress the extent to which they are completing analysis 6 7 required under applicable laws prior to the expiration of 8 grazing permits, and beginning in May 2004, and two 9 years thereafter, the Secretaries shall provide Congress recommendations for legislative provisions necessary to ensure 10 11 all permit renewals are completed in a timely manner. The legislative recommendations provided shall be consistent 12 with the funding levels requested in the Secretaries' budget 13 proposals: Provided further, That notwithstanding section 14 15 504 of the Rescissions Act (109 Stat. 212), the Secretaries in their sole discretion determine the priority and timing 16 for completing required environmental analysis of grazing 17 18 allotments based on the environmental significance of the 19 allotments and funding available to the Secretaries for this 20 purpose.

SEC. 325. Notwithstanding any other provision of law
or regulation, to promote the more efficient use of the health
care funding allocation for fiscal year 2004, the Eagle Butte
Service Unit of the Indian Health Service, at the request
of the Cheyenne River Sioux Tribe, may pay base salary

rates to health professionals up to the highest grade and
 step available to a physician, pharmacist, or other health
 professional and may pay a recruitment or retention bonus
 of up to 25 percent above the base pay rate.

5 SEC. 326. None of the funds made available in this
6 Act may be transferred to any department, agency, or in7 strumentality of the United States Government except pur8 suant to a transfer made by, or transfer authority provided
9 in, this Act or any other appropriations Act.

10 SEC. 327. None of the funds made available in this 11 Act may be used for the planning, design, or construction 12 of improvements to Pennsylvania Avenue in front of the 13 White House without the advance approval of the Commit-14 tees on Appropriations.

15 SEC. 328. In awarding a Federal Contract with funds made available by this Act, the Secretary of Agriculture and 16 the Secretary of the Interior (the "Secretaries") may, in 17 18 evaluating bids and proposals, give consideration to local 19 contractors who are from, and who provide employment and training for, dislocated and displaced workers in an 20 21 economically disadvantaged rural community, including 22 those historically timber-dependent areas that have been af-23 fected by reduced timber harvesting on Federal lands and 24 other forest-dependent rural communities isolated from significant alternative employment opportunities: Provided, 25

1 That the Secretaries may award grants or cooperative agreements to local non-profit entities, Youth Conservation 2 3 Corps or related partnerships with State, local or non-profit 4 youth groups, or small or disadvantaged business: Provided 5 further, That the contract, grant, or cooperative agreement is for forest hazardous fuels reduction, watershed or water 6 7 quality monitoring or restoration, wildlife or fish popu-8 lation monitoring, or habitat restoration or management: Provided further, That the terms "rural community" and 9 "economically disadvantaged" shall have the same mean-10 ings as in section 2374 of Public Law 101–624: Provided 11 further, That the Secretaries shall develop guidance to im-12 plement this section: Provided further, That nothing in this 13 section shall be construed as relieving the Secretaries of any 14 15 duty under applicable procurement laws, except as provided in this section. 16

17 SEC. 329. LOCAL EXEMPTIONS FROM FOREST SERV18 ICE DEMONSTRATION PROGRAM FEES. Section 6906 of Title
19 31, United States Code, is amended—

20 (1) by inserting "(a) IN GENERAL.—" before
21 "Necessary"; and

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

23 "(b) Local Exemptions From Demonstration
24 Program Fees.—

1	"(1) IN GENERAL.—Each unit of general local
2	government that lies in whole or in part within the
3	White Mountain National Forest and persons residing
4	within the boundaries of that unit of general local
5	government shall be exempt during that fiscal year
6	from any requirement to pay a Demonstration Pro-
7	gram Fee (parking permit or passport) imposed by
8	the Secretary of Agriculture for access to the Forest.
9	"(2) Administration.—The Secretary of Agri-
10	culture shall establish a method of identifying persons
11	who are exempt from paying user fees under para-
12	graph (1). This method may include valid form of
13	identification including a drivers license.".
14	Sec. 330. Implementation of Gallatin Land Con-
15	SOLIDATION ACT OF 1998. (a) DEFINITIONS.—For purposes
16	of this section:
17	(1) "Gallatin Land Consolidation Act of 1998"
18	means Public Law 105–267 (112 Stat. 2371).
19	(2) "Option Agreement" has the same meaning
20	as defined in section 3(6) of the Gallatin Land Con-
21	solidation Act of 1998.
22	(3) "Secretary" means the Secretary of Agri-
23	culture.
24	(4) "Excess receipts" means National Forest
25	Fund receipts from the National Forests in Montana,

1	which are identified and adjusted by the Forest Serv-
2	ice within the fiscal year, and which are in excess of
3	funds retained for: the Salvage Sale Fund; the
4	Knutson-Vandenberg Fund; the Purchaser Road/Spec-
5	ified Road Credits; the Twenty-Five Percent Fund, as
6	amended; the Ten Percent Road and Trail Fund; the
7	Timber Sale Pipeline Restoration Fund; the Fifty
8	Percent Grazing Class A Receipts Fund; and the
9	Land and Water Conservation Fund Recreation User
10	Fees Receipts—Class A Fund.
11	(5) "Special Account" means the special account
12	referenced in section $4(c)(2)$ of the Gallatin Land
13	Consolidation Act of 1998.
14	(6) "Eastside National Forests" has the same
15	meaning as in section 3(4) of the Gallatin Land Con-
16	solidation Act of 1998.
17	(b) Special Account.—
18	(1) The Secretary is authorized and directed,
19	without further appropriation or reprogramming of
20	funds, to transfer to the Special Account these enu-
21	merated funds and receipts in the following order:
22	(A) timber sale receipts from the Gallatin
23	National Forest and other Eastside National
24	Forests, as such receipts are referenced in section

1	4(a)(2)(C) of the Gallatin Land Consolidation
2	Act of 1998;
3	(B) any available funds heretofore appro-
4	priated for the acquisition of lands for National
5	Forest purposes in the State of Montana through
6	fiscal year 2003;
7	(C) net receipts from the conveyance of
8	lands on the Gallatin National Forest as author-
9	ized by subsection (c); and,
10	(D) excess receipts for fiscal years 2003
11	through 2008.
12	(2) All funds in the Special Account shall be
13	available to the Secretary until expended, without
14	further appropriation, and will be expended prior to
15	the end of fiscal year 2008 for the following purposes:
16	(A) the completion of the land acquisitions
17	authorized by the Gallatin Land Consolidation
18	Act of 1998 and fulfillment of the Option Agree-
19	ment, as may be amended from time to time;
20	and,
21	(B) the acquisition of lands for which ac-
22	quisition funds were transferred to the Special
23	Account pursuant to subsection $(b)(1)(B)$.
24	(3) The Special Account shall be closed at the
25	end of fiscal year 2008 and any monies remaining in

1	the Special Account shall be transferred to the fund
2	established under Public Law 90–171 (commonly
3	known as the "Sisk Act", 16 U.S.C. §484a) to re-
4	main available, until expended, for the acquisition of
5	lands for National Forest purposes in the State of
6	Montana.
7	(4) Funds deposited in the Special Account or el-
8	igible for deposit shall not be subject to transfer or re-
9	programming for wildland fire management or any
10	other emergency purposes.
11	(c) Land Conveyances Within the Gallatin Na-
12	TIONAL FOREST.—
13	(1) Conveyance Authority.—The Secretary is
13 14	(1) CONVEYANCE AUTHORITY.—The Secretary is authorized, under such terms and conditions as the
14	authorized, under such terms and conditions as the
14 15	authorized, under such terms and conditions as the Secretary may prescribe and without requirements for
14 15 16	authorized, under such terms and conditions as the Secretary may prescribe and without requirements for further administrative or environmental analyses or
14 15 16 17	authorized, under such terms and conditions as the Secretary may prescribe and without requirements for further administrative or environmental analyses or examination, to sell or exchange any or all rights,
14 15 16 17 18	authorized, under such terms and conditions as the Secretary may prescribe and without requirements for further administrative or environmental analyses or examination, to sell or exchange any or all rights, title, and interests of the United States in the fol-
14 15 16 17 18 19	authorized, under such terms and conditions as the Secretary may prescribe and without requirements for further administrative or environmental analyses or examination, to sell or exchange any or all rights, title, and interests of the United States in the fol- lowing lands within the Gallatin National Forest in
14 15 16 17 18 19 20	authorized, under such terms and conditions as the Secretary may prescribe and without requirements for further administrative or environmental analyses or examination, to sell or exchange any or all rights, title, and interests of the United States in the fol- lowing lands within the Gallatin National Forest in the State of Montana:
 14 15 16 17 18 19 20 21 	authorized, under such terms and conditions as the Secretary may prescribe and without requirements for further administrative or environmental analyses or examination, to sell or exchange any or all rights, title, and interests of the United States in the fol- lowing lands within the Gallatin National Forest in the State of Montana: (A) SMC East Boulder Mine Portal Tract:

1	(B) Forest Service West Yellowstone Admin-
2	istrative Site: U.S. Forest Service Administra-
3	tive Site located within the $NE^{1/4}$ of Block 17 of
4	the Townsite of West Yellowstone which is situ-
5	ated in the $N^{1/2}$ of Section 34, T.13S., R.5E.,
6	Principal Meridian, Gallatin County, Montana,
7	containing 1.04 acres more or less.
8	(C) Mill Fork Mission Creek Tract: Prin-
9	cipal Meridian, T.13S., R.5E., Section 34,
10	NW ¹ / ₄ SW ¹ / ₄ , containing 40 acres more or less.
11	(D) West Yellowstone Town Expansion
12	Tract #1: Principal Meridian, T.13S., R.5E.,
13	Section 33, $E^{1/2}E^{1/2}NE^{1/4}$, containing 40 acres
14	more or less.
15	(E) West Yellowstone Town Expansion
16	Tract #2: Principal Meridian, T.13S., R.5E.,
17	Section 33, $NE^{1/4}SE^{1/4}$, containing 40 acres
18	more or less.
19	(2) DESCRIPTIONS.—The Secretary may modify
20	the descriptions in subsection $(c)(1)$ to correct errors
21	or to reconfigure the properties in order to facilitate
22	a conveyance.
23	(3) CONSIDERATION.—Consideration for a sale
24	or exchange of land under this subsection may include
25	cash, land, or a combination of both.

1	(4) VALUATION.—Any appraisals of land deemed
2	necessary or desirable by the Secretary to carry out
3	the purposes of this section shall conform to the Uni-
4	form Appraisal Standards for Federal Land Acquisi-
5	tions.
6	(5) CASH EQUALIZATION.—Notwithstanding any
7	other provision of law, the Secretary may accept a
8	cash equalization payment in excess of 25 percent of
9	the value of any land exchanged under this sub-
10	section.
11	(6) Solicitations of offers.—The Secretary
12	may:
13	(A) solicit offers for sale or exchange of land
14	under this subsection on such terms and condi-
15	tions as the Secretary may prescribe, or
16	(B) reject any offer made under this sub-
17	section if the Secretary determines that the offer
18	is not adequate or not in the public interest.
19	(7) Methods of sale.—The Secretary may sell
20	land at public or private sale, including competitive
21	sale by auction, bid, or otherwise, in accordance with
22	such terms, conditions, and procedures as the Sec-
23	retary determines will be in the best interests of the
24	United States.

1	(8) BROKERS.—The Secretary may utilize bro-
2	kers or other third parties in the disposition of the
3	land authorized by this subsection and, from the pro-
4	ceeds of the sale, may pay reasonable commissions or
5	fees on the sale or sales.
6	(9) Receipts from sale or exchange.—The
7	Secretary shall deposit the net receipts of a sale or ex-
8	change under this subsection in the Special Account.
9	(d) Miscellaneous Provisions.—
10	(1) Receipts from any sale or exchange pursuant
11	to subsection (c) of this section:
12	(A) shall not be deemed excess receipts for
13	purposes of this section;
14	(B) shall not be paid or distributed to the
15	State or counties under any provision of law, or
16	otherwise deemed as moneys received from the
17	National Forest for purposes of the Act of May
18	23, 1908 or the Act of March 1, 1911 (16 U.S.C.
19	§ 500, as amended), or the Act of March 4, 1913
20	(16 U.S.C. § 501, as amended).
21	(2) As of the date of enactment of this section,
22	any public land order withdrawing land described in
23	subsection (c)(1) from all forms of appropriation
24	under the public land laws is revoked with respect to

1	any portion of the land conveyed by the Secretary
2	under this section.
3	(3) Subject to valid existing rights, all lands de-
4	scribed in section (c)(1) are withdrawn from location,
5	entry, and patent under the mining laws of the
6	United States.
7	(4) The Agriculture Property Management Regu-
8	lations shall not apply to any action taken pursuant
9	to this section.
10	(e) Option Agreement Amendment.—The Amend-
11	ment No. 1 to the Option Agreement is hereby ratified as
12	a matter of Federal law and the parties to it are authorized
13	to effect the terms and conditions thereof.
14	Sec. 331. Transfer of Forest Legacy Program
15	LAND. Section 7(1) of the Cooperative Forestry Assistance
16	Act of 1978 (16 U.S.C. 2103c(l)) is amended by inserting
17	after paragraph (2) the following:
18	"(3) TRANSFER OF FOREST LEGACY PROGRAM
19	LAND.—
20	"(A) IN GENERAL.—Subject to any terms
21	and conditions that the Secretary may require
22	(including the requirements described in sub-
23	paragraph (B)), the Secretary may, at the re-
24	quest of a participating State, convey to the
25	State, by quitclaim deed, without consideration,

1	any land or interest in land acquired in the
2	State under the Forest Legacy Program.
3	"(B) REQUIREMENTS.—In conveying land
4	or an interest in land under subparagraph (A),
5	the Secretary may require that—
6	"(i) the deed conveying the land or in-
7	terest in land include requirements for the
8	management of the land in a manner
9	that—
10	"(I) conserves the land or interest
11	in land; and
12	"(II) is consistent with any other
13	Forest Legacy Program purposes for
14	which the land or interest in land was
15	acquired;
16	"(ii) if the land or interest in land is
17	subsequently sold, exchanged, or otherwise
18	disposed of by the State, the State shall-
19	"(I) reimburse the Secretary in
20	an amount that is based on the current
21	market value of the land or interest in
22	land in proportion to the amount of
23	consideration paid by the United
24	States for the land or interest in land;
25	or

289

	289
1	"(II) convey to the Secretary land
2	or an interest in land that is equal in
3	value to the land or interest in land
4	conveyed.
5	"(C) DISPOSITION OF FUNDS.—Amounts re-
6	ceived by the Secretary under subparagraph
7	(B)(ii) shall be credited to the Forest Legacy
8	Program account, to remain available until ex-
9	pended.".
10	SEC. 332. Notwithstanding section 9(b) of Public Law
11	106–506, funds hereinafter appropriated under Public Law
12	106–506 shall require matching funds from non-Federal
13	sources on the basis of aggregate contribution to the Envi-
14	ronmental Improvement Program, as defined in Public
15	Law 106–506, rather than on a project-by-project basis, ex-
16	cept for those activities provided under section 9(c) of that
17	Act, to which this amendment shall not apply.
18	SEC. 333. Any application for judicial review of a
19	Record of Decision for any timber sale in Region 10 of the
20	Forest Service that had a Notice of Intent prepared on or
21	before January 1, 2003 shall—
22	(1) be filed in the Alaska District of the Federal
23	District Court within 30 days after exhaustion of the
24	Forest Service administrative appeals process (36
25	C.F.R. 215) or within 30 days of enactment of this

1	Act if the administrative appeals process has been ex-
2	hausted prior to enactment of this Act, and the Forest
3	Service shall strictly comply with the schedule for
4	completion of administrative action;
5	(2) be completed and a decision rendered by the
6	court not later than 180 days from the date such re-
7	quest for review is filed; if a decision is not rendered
8	by the court within 180 days as required by this sub-
9	section, the Secretary of Agriculture shall petition the
10	court to proceed with the action.
11	SEC. 334. (a) IN GENERAL.—Notwithstanding any
12	other provision of law, the Secretary of Agriculture may
13	cancel, with the consent of the timber purchaser, any con-
14	tract for the sale of timber in Alaska if—
15	(1) the Secretary determines, in the Secretary's
16	sole discretion, that the sale is uneconomical to per-
17	form; and
18	(2) the timber purchaser agrees to—
19	(A) terminate its rights under the contract;
20	and
21	(B) release the United States from all liabil-
22	ity, including further consideration or compensa-
23	tion resulting from such cancellation.
24	(b) EFFECT OF CANCELLATION.—

1 (1) IN GENERAL.—The United States shall not 2 surrender any claim against a timber purchaser that arose under a contract before cancellation under this 3 4 section not in connection with the cancellation. (2) LIMITATION.—Cancellation of a contract 5 6 under this section shall release the timber purchaser 7 from liability for any damages resulting from can-8 cellation of such contract. 9 (c) TIMBER AVAILABLE FOR RESALE.—Timber included in a contract cancelled under this section shall be 10 available for resale by the Secretary of Agriculture. 11 12 SEC. 335. Funds appropriated for the Green Mountain 13 National Forest previously or in this Act may be used for the acquisition of lands in the Blueberry Lake area. 14 15 SEC. 336. ELECTRIC THERMAL STORAGE Tech-NOLOGY. Section 412(9) of the Energy Conservation in Ex-16 isting Buildings Act of 1976 (42 U.S.C. 6862(9)) is amend-17 18 ed— 19 (1) in subparagraph (I), by striking "and" at

20 the end;

21 (2) by redesignating subparagraph (J) as sub22 paragraph (K); and

23 (3) by inserting after subparagraph (I) the fol24 lowing:

"(J) electric thermal storage technology;
 and".

3 SEC. 337. ZORTMAN/LANDUSKY MINE RECLAMATION
4 TRUST FUND. (a) ESTABLISHMENT.—There is established
5 in the Treasury of the United States a fund to be known
6 as the "Zortman/Landusky Mine Reclamation Trust Fund"
7 (referred to in this section as the "Fund").

8 (b) DEPOSIT.—For the fiscal year during which this 9 Act is enacted and each fiscal year thereafter until the ag-10 gregate amount deposited in the Fund under this subsection 11 is equal to at least \$22,500,000, the Secretary of the Treas-12 ury shall deposit \$2,250,000 in the Fund.

(c) INVESTMENTS.—The Secretary of the Treasury
shall invest the amounts deposited under subsection (b) only
in interest-bearing obligations of the United States or in
obligations guaranteed by the United States as to both principal and interest.

18 (d) PAYMENTS.—

19 (1) IN GENERAL.—All amounts credited as inter20 est under subsection (c) may be available, without fis21 cal year limitation, to the State of Montana for use
22 in accordance with paragraph (3) after the Fund has
23 been fully capitalized.

24 (2) WITHDRAWAL AND TRANSFER OF FUNDS.—
25 The Secretary of the Treasury shall withdraw

1	amounts credited as interest under paragraph (1) and
2	transfer the amounts to the State of Montana for use
3	as State funds in accordance with paragraph (3)
4	after the Fund has been fully capitalized.
5	(3) Use of transferred funds.—The State of
6	Montana shall use the amounts transferred under
7	paragraph (2) only to supplement funding available
8	from the State Administered "Zortman/Landusky
9	Long-Term Water Treatment Trust Fund" to fund
10	annual operation and maintenance costs for water
11	treatment related to the Zortman/Landusky mine site
12	and reclamation areas.
13	(e) TRANSFERS AND WITHDRAWALS.—The Sec-
14	retary of the Treasury may not transfer or withdraw
15	any amount deposited under subsection (b).
16	(f) Administrative Expenses.—There are au-
17	thorized to be appropriated to the Secretary of the
18	Treasury such sums as are necessary to pay the ad-
19	ministrative expenses of the Fund.
20	Sec. 338. Lake Tahoe Restoration Projects. Sec-
21	tion 4(e)(3)(A) of the Southern Nevada Public Land Man-
22	agement Act of 1998 (112 Stat. 2346; 116 Stat. 2007) is
23	amended—

24 (1) in clause (v), by striking "and" at the end;

1	(2) by redesignating clause (vi) as clause (vii);
2	and
3	(3) by inserting after clause (v) the following:
4	"(vi) environmental restoration
5	projects under sections 6 and 7 of the Lake
б	Tahoe Restoration Act (114 Stat. 2354) and
7	environmental improvement payments
8	under section $2(g)$ of Public Law 96–586
9	(94 Stat. 3382), in an amount equal to the
10	cumulative amounts authorized to be appro-
11	priated for such projects under those Acts
12	and in accordance with a revision to the
13	Southern Nevada Public Land Management
14	Act of 1998 Implementation Agreement to
15	implement this section, which shall include
16	a mechanism to ensure appropriate stake-
17	holders from the States of California and
18	Nevada participate in the process to rec-
19	ommend projects for funding; and".
20	Sec. 339. Acquisition of land in Nye county, Ne-
21	VADA. (a) IN GENERAL.—Subject to subsection (c), the Sec-
22	retary of the Interior (referred to in this section as the "Sec-
23	retary") may acquire by donation all right, title, and inter-
24	est in and to the parcel of land (including improvements
25	to the land) described in subsection (b).

1	(b) Description of Land.—The land referred to in
2	subsection (a) is the parcel of land in Nye County, Ne-
3	vada—
4	(1) consisting of not more than 15 acres;
5	(2) comprising a portion of Tract 37 located
6	north of the center line of Nevada State Highway 374;
7	and
8	(3) located in the $E^{1/2}NW^{1/4}$, $NW^{1/4}NE^{1/4}$ sec. 22,
9	T. 12 S., R. 46 E., Mount Diablo Base and Meridian.
10	(c) Conditions.—
11	(1) IN GENERAL.—The Secretary shall not accept
12	for donation under subsection (a) any land or struc-
13	ture if the Secretary determines that the land or
14	structure, or a portion of the land or structure, has
15	or or may be contaminated with—
16	(A) hazardous substances, pollutants, or
17	contaminants, as defined in section 101 of the
18	Comprehensive Environmental Response, Com-
19	pensation, and Liability Act of 1980 (42 U.S.C.
20	9601); or
21	(B) any petroleum substance, fraction, or
22	derivative.
23	(2) CERTIFICATION.—Before accepting a dona-
24	tion of land under subsection (a), the Secretary shall

1	certify that any structures on the land to be do-
2	nated—
3	(A) meet all applicable building code re-
4	quirements, as determined by an independent
5	contractor; and
6	(B) are in good condition, as determined by
7	the Director of the National Park Service.
8	(d) USE OF LAND.—The parcel of land acquired under
9	subsection (a) shall be used by the Secretary for the develop-
10	ment, operation, and maintenance of administrative and
11	visitor facilities for Death Valley National Park.
12	SEC. 340. Section 301 of the Energy Policy Act of 1992
13	(42 U.S.C. 13211) is amended—
14	(1) by striking "or a dual fueled vehicle" at the
15	end of subparagraph (3) and inserting ", a dual
16	fueled vehicle, or a neighborhood electric vehicle";
17	(2) by striking "and" at the end of subpara-
18	graph (13);
19	(3) by striking the period at the end of subpara-
20	graph (14) and inserting "; and"; and
21	(4) by adding at the end the following:
22	"(15) the term 'neighborhood electric vehicle'
23	means a motor vehicle that qualifies as both—

1	"(A) a low-speed vehicle, as such term is de-
2	fined in section 571.3(b) of title 49, Code of Fed-
3	eral Regulations; and
4	``(B) a zero-emission vehicle, as such term is
5	defined in section 86.1702–99 of title 40, Code of
6	Federal Regulations.".
7	Sec. 341. Conveyance to the City of Las Vegas,
8	NEVADA. Section 705(b) of the Clark County Conservation
9	of Public Land and Natural Resources Act of 2002 (116
10	Stat. 2015) is amended by striking "parcels of land" and
11	all that follows through the period at the end and inserting
12	the following: "parcel of land identified as 'Tract C' on the
13	map and the approximately 10 acres of land in Clark
14	County, Nevada, described as follows: in the NW1/4 SE1/4
15	SW ¹ / ₄ of section 28, T. 20 S., R. 60 E., Mount Diablo Base
16	and Meridian.".
17	Sec. 342. Northeast Home Heating Oil Reserve
18	Report. Not later than December 1, 2003, the Secretary
19	of Energy shall submit to the Committee on Energy and
20	Natural Resources of the Senate and the Committee on Re-
21	sources of the House of Representatives a report that—
~~	

- 22 (1) describes—
- 23 (A) the various scenarios under which the
 24 Northeast Home Heating Oil Reserve may be
 25 used; and

1	(B) the underlying assumptions for each of
1	<i>(B) the underlying assumptions for each of</i> <i>the scenarios; and</i>
3	(2) includes recommendations for alternative for-
4	mulas to determine supply disruption.
5	SEC. 343. Congaree Swamp National Monument
6	BOUNDARY REVISION. The first section of Public Law 94–
7	545 (90 Stat. 2517; 102 Stat. 2607) is amended—
8	(1) in subsection (b), by striking the last sen-
9	tence; and
10	(2) by adding at the end the following:
11	"(c) Acquisition of Additional Land.—
12	"(1) IN GENERAL.—The Secretary may acquire
13	by donation, by purchase from a willing seller with
14	donated or appropriated funds, by transfer, or by ex-
15	change, land or an interest in land described in para-
16	graph (2) for inclusion in the monument.
17	"(2) DESCRIPTION OF LAND.—The land referred
18	to in paragraph (1) is the approximately 4,576 acres
19	of land adjacent to the Monument, as depicted on the
20	map entitled "Congaree National Park Boundary
21	Map", numbered 178/80015, and dated August 2003.
22	"(3) AVAILABILITY OF MAP.—The map referred
23	to in paragraph (2) shall be on file and available for
24	public inspection in the appropriate offices of the Na-
25	tional Park Service.

1	"(4) Boundary revision.—On acquisition of
2	the land or an interest in land under paragraph (1),
3	the Secretary shall revise the boundary of the monu-
4	ment to reflect the acquisition.
5	"(5) Administration.—Any land acquired by
6	the Secretary under paragraph (1) shall be adminis-
7	tered by the Secretary as part of the monument.
8	"(6) EFFECT.—Nothing in this section—
9	"(A) affects the use of private land adjacent
10	to the monument;
11	(B) preempts the authority of the State
12	with respect to the regulation of hunting, fishing,
13	boating, and wildlife management on private
14	land or water outside the boundaries of the
15	monument; or
16	"(C) negatively affects the economic develop-
17	ment of the areas surrounding the monument.
18	"(d) ACREAGE LIMITATION.—The total acreage of the
19	monument shall not exceed 26,776 acres.".
20	SEC. 344. Section 104 (16 U.S.C. 1374) is amended
21	in subsection $(c)(5)(D)$ by striking "the date of the enact-
22	ment of the Marine Mammal Protection Act Amendments
23	of 1994" and inserting "February 18, 1997".

SEC. 345. The business size restrictions for the rural
 business enterprise grants for Oakridge, Oregon do not
 apply.

4	TITLE IV—WILDLAND FIRE EMERGENCY
5	APPROPRIATIONS
6	DEPARTMENT OF THE INTERIOR
7	BUREAU OF LAND MANAGEMENT
8	WILDLAND FIRE MANAGEMENT

9 For necessary expenses to repay advances from other appropriations transferred in fiscal year 2003 for emer-10 gency rehabilitation and wildfire suppression activities of 11 the Department of the Interior, \$75,000,000 to remain 12 available until expended: Provided, That the entire amount 13 is designated by the Congress as an emergency requirement 14 15 pursuant to section 502 of House Concurrent Resolution 95, the concurrent resolution on the budget for fiscal year 2004: 16 Provided further, That the entire amount shall be available 17 only to the extent that an official budget request for 18 19 \$75,000,000, that includes designation of the entire amount 20 of \$75,000,000 as an emergency requirement as defined in 21 House Concurrent Resolution 95, the concurrent resolution 22 on the budget for fiscal year 2004, is transmitted by the 23 President to the Congress.

1	RELATED AGENCY
2	DEPARTMENT OF AGRICULTURE
3	Forest Service
4	WILDLAND FIRE MANAGEMENT
5	For necessary expenses to repay advances from other
6	appropriations transferred in fiscal year 2003 for wildfire
7	suppression and emergency rehabilitation activities of the
8	Forest Service, \$325,000,000 to remain available until ex-
9	pended: Provided, That the entire amount is designated by
10	the Congress as an emergency requirement pursuant to sec-
11	tion 502 of House Concurrent Resolution 95, the concurrent
12	resolution on the budget for fiscal year 2004: Provided fur-
13	ther, That the entire amount shall be available only to the
14	extent that an official budget request for \$325,000,000, that
15	includes designation of the entire amount of \$325,000,000
16	as an emergency requirement as defined in House Concur-
17	rent Resolution 95, the concurrent resolution on the budget
18	for fiscal year 2004, is transmitted by the President to the
19	Congress.
20	TITLE V—THE FLATHEAD AND KOOTENAI

301

21 NATIONAL FOREST REHABILITATION ACT

22 SEC. 501. SHORT TITLE. This title may be cited as
23 the "Flathead and Kootenai National Forest Rehabilitation
24 Act of 2003".

1	Sec. 502. Findings and Purpose. (a) Findings.—
2	Congress finds that—

3	(1) the Robert Fire and Wedge Fire of 2003
4	caused extensive resource damage in the Flathead Na-
5	tional Forest;

6 (2) the fires of 2000 caused extensive resource
7 damage on the Kootenai National Forest and imple8 mentation of rehabilitation and recovery projects de9 veloped by the agency for the Forest is critical;

10 (3) the environmental planning and analysis to
11 restore areas affected by the Robert Fire and Wedge
12 Fire will be completed through a collaborative com13 munity process;

(4) the rehabilitation of burned areas needs to be
completed in a timely manner in order to reduce the
long-term environmental impacts; and

17 (5) wildlife and watershed resource values will be
18 maintained in areas affected by the Robert Fire and
19 Wedge Fire while exempting the rehabilitation effort
20 from certain applications of the National Environ21 mental Policy Act (NEPA) and the Clean Water Act
22 (CWA).

(b) The purpose of this title is to accomplish in a collaborative environment, the planning and rehabilitation of
the Robert Fire and Wedge Fire and to ensure timely imple-

mentation of recovery and rehabilitation projects on the
 Kootenai National Forest.

3 SEC. 503. Rehabilitation Projects. (a) In Gen-4 ERAL.—The Secretary of Agriculture (in this title referred to as the "Secretary") may conduct projects that the Sec-5 retary determines are necessary to rehabilitate and restore, 6 7 and may conduct salvage harvests on. National Forest Sys-8 tem lands in the North Fork drainage on the Flathead Na-9 tional Forest, as generally depicted on a map entitled "North Fork Drainage" which shall be on file and available 10 for public inspection in the Office of Chief, Forest Service, 11 Washington, D.C. 12

13 (b) PROCEDURE.—

14 (1) IN GENERAL.—Except as otherwise provided
15 by this title, the Secretary shall conduct projects
16 under this title in accordance with—

17 (A) the National Environmental Policy Act

18 (42 U.S.C. 4321 et seq.); and

19 (B) other applicable laws.

20 (2) ENVIRONMENTAL ASSESSMENT OR IMPACT
21 STATEMENT.—If an environmental assessment or an
22 environmental impact statement (pursuant to section
23 102(2) of the National Environmental Policy Act (42
24 U.S.C. 4332(2)) is required for a project under this
25 title, the Secretary shall not be required to study, de-

1	velop, or describe any alternative to the proposed
2	agency action in the environmental assessment or the
3	environmental impact statement.

4 (3)PUBLIC COLLABORATION.—To encourage 5 meaningful participation during preparation of a 6 project under this title, the Secretary shall facilitate 7 collaboration among the State of Montana, local gov-8 ernments, and Indian tribes, and participation of in-9 terested persons, during the preparation of each 10 project in a manner consistent with the Implementa-11 tion Plan for the 10-year Comprehensive Strategy of 12 a Collaborative Approach for Reducing Wildland Fire 13 Risks to Communities and the Environment, dated 14 May 2002, which was developed pursuant to the con-15 ference report for the Department of the Interior and 16 Related Agencies Appropriations Act, 2001 (House 17 Report 106–646).

(4) COMPLIANCE WITH CLEAN WATER ACT.—
Consistent with the Clean Water Act (33 U.S.C. 1251
et seq.) and Montana Code 75–5–703(10)(b), the Secretary is not prohibited from implementing projects
under this title due to the lack of a Total Maximum
Daily Load as provided for under section 303(d) of
the Clean Water Act (33 U.S.C. 1313(d)), except that

1	the Secretary shall comply with any best management
2	practices required by the State of Montana.
3	(5) Endangered species act consulta-
4	TION.—If a consultation is required under section 7
5	of the Endangered Species Act (16 U.S.C. 1536) for
6	a project under this title, the Secretary of the Interior
7	shall expedite and give precedence to such consulta-
8	tion over any similar requests for consultation by the
9	Secretary.
10	(6) Administrative appeals.—Section 322 of
11	the Department of the Interior and Related Agencies
12	Appropriations Act, 1993 (Public Law 102–381; 16
13	U.S.C. 1612 note) and section 215 of title 36, Code
14	of Federal Regulations shall apply to projects under
15	this title, except that—
16	(A) to be eligible to file an appeal, an indi-
17	vidual or organization shall submit specific and
18	substantive written comments during the com-
19	ment period; and
20	(B) a determination that an emergency sit-
21	uation exists pursuant to section 215.10 of title
22	36, Code of Federal Regulations, shall be made
23	where it is determined that implementation of
24	all or part of a decision for a project under this
25	title is necessary for relief from—

1	(i) adverse affects on soil stability and
2	water quality resulting from vegetation loss;
3	OT
4	(ii) loss of fish and wildlife habitat.
5	Sec. 504. Contracting and Cooperative Agree-
6	MENTS. (a) IN GENERAL.—Notwithstanding chapter 63 of

7 title 31, United States Code, the Secretary may enter into
8 contract or cooperative agreements to carry out a project
9 under this title.

(b) EXEMPTION.—Notwithstanding any other provisions of law, the Secretary may limit competition for a contract or a cooperative agreement under subsection (a).

13 SEC. 505. MONITORING REQUIREMENTS. (a) IN GEN-14 ERAL.—The Secretary shall establish a multiparty moni-15 toring group consisting of a representative number of inter-16 ested parties, as determined by the Secretary, to monitor 17 the performance and effectiveness of projects conducted 18 under this title.

(b) REPORTING REQUIREMENTS.—The multiparty
monitoring group shall prepare annually a report to the
Secretary on the progress of the projects conducted under
this title in rehabilitating and restoring the North Fork
drainage. The Secretary shall submit the report to the Senate Subcommittee on Interior Appropriations of the Senate
Committee on Appropriations.

SEC. 506. SUNSET. The authority for the Secretary to
 issue a decision to carry out a project under this title shall
 expire 5 years from the date of enactment.

4 SEC. 507. Implementation of Records of Deci-SION. The Secretary of Agriculture shall publish new infor-5 mation regarding forest wide estimates of old growth from 6 7 volume 103 of the administrative record in the case cap-8 tioned Ecology Center v. Castaneda, CV-02-200-M-DWM 9 (D. Mont.) for public comment for a 30-day period. The 10 Secretary shall review any comments received during the comment period and decide whether to modify the Records 11 of Decision (hereinafter referred to as the "ROD's") for the 12 13 Pinkham, White Pine, Kelsey-Beaver, Gold/Boulder/Sullivan, and Pink Stone projects on the Kootenai National 14 15 Forest. The ROD's, whether modified or not, shall not be deemed arbitrary and capricious under the NFMA, NEPA 16 or other applicable law as long as each project area retains 17 10 percent designated old growth in the project area. 18

19 This Act may be cited as the "Department of the Inte20 rior and Related Agencies Appropriations Act, 2004".

Passed the House of Representatives July 17, 2003.

JEFF TRANDAHL,

Clerk.

Passed the Senate September 23, 2003.

Attest: EMILY J. REYNOLDS, Secretary.

Attest: