111TH CONGRESS 1ST SESSION H.R. 3288

IN THE SENATE OF THE UNITED STATES

JULY 27, 2009

Received; read twice and referred to the Committee on Appropriations

AN ACT

- Making appropriations for the Departments of Transportation, and Housing and Urban Development, and related agencies for the fiscal year ending September 30, 2010, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

That the following sums are appropriated, out of any 1 2 money in the Treasury not otherwise appropriated, for the 3 Departments of Transportation, and Housing and Urban 4 Development, and related agencies for the fiscal year end-5 ing September 30, 2010, and for other purposes, namely: 6 TITLE I 7 DEPARTMENT OF TRANSPORTATION 8 OFFICE OF THE SECRETARY 9 SALARIES AND EXPENSES 10 For necessary expenses of the Office of the Secretary, \$102,556,000 (reduced by \$250,000), of which not to ex-11 12 ceed \$2,631,000, shall be available for the immediate Of-13 fice of the Secretary; not to exceed \$986,000, shall be available for the immediate Office of the Deputy Sec-14 15 retary; not to exceed \$20,359,000, shall be available for 16 the Office of the General Counsel; not to exceed 17 \$11,100,000, shall be available for the Office of the Under 18 Secretary of Transportation for Policy; not to exceed 19 \$10,559,000, shall be available for the Office of the Assist-20 ant Secretary for Budget and Programs; not to exceed 21 \$2,440,000, shall be available for the Office of the Assist-22 ant Secretary for Governmental Affairs; not to exceed 23 \$25,520,000, shall be available for the Office of the Assist-24 ant Secretary for Administration; not to exceed 25 \$2,055,000, shall be available for the Office of Public Af-

fairs; not to exceed \$1,658,000, shall be available for the 1 2 Office of the Executive Secretariat; not to exceed 3 \$1,433,000, shall be available for the Office of Small and 4 Disadvantaged Business Utilization; not to exceed 5 \$10,600,000, shall be available for the Office of Intelligence, Security, and Emergency Response; and not to ex-6 7 ceed \$13,215,000 shall be available for the Office of the 8 Chief Information Officer: *Provided*, That the Secretary 9 of Transportation is authorized to transfer funds appro-10 priated for any office of the Office of the Secretary to any other office of the Office of the Secretary: Provided fur-11 ther, That no appropriation for any office shall be in-12 13 creased or decreased by more than 5 percent by all such transfers: *Provided further*, That notice of any change in 14 15 funding greater than 5 percent shall be submitted for approval to the House and Senate Committees on Appropria-16 17 tions: *Provided further*, That not to exceed \$60,000, shall be for allocation within the Department for official recep-18 19 tion and representation expenses as the Secretary may determine: *Provided further*, That notwithstanding any other 20 21 provision of law, excluding fees authorized in Public Law 22 107–71, there may be credited to this appropriation up 23 to \$2,500,000, in funds received in user fees: *Provided fur-*24 ther, That none of the funds provided in this Act shall

be available for the position of Assistant Secretary for
 Public Affairs.

3 FINANCIAL MANAGEMENT CAPITAL

For necessary expenses for upgrading and enhancing
the Department of Transportation's financial systems,
and reengineering business processes, \$5,000,000 (reduced by \$3,000,000), to remain available until expended.

8 OFFICE OF CIVIL RIGHTS

9 For necessary expenses of the Office of Civil Rights,10 \$9,667,000.

11 TRANSPORTATION PLANNING, RESEARCH, AND
 12 DEVELOPMENT

For necessary expenses for conducting transportation
planning, research, systems development, development activities, and making grants, to remain available until expended, \$14,733,000.

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WORKING CAPITAL FUND

18 For necessary expenses for operating costs and capital outlays of the Working Capital Fund, not to exceed 19 20 \$147,569,000, shall be paid from appropriations made 21 available to the Department of Transportation: *Provided*, 22 That such services shall be provided on a competitive basis 23 to entities within the Department of Transportation: Pro-24 vided further, That the above limitation on operating ex-25 penses shall not apply to non-DOT entities: Provided fur1 *ther*, That no funds appropriated in this Act to an agency 2 of the Department shall be transferred to the Working 3 Capital Fund without the approval of the agency modal 4 administrator: *Provided further*, That no assessments may 5 be levied against any program, budget activity, subactivity or project funded by this Act unless notice of such assess-6 7 ments and the basis therefor are presented to the House 8 and Senate Committees on Appropriations and are ap-9 proved by such Committees.

10 MINORITY BUSINESS RESOURCE CENTER PROGRAM

11 For the cost of guaranteed loans for short-term working capital, \$342,000, as authorized by 49 U.S.C. 332: 12 13 *Provided*, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Con-14 15 gressional Budget Act of 1974: Provided further, That these funds are available to subsidize total loan principal, 16 17 any part of which is to be guaranteed, not to exceed 18 \$18,367,000. In addition, for administrative expenses to 19 carry out the guaranteed loan program, \$570,000.

20 MINORITY BUSINESS OUTREACH

For necessary expenses of Minority Business Resource Center outreach activities, \$3,074,000, to remain available until September 30, 2011: *Provided*, That notwithstanding 49 U.S.C. 332, these funds may be used for business opportunities related to any mode of transpor tation.

3	PAYMENTS TO AIR CARRIERS
4	(AIRPORT AND AIRWAY TRUST FUND)
5	(INCLUDING TRANSFER OF FUNDS)

6 In addition to funds made available from any other 7 source to carry out the Essential Air Service Program pur-8 suant to 49 U.S.C. 41731 through 41742, \$125,000,000, 9 to be derived from the Airport and Airway Trust Fund, 10 to remain available until expended: *Provided*, That, in de-11 termining between or among carriers competing to provide 12 service to a community, the Secretary may consider the 13 relative subsidy requirements of the carriers: *Provided fur-*14 ther, That, if the funds under this heading are insufficient 15 to meet the costs of the Essential Air Service Program in the current fiscal year, the Secretary shall transfer such 16 17 sums as may be necessary to carry out the Essential Air Service Program from any available amounts appropriated 18 to or directly administered by the Office of the Secretary 19 for such fiscal year. 20

21 Administrative provisions—office of the

22 SECRETARY OF TRANSPORTATION

SEC. 101. None of the funds made available in this
Act to the Department of Transportation may be obligated
for the Office of the Secretary of Transportation to ap-

prove assessments or reimbursable agreements pertaining
 to funds appropriated to the modal administrations in this
 Act, except for activities underway on the date of enact ment of this Act, unless such assessments or agreements
 have completed the normal reprogramming process for
 Congressional notification.

SEC. 102. None of the funds made available under
this Act may be obligated or expended to establish or implement a program under which essential air service communities are required to assume subsidy costs commonly
referred to as the EAS local participation program.

12 SEC. 103. The Secretary or his or her designee may 13 engage in activities with States and State legislators to 14 consider proposals related to the reduction of motorcycle 15 fatalities.

16 FEDERAL AVIATION ADMINISTRATION
17 OPERATIONS
18 (AIRPORT AND AIRWAY TRUST FUND)

For necessary expenses of the Federal Aviation Administration, not otherwise provided for, including operations and research activities related to commercial space transportation, administrative expenses for research and development, establishment of air navigation facilities, the operation (including leasing) and maintenance of aircraft, subsidizing the cost of aeronautical charts and maps sold

to the public, lease or purchase of passenger motor vehi-1 2 cles for replacement only, in addition to amounts made 3 available by Public Law 108–176, \$9,347,168,000, of 4 which \$5,190,798,000 shall be derived from the Airport 5 and Airway Trust Fund, of which not to exceed 6 \$7,300,739,000 shall be available for air traffic organiza-7 tion activities; not to exceed \$1,231,765,000 shall be avail-8 able for aviation safety activities; not to exceed 9 \$14,737,000 (increased by \$1,000,000) shall be available 10 for commercial space transportation activities; not to exceed \$113,681,000 shall be available for financial services 11 activities; not to exceed \$100,428,000 shall be available 12 13 for human resources program activities; not to exceed 14 \$341,977,000 shall be available for region and center op-15 erations and regional coordination activities; not to exceed 16 \$190,063,000 shall be available for staff offices; and not 17 to exceed \$49,778,000 (reduced by \$1,000,000) shall be 18 available for information services: *Provided*, That not to exceed 2 percent of any budget activity, except for aviation 19 20safety budget activity, may be transferred to any budget 21 activity under this heading: *Provided further*, That no 22 transfer may increase or decrease any appropriation by 23 more than 2 percent: *Provided further*, That any transfer 24 in excess of 2 percent shall be treated as a reprogramming 25 of funds under section 405 of this Act and shall not be

available for obligation or expenditure except in compli-1 2 ance with the procedures set forth in that section: Pro-3 *vided further*, That the Secretary utilize not less than 4 \$17,084,000 of the funds provided for aviation safety ac-5 tivities to pay for staff increases in the Office of Aviation Flight Standards and the Office of Aircraft Certification: 6 7 *Provided further*, That not later than March 31 of each 8 fiscal year hereafter, the Administrator of the Federal 9 Aviation Administration shall transmit to Congress an an-10 nual update to the report submitted to Congress in December 2004 pursuant to section 221 of Public Law 108– 11 12 176: Provided further, That funds may be used to enter 13 into a grant agreement with a nonprofit standard-setting organization to assist in the development of aviation safety 14 15 standards: *Provided further*, That none of the funds in this Act shall be available for new applicants for the second 16 17 career training program: *Provided further*, That none of 18 the funds in this Act shall be available for the Federal 19 Aviation Administration to finalize or implement any regu-20lation that would promulgate new aviation user fees not 21 specifically authorized by law after the date of the enact-22 ment of this Act: *Provided further*, That there may be 23 credited to this appropriation as offsetting collections 24 funds received from States, counties, municipalities, for-25 eign authorities, other public authorities, and private

sources, including funds from fees authorized under Chap-1 2 ter 453 of title 49, United States Code, other than those 3 authorized by Section 45301(a)(1) of that title, which 4 shall be available for expenses incurred in the provision 5 of agency services, including receipts for the maintenance 6 and operation of air navigation facilities, and for issuance, 7 renewal or modification of certificates, including airman, 8 aircraft, and repair station certificates, or for tests related 9 thereto, or for processing major repair or alteration forms: 10 *Provided further*, That of the funds appropriated under this heading, not less than \$9,500,000 shall be for the 11 12 contract tower cost-sharing program: Provided further, 13 That of the funds available under this heading not to ex-14 ceed \$500,000 shall be provided to the Department of 15 Transportation's Office of Inspector General through reimbursement to conduct the annual audits of financial 16 statements in accordance with section 3521 of title 31, 17 18 United States Code, and not to exceed \$120,000 shall be provided to that office through reimbursement to conduct 19 the annual Enterprise Services Center Statement on Au-20 21 diting Standards 70 audit: *Provided further*, That none of 22 the funds in this Act for aeronautical charting and cartog-23 raphy are available for activities conducted by, or coordi-24 nated through, the Working Capital Fund.

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FACILITIES AND EQUIPMENT

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(AIRPORT AND AIRWAY TRUST FUND)

3 For necessary expenses, not otherwise provided for, 4 for acquisition, establishment, technical support services, 5 improvement by contract or purchase, and hire of National Airspace Systems and experimental facilities and equip-6 7 ment, as authorized under part A of subtitle VII of title 8 49, United States Code, including initial acquisition of 9 necessary sites by lease or grant; engineering and service 10 testing, including construction of test facilities and acquisition of necessary sites by lease or grant; construction 11 12 and furnishing of quarters and related accommodations 13 for officers and employees of the Federal Aviation Administration stationed at remote localities where such accom-14 15 modations are not available; and the purchase, lease, or transfer of aircraft from funds available under this head-16 17 ing, including aircraft for aviation regulation and certifi-18 cation; to be derived from the Airport and Airway Trust 19 Fund, \$2,925,202,000, of which \$2,455,202,000 shall re-20 main available until September 30, 2012, and of which 21 \$470,000,000 shall remain available until September 30, 22 2010: *Provided*, That there may be credited to this appro-23 priation as offsetting collections funds received from 24 States, counties, municipalities, other public authorities, 25 and private sources, which shall be available for expenses

incurred in the establishment and modernization of air 1 2 navigation facilities: *Provided further*, That upon initial 3 submission to the Congress of the fiscal year 2011 Presi-4 dent's budget, the Secretary of Transportation shall trans-5 mit to the Congress a comprehensive capital investment plan for the Federal Aviation Administration which in-6 7 cludes funding for each budget line item for fiscal years 8 2011 through 2015, with total funding for each year of 9 the plan constrained to the funding targets for those years 10 as estimated and approved by the Office of Management 11 and Budget.

12 RESEARCH, ENGINEERING, AND DEVELOPMENT

13 (AIRPORT AND AIRWAY TRUST FUND)

14 For necessary expenses, not otherwise provided for, 15 for research, engineering, and development, as authorized under part A of subtitle VII of title 49, United States 16 Code, including construction of experimental facilities and 17 acquisition of necessary sites by lease or grant, 18 19 \$195,000,000, to be derived from the Airport and Airway 20Trust Fund and to remain available until September 30, 21 2012: *Provided*, That there may be credited to this appro-22 priation as offsetting collections, funds received from 23 States, counties, municipalities, other public authorities, 24 and private sources, which shall be available for expenses 25 incurred for research, engineering, and development.

1	GRANTS-IN-AID FOR AIRPORTS
2	(LIQUIDATION OF CONTRACT AUTHORIZATION)
3	(LIMITATION ON OBLIGATIONS)
4	(AIRPORT AND AIRWAY TRUST FUND)
5	For liquidation of obligations incurred for grants-in-
6	aid for airport planning and development, and noise com-
7	patibility planning and programs as authorized under sub-
8	chapter I of chapter 471 and subchapter I of chapter 475
9	of title 49, United States Code, and under other law au-
10	thorizing such obligations; for procurement, installation,
11	and commissioning of runway incursion prevention devices
12	and systems at airports of such title; for grants authorized
13	under section 41743 of title 49, United States Code; and
14	for inspection activities and administration of airport safe-
15	ty programs, including those related to airport operating
16	certificates under section 44706 of title 49, United States
17	Code, \$3,000,000,000 to be derived from the Airport and
18	Airway Trust Fund and to remain available until ex-
19	pended: <i>Provided</i> , That none of the funds under this head-
20	ing shall be available for the planning or execution of pro-
21	grams the obligations for which are in excess of
22	\$3,515,000,000 in fiscal year 2010, notwithstanding sec-
23	tion 47117(g) of title 49, United States Code: Provided
24	further, That none of the funds under this heading shall

tems, reconfiguration of terminal baggage areas, or other 1 2 airport improvements that are necessary to install bulk ex-3 plosive detection systems: *Provided further*, That notwith-4 standing any other provision of law, of funds limited under 5 this heading, not more than \$93,422,000 shall be obligated for administration, not less than \$15,000,000 shall 6 7 be available for the airport cooperative research program, 8 not less than \$22,472,000 shall be for Airport Technology Research. 9

10 ADMINISTRATIVE PROVISIONS—FEDERAL AVIATION 11 ADMINISTRATION

12 SEC. 110. None of the funds in this Act may be used 13 to compensate in excess of 600 technical staff-years under 14 the federally funded research and development center con-15 tract between the Federal Aviation Administration and the 16 Center for Advanced Aviation Systems Development dur-17 ing fiscal year 2010.

18 SEC. 111. None of the funds in this Act shall be used to pursue or adopt guidelines or regulations requiring air-19 20 port sponsors to provide to the Federal Aviation Adminis-21 tration without cost building construction, maintenance, 22 utilities and expenses, or space in airport sponsor-owned 23 buildings for services relating to air traffic control, air 24 navigation, or weather reporting: *Provided*, That the pro-25 hibition of funds in this section does not apply to negotiations between the agency and airport sponsors to achieve
 agreement on "below-market" rates for these items or to
 grant assurances that require airport sponsors to provide
 land without cost to the FAA for air traffic control facili ties.

6 SEC. 112. The Administrator of the Federal Aviation 7 Administration may reimburse amounts made available to 8 satisfy 49 U.S.C. 41742(a)(1) from fees credited under 9 49 U.S.C. 45303: *Provided*, That during fiscal year 2010, 10 49 U.S.C. 41742(b) shall not apply, and any amount remaining in such account at the close of that fiscal year 11 12 may be made available to satisfy section 41742(a)(1) for 13 the subsequent fiscal year.

14 SEC. 113. Amounts collected under section 40113(e) 15 of title 49, United States Code, shall be credited to the 16 appropriation current at the time of collection, to be 17 merged with and available for the same purposes of such 18 appropriation.

SEC. 114. (a) Section 44302(f)(1) of title 49, United
States Code, is amended—

(1) by striking "September 30, 2009," and inserting "September 30, 2010,"; and

23 (2) by striking "December 31, 2009," and in24 serting "December 31, 2010,".

(b) Section 44303(b) of such title is amended by
 striking "December 31, 2009," and inserting "December
 31, 2010,".

4 SEC. 115. None of the funds appropriated or limited
5 by this Act may be used to change weight restrictions or
6 prior permission rules at Teterboro airport in Teterboro,
7 New Jersey.

8 SEC. 116. None of the funds limited by this Act for 9 grants under the Airport Improvement Program shall be 10 made available to the sponsor of a commercial service airport if such sponsor fails to agree to a request from the 11 12 Secretary of Transportation for cost-free space in a non-13 revenue producing, public use area of the airport terminal or other airport facilities for the purpose of carrying out 14 15 a public service air passenger rights and consumer outreach campaign. 16

SEC. 117. None of the funds in this Act shall be available for paying premium pay under 5 U.S.C. 5546(a) to
any Federal Aviation Administration employee unless such
employee actually performed work during the time corresponding to such premium pay.

SEC. 118. None of the funds in this Act may be obligated or expended for an employee of the Federal Aviation
Administration to purchase a store gift card or gift certificate through use of a Government-issued credit card.

1	Federal Highway Administration
2	LIMITATION ON ADMINISTRATIVE EXPENSES
3	(INCLUDING TRANSFER OF FUNDS)
4	Not to exceed \$413,533,000, together with advances
5	and reimbursements received by the Federal Highway Ad-
6	ministration, shall be paid in accordance with law from
7	appropriations made available by this Act to the Federal
8	Highway Administration for necessary expenses for ad-
9	ministration and operation. In addition, not to exceed
10	\$3,524,000 shall be paid from appropriations made avail-
11	able by this Act and transferred to the Department of
12	Transportation's Office of Inspector General for costs as-
13	sociated with audits and investigations of projects and
14	programs of the Federal Highway Administration, and not
15	to exceed \$285,000 shall be paid from appropriations
16	made available by this Act and provided to that office
17	through reimbursement to conduct the annual audits of
18	financial statements in accordance with section 3521 of
19	title 31, United States Code. In addition, not to exceed
20	\$3,220,000 shall be paid from appropriations made avail-
21	able by this Act and transferred to the Appalachian Re-
22	gional Commission in accordance with section 104 of title
23	23, United States Code.

FEDERAL-AID HIGHWAYS (LIMITATION ON OBLIGATIONS) (HIGHWAY TRUST FUND)

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4 None of the funds in this Act shall be available for 5 the implementation or execution of programs, the obligations for which are in excess of \$41,107,000,000 for Fed-6 7 eral-aid highways and highway safety construction pro-8 grams for fiscal year 2010: *Provided*, That within the 9 \$41,107,000,000 obligation limitation on Federal-aid 10 highways and highway safety construction programs, not more than \$429,800,000 shall be available for the imple-11 12 mentation or execution of programs for transportation re-13 search (chapter 5 of title 23, United States Code; sections 111, 5505, and 5506 of title 49, United States Code; and 14 15 title 5 of Public Law 109–59) for fiscal year 2010: Provided further, That this limitation on transportation re-16 17 search programs shall not apply to any authority pre-18 viously made available for obligation: *Provided further*, 19 That the Secretary may, as authorized by section 605(b) 20 of title 23, United States Code, collect and spend fees to 21 cover the costs of services of expert firms, including coun-22 sel, in the field of municipal and project finance to assist 23 in the underwriting and servicing of Federal credit instru-24 ments and all or a portion of the costs to the Federal Gov-25 ernment of servicing such credit instruments: Provided

further, That such fees are available until expended to pay
 for such costs: Provided further, That such amounts are
 in addition to administrative expenses that are also avail able for such purpose, and are not subject to any obliga tion limitation or the limitation on administrative expenses
 under section 608 of title 23, United States Code.

7 (LIQUIDATION OF CONTRACT AUTHORIZATION)8 (HIGHWAY TRUST FUND)

9 For carrying out the provisions of title 23, United 10 States Code, that are attributable to Federal-aid highways, not otherwise provided, including reimbursement for 11 12 sums expended pursuant to the provisions of 23 U.S.C. 13 308, \$41,846,000,000 or so much thereof as may be available in and derived from the Highway Trust Fund (other 14 15 than the Mass Transit Account), to remain available until 16 expended.

17 SURFACE TRANSPORTATION PRIORITIES

18 For the necessary expenses of certain highway and 19 surface transportation projects, \$125,700,000, to remain 20available until expended: Provided, That the amount pro-21 vided under this heading shall be made available for the 22 eligible programs, projects, and activities identified under 23 this heading in the report accompanying this Act: Pro-24 vided further, That a project is an eligible project under 25 this heading if the project is eligible for assistance under

title 23 or chapter 53 of title 49, United States Code: Pro-1 2 vided further, That funds provided under this heading 3 shall be administered in the same manner as if such funds 4 were apportioned under chapter 1 of title 23, United 5 States Code, and the Federal share payable on account of any program, project, or activity carried out with funds 6 7 made available under this heading shall be determined in 8 accordance with section 120(b) of title 23, United States 9 Code: *Provided further*, That notwithstanding any other 10 provision of law and the preceding clauses of this provision, the Secretary of Transportation may use amounts 11 12 made available under this heading to make grants for any 13 surface transportation project otherwise eligible for funding under title 23 or title 49, United States Code. 14

15 ADMINISTRATIVE PROVISIONS—FEDERAL HIGHWAY
 16 ADMINISTRATION

SEC. 120. (a) For fiscal year 2010, the Secretary ofTransportation shall—

(1) not distribute from the obligation limitation
for Federal-aid highways amounts authorized for administrative expenses and programs by section
104(a) of title 23, United States Code; programs
funded from the administrative takedown authorized
by section 104(a)(1) of title 23, United States Code
(as in effect on the day before the date of enactment

of the Safe, Accountable, Flexible, Efficient Trans-1 2 portation Equity Act: A Legacy for Users); the high-3 way use tax evasion program; and the Bureau of 4 Transportation Statistics; (2) not distribute an amount from the obliga-5 6 tion limitation for Federal-aid highways that is equal 7 to the unobligated balance of amounts made avail-8 able from the Highway Trust Fund (other than the 9 Mass Transit Account) for Federal-aid highways and 10 highway safety programs for previous fiscal years 11 the funds for which are allocated by the Secretary; 12 (3) determine the ratio that— 13 (A) the obligation limitation for Federal-14 aid highways, less the aggregate of amounts not 15 distributed under paragraphs (1) and (2), bears 16 to 17 (B) the total of the sums authorized to be appropriated for Federal-aid highways and highway safety construction programs (other

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(B) the total of the sums authorized to be
appropriated for Federal-aid highways and
highway safety construction programs (other
than sums authorized to be appropriated for
provisions of law described in paragraphs (1)
through (9) of subsection (b) and sums authorized to be appropriated for section 105 of title
23 united States Code, equal to the amount
referred to in subsection (b)(10) for such fiscal

year), less the aggregate of the amounts not distributed under paragraphs (1) and (2) of this subsection;

4 (4)(A) distribute the obligation limitation for 5 Federal-aid highways, less the aggregate amounts 6 not distributed under paragraphs (1) and (2), for 7 sections 1301, 1302, and 1934 of the Safe, Account-8 able, Flexible, Efficient Transportation Equity Act: 9 A Legacy for Users; sections 117 (but individually 10 for each project numbered 1 through 3676 listed in 11 the table contained in section 1702 of the Safe, Ac-12 countable, Flexible, Efficient Transportation Equity 13 Act: A Legacy for Users) and section 144(g) of title 14 23, United States Code; and section 14501 of title 15 40, United States Code, so that the amount of obli-16 gation authority available for each of such sections 17 is equal to the amount determined by multiplying 18 the ratio determined under paragraph (3) by the 19 sums authorized to be appropriated for that section 20 for the fiscal year; and

21 (B) distribute \$2,000,000,000 for section
22 105 of title 23, United States Code;

(5) distribute the obligation limitation provided
for Federal-aid highways, less the aggregate
amounts not distributed under paragraphs (1) and

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1	(2) and amounts distributed under paragraph (4),
2	for each of the programs that are allocated by the
3	Secretary under the Safe, Accountable, Flexible, Ef-
4	ficient Transportation Equity Act: A Legacy for
5	Users and title 23, United States Code (other than
6	to programs to which paragraphs (1) and (4) apply),
7	by multiplying the ratio determined under paragraph
8	(3) by the amounts authorized to be appropriated
9	for each such program for such fiscal year; and
10	(6) distribute the obligation limitation provided
11	for Federal-aid highways, less the aggregate
12	amounts not distributed under paragraphs (1) and
13	(2) and amounts distributed under paragraphs (4)
14	and (5), for Federal-aid highways and highway safe-
15	ty construction programs (other than the amounts
16	apportioned for the equity bonus program, but only
17	to the extent that the amounts apportioned for the
18	equity bonus program for the fiscal year are greater
19	than \$2,639,000,000, and the Appalachian develop-
20	ment highway system program) that are apportioned
21	by the Secretary under the Safe, Accountable, Flexi-
22	ble, Efficient Transportation Equity Act: A Legacy
23	for Users and title 23, United States Code, in the
24	ratio that—

1	(A) amounts authorized to be appropriated
2	for such programs that are apportioned to each
3	State for such fiscal year, bear to
4	(B) the total of the amounts authorized to
5	be appropriated for such programs that are ap-
6	portioned to all States for such fiscal year.
7	(b) EXCEPTIONS FROM OBLIGATION LIMITATION.—
8	The obligation limitation for Federal-aid highways shall
9	not apply to obligations: (1) under section 125 of title 23,
10	United States Code; (2) under section 147 of the Surface
11	Transportation Assistance Act of 1978; (3) under section
12	9 of the Federal-Aid Highway Act of 1981; (4) under sub-
13	sections (b) and (j) of section 131 of the Surface Trans-
14	portation Assistance Act of 1982; (5) under subsections
15	(b) and (c) of section 149 of the Surface Transportation
16	and Uniform Relocation Assistance Act of 1987; (6) under
17	sections 1103 through 1108 of the Intermodal Surface
18	Transportation Efficiency Act of 1991; (7) under section
19	157 of title 23, United States Code, as in effect on the
20	day before the date of the enactment of the Transpor-
21	tation Equity Act for the 21st Century; (8) under section
22	105 of title 23, United States Code, as in effect for fiscal
23	years 1998 through 2004, but only in an amount equal
24	to $$639,000,000$ for each of those fiscal years; (9) for
25	Federal-aid highway programs for which obligation au-

1 thority was made available under the Transportation Eq-2 uity Act for the 21st Century or subsequent public laws 3 for multiple years or to remain available until used, but 4 only to the extent that the obligation authority has not 5 lapsed or been used; (10) under section 105 of title 23, United States Code, but only in an amount equal to 6 7 \$639,000,000 for each of fiscal years 2005 through 2010; 8 and (11) under section 1603 of the Safe, Accountable, 9 Flexible, Efficient Transportation Equity Act: A Legacy 10 for Users, to the extent that funds obligated in accordance with that section were not subject to a limitation on obli-11 12 gations at the time at which the funds were initially made 13 available for obligation.

14 (c) REDISTRIBUTION OF UNUSED OBLIGATION AU-15 THORITY.—Notwithstanding subsection (a), the Secretary shall, after August 1 of such fiscal year, revise a distribu-16 tion of the obligation limitation made available under sub-17 18 section (a) if the amount distributed cannot be obligated 19 during that fiscal year and redistribute sufficient amounts 20 to those States able to obligate amounts in addition to 21 those previously distributed during that fiscal year, giving 22 priority to those States having large unobligated balances 23 of funds apportioned under sections 104 and 144 of title 24 23, United States Code.

1 (d) Applicability of Obligation Limitations to 2 TRANSPORTATION RESEARCH PROGRAMS.—The obliga-3 tion limitation shall apply to transportation research pro-4 grams carried out under chapter 5 of title 23, United 5 States Code, and title V (research title) of the Safe, Accountable, Flexible, Efficient Transportation Equity Act: 6 7 A Legacy for Users, except that obligation authority made 8 available for such programs under such limitation shall re-9 main available for a period of 3 fiscal years and shall be 10 in addition to the amount of any limitation imposed on obligations for Federal-aid highway and highway safety 11 construction programs for future fiscal years. 12

13 (e) REDISTRIBUTION OF CERTAIN AUTHORIZED14 FUNDS.—

(1) IN GENERAL.—Not later than 30 days after
the date of the distribution of obligation limitation
under subsection (a), the Secretary shall distribute
to the States any funds that—

19 (A) are authorized to be appropriated for
20 such fiscal year for Federal-aid highways pro21 grams; and

(B) the Secretary determines will not be
allocated to the States, and will not be available
for obligation, in such fiscal year due to the im-

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1	position of any obligation limitation for such
2	fiscal year.
3	(2) Ratio.—Funds shall be distributed under
4	paragraph (1) in the same ratio as the distribution
5	of obligation authority under subsection (a)(6).
6	(3) AVAILABILITY.—Funds distributed under
7	paragraph (1) shall be available for any purposes de-
8	scribed in section 133(b) of title 23, United States
9	Code.
10	(f) Special Limitation Characteristics.—Obli-
11	gation limitation distributed for a fiscal year under sub-
12	section $(a)(4)$ for the provision specified in subsection
13	(a)(4) shall—
14	(1) remain available until used for obligation of
15	funds for that provision; and
16	(2) be in addition to the amount of any limita-
17	tion imposed on obligations for Federal-aid highway
18	and highway safety construction programs for future
19	fiscal years.
20	(g) High Priority Project Flexibility.—
21	(1) IN GENERAL.—Subject to paragraph (2),
22	obligation authority distributed for such fiscal year
23	under subsection $(a)(4)$ for each project numbered 1
24	through 3676 listed in the table contained in section
25	1702 of the Safe, Accountable, Flexible, Efficient

Transportation Equity Act: A Legacy for Users may
 be obligated for any other project in such section in
 the same State.

4 (2) RESTORATION.—Obligation authority used 5 as described in paragraph (1) shall be restored to 6 the original purpose on the date on which obligation 7 authority is distributed under this section for the 8 next fiscal year following obligation under paragraph 9 (1).

10 (h) LIMITATION ON STATUTORY CONSTRUCTION.— Nothing in this section shall be construed to limit the dis-11 12 tribution of obligation authority under subsection 13 (a)(4)(A) for each of the individual projects numbered greater than 3676 listed in the table contained in section 14 15 1702 of the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users. 16

17 SEC. 121. Notwithstanding 31 U.S.C. 3302, funds re-18 ceived by the Bureau of Transportation Statistics from the 19 sale of data products, for necessary expenses incurred pur-20suant to 49 U.S.C. 111 may be credited to the Federal-21 aid highways account for the purpose of reimbursing the 22 Bureau for such expenses: *Provided*, That such funds shall 23 be subject to the obligation limitation for Federal-aid 24 highways and highway safety construction.

1	SEC. 122. (a) IN GENERAL.—Except as provided in
2	subsection (b), none of the funds made available, limited,
3	or otherwise affected by this Act shall be used to approve
4	or otherwise authorize the imposition of any toll on any
5	segment of highway located on the Federal-aid system in
6	the State of Texas that—
7	(1) as of the date of enactment of this Act, is
8	not tolled;
9	(2) is constructed with Federal assistance pro-
10	vided under title 23, United States Code; and
11	(3) is in actual operation as of the date of en-
12	actment of this Act.
13	(b) EXCEPTIONS.—
14	(1) NUMBER OF TOLL LANES.—Subsection (a)
15	shall not apply to any segment of highway on the
16	Federal-aid system described in that subsection that,
17	as of the date on which a toll is imposed on the seg-
18	ment, will have the same number of non-toll lanes as
19	were in existence prior to that date.
20	(2) HIGH-OCCUPANCY VEHICLE LANES.—A
21	high-occupancy vehicle lane that is converted to a
22	toll lane shall not be subject to this section, and
23	shall not be considered to be a non-toll lane for pur-
24	poses of determining whether a highway will have

fewer non-toll lanes than prior to the date of imposi tion of the toll, if—

(A) high-occupancy vehicles occupied by
the number of passengers specified by the entity operating the toll lane may use the toll lane
without paying a toll, unless otherwise specified
by the appropriate county, town, municipal or
other local government entity, or public toll
road or transit authority; or

10 (B) each high-occupancy vehicle lane that 11 was converted to a toll lane was constructed as 12 a temporary lane to be replaced by a toll lane 13 under a plan approved by the appropriate coun-14 ty, town, municipal or other local government 15 entity, or public toll road or transit authority. 16 SEC. 123. (a) In the explanatory statement referenced in section 129 of division K of Public Law 110-17 161 (121 Stat. 2388), the item relating to "Route 5 Over-18 pass and River Center, St. Mary's County, MD" in the 19 table of projects for such section 129 is deemed to be 20 21 amended by striking "Route 5 Overpass and River Cen-22 ter, St. Mary's County, MD" and inserting "Safety Im-23 provements and Traffic Calming Measures along Route 5 24 at St. Mary's County, MD".

1 (b) In the explanatory statement referenced in section 2 186 of title I of division I of Public Law 111–8 (123 Stat. 947), the item relating to "US 422 River Crossing Com-3 4 plex Project, King of Prussia, PA" in the table of projects under the heading "Transportation, Community, and Sys-5 tem Preservation Program" is deemed to be amended by 6 7 striking "US 422 River Crossing Complex Project, King 8 of Prussia, PA" and inserting "For closed loop signal con-9 trol system and other improvements for Trooper Road in 10 Lower Providence and West Norriton Townships, Montgomery County, PA". 11

12 (c) In the explanatory statement referenced in section 13 186 of title I of division I of Public Law 111–8 (123 Stat. 947), the item relating to "Improving the West Bank 14 15 River Front, IL" in the table of projects under the heading "Transportation, Community, and System Preserva-16 tion Program" is deemed to be amended by striking "Im-17 proving the West Bank River Front, IL" and inserting 18 19 "East Bank River Front and Bikeway Improvements, 20 IL".

(d) In the explanatory statement referenced in section
186 of title I of division K of Public Law 110–161 (121
Stat. 2406), as amended by section 129(d) of division I
of Public Law 111–8 (123 Stat. 947), the item relating
to "Repair of Side Streets and Relocation of Water Mains

resulting from rerouting of traffic and reconstruction of 1 159th Street in Harvey, IL" in the table of projects under 2 the heading "Transportation, Community, and System 3 4 Preservation Program" is deemed to be amended by strik-5 ing "Repair of Side Streets and Relocation of Water Mains resulting from rerouting of traffic and reconstruc-6 tion of 159th Street in Harvey, IL" and inserting "Inter-7 8 section Improvements on Crawford Avenue and 203rd 9 Street in the Village of Olympia Fields, IL".

(e) In the explanatory statement referenced in section
129 of division K of Public Law 110–161 (121 Stat.
2388), the item relating to "Study Improvements to 109th
Avenue, Winfield, IN" in the table of projects for such
section 129 is deemed to be amended by striking "Winfield, IN" and inserting "Town of Winfield, City of Crown
Point, Lake County, IN".

17 (f) In the explanatory statement referenced in section 18 186 of title I of division I of Public Law 111–8 (123 Stat. 19 947), the item relating to "Ronald Reagan Parkway (Middle and Southern segments), Boone County, IN" in the 20 21 table of projects under the heading "Transportation, Com-22 munity, and System Preservation Program" is deemed to 23 be amended by striking "Boone County" and inserting "Hendricks County". 24

(g) In the explanatory statement referenced in section
 186 of title I of division I of Public Law 111-8 (123 Stat.
 947), the item relating to "Onville Road Intersection and
 Road-Widening Project, Prince William County, VA" in
 the table of projects under the heading "Federal Lands"
 is deemed to be amended by striking "Prince William" and
 inserting "Stafford".

8 (h) In the explanatory statement referenced in section 9 186 of title I of division I of Public Law 111–8 (123 Stat. 947), the item relating to "U.S. 59/Alabama Grade Sepa-10 ration Project, St. Joseph, MO" in the table of projects 11 12 under the heading "Interstate Maintenance Discretionary" is deemed to be amended by striking "U.S. 59/ 13 Alabama Grade Separation Project, St. Joseph, MO" and 14 15 inserting "I-29 Interchange Reconstruction in St. Joseph, MO". 16

17 (i) In the explanatory statement referenced in section 18 186 of title I of division I of Public Law 111–8 (123 Stat. 19 947), the item relating to "Decking and Sidewalk Replacement on the Central Avenue Overpass, South Charleston, 20WV" in the table of projects under the heading "Interstate 21 22 Maintenance Discretionary" is deemed to be amended by 23 striking "Decking and Sidewalk Replacement on the Central Avenue Overpass, South Charleston, WV" and insert-24 ing "General Interstate Maintenance, WV". 25

(j) In the explanatory statement referenced in section
 125 of title I of division I of Public Law 111-8 (123 Stat.
 928), the item relating to "Wapsi Great Western Line
 Trail, Mitchell County, IA" is deemed to be amended by
 striking "Mitchell County" and inserting "Mitchell and
 Howard Counties".

7 (k) In the explanatory statement referenced in section 8 125 of title I of division I of Public Law 111–8 (123 Stat. 9 928), the item relating to "Highway 169 Corridor Project 10 Environmental Assessment, Preliminary Engineering and Planning, Humboldt, IA" is deemed to be amended by 11 12 striking "Corridor Project Environmental Assessment, 13 Preliminary Engineering and Planning, Humboldt, IA" 14 and inserting "Construction, Humboldt and Webster 15 Counties, IA".

(l) In the explanatory statement referenced in section
17 125 of title I of division I of Public Law 111-8 (123 Stat.
18 928), the item relating to "Highway 53 Interchanges, WI"
19 is deemed to be amended by striking "Interchanges" and
20 inserting "Intersections".

1	Federal Motor Carrier Safety Administration
2	MOTOR CARRIER SAFETY OPERATIONS AND PROGRAMS
3	(LIQUIDATION OF CONTRACT AUTHORIZATION)
4	(LIMITATION ON OBLIGATIONS)
5	(HIGHWAY TRUST FUND)

6 For payment of obligations incurred in the implemen-7 tation, execution and administration of motor carrier safe-8 ty operations and programs pursuant to section 31104(i) 9 of title 49, United States Code, and sections 4127 and 10 4134 of Public Law 109–59, \$239,828,000, to be derived from the Highway Trust Fund (other than the Mass Tran-11 12 sit Account), together with advances and reimbursements 13 received by the Federal Motor Carrier Safety Administration: *Provided*, That none of the funds derived from the 14 15 Highway Trust Fund in this Act shall be available for the implementation, execution or administration of programs, 16 17 the obligations for which are in excess of \$239,828,000, for "Motor Carrier Safety Operations and Programs", of 18 19 which \$8,500,000, is for the research and technology pro-20 gram to remain available for obligation until September 21 30, 2011, and \$1,000,000 shall be available for commer-22 cial motor vehicle operator's grants to carry out section 23 4134 of Public Law 109–59: Provided further, That not-24 withstanding any other provision of law, none of the funds 25 under this heading for outreach and education shall be

available for transfer: *Provided further*, That the Federal
 Motor Carrier Safety Administration shall transmit to
 Congress a report on March 30, 2010, and September 30,
 2010, on the agency's ability to meet its requirement to
 conduct compliance reviews on high-risk carriers.

6	MOTOR CARRIER SAFETY GRANTS
7	(LIQUIDATION OF CONTRACT AUTHORIZATION)
8	(LIMITATION ON OBLIGATIONS)
9	(HIGHWAY TRUST FUND)

10 For payment of obligations incurred in carrying out 11 sections 31102, 31104(a), 31106, 31107, 31109, 31309, 12 31313 of title 49, United States Code, and sections 4126 13 and 4128 of Public Law 109–59, \$310,070,000, to be derived from the Highway Trust Fund (other than the Mass 14 15 Transit Account): *Provided*, That none of the funds in this Act shall be available for the implementation or execution 16 of programs, the obligations for which are in excess of 17 \$310,070,000, for "Motor Carrier Safety Grants"; of 18 which \$212,070,000 shall be available for the motor car-19 20 rier safety assistance program to carry out sections 31102 21 31104(a) of title 49, United States and Code: 22 \$25,000,000, shall be available for the commercial driver's 23 license improvements program to carry out section 31313 24 of title 49, United States Code; \$32,000,000, shall be 25 available for the border enforcement grants program to

carry out section 31107 of title 49, United States Code; 1 2 \$5,000,000, shall be available for the performance and 3 registration information system management program to 4 carry out sections 31106(b) and 31109 of title 49, United 5 States Code; \$25,000,000, shall be available for the com-6 mercial vehicle information systems and networks deploy-7 ment program to carry out section 4126 of Public Law 8 109–59; \$3,000,000, shall be available for the safety data 9 improvement program to carry out section 4128 of Public 10 Law 109-59; and \$8,000,000, shall be available for the 11 commercial driver's license information system moderniza-12 tion program to carry out section 31309(e) of title 49, 13 United States Code: *Provided further*, That of the funds made available for the motor carrier safety assistance pro-14 15 gram, \$29,000,000, shall be available for audits of new entrant motor carriers. 16

17 ADMINISTRATIVE PROVISIONS—FEDERAL MOTOR

18 CARRIER SAFETY ADMINISTRATION

19 SEC. 135. Funds appropriated or limited in this Act 20 shall be subject to the terms and conditions stipulated in 21 section 350 of Public Law 107–87 and section 6901 of 22 Public Law 110–28, including that the Secretary submit 23 a report to the House and Senate Appropriations Commit-24 tees annually on the safety and security of transportation 25 into the United States by Mexico-domiciled motor carriers. 1 NATIONAL HIGHWAY TRAFFIC SAFETY ADMINISTRATION

2

OPERATIONS AND RESEARCH

3 For expenses necessary to discharge the functions of 4 the Secretary, with respect to traffic and highway safety 5 under subtitle C of title X of Public Law 109–59 and chapter 301 and part C of subtitle VI of title 49, United 6 7 States Code, \$131,736,000 (increased by \$250,000), of 8 which \$32,045,000 shall remain available until September 9 30, 2011: *Provided*, That none of the funds appropriated 10 by this Act may be obligated or expended to plan, finalize, or implement any rulemaking to add to section 575.104 11 12 of title 49 of the Code of Federal Regulations any require-13 ment pertaining to a grading standard that is different from the three grading standards (treadwear, traction, 14 15 and temperature resistance) already in effect.

16	OPERATIONS AND	RESEARCH

- 17 (LIQUIDATION OF CONTRACT AUTHORIZATION)
- 18 (LIMITATION ON OBLIGATIONS)

19 (HIGHWAY TRUST FUND)

For payment of obligations incurred in carrying out the provisions of 23 U.S.C. 403, \$108,642,000 to be derived from the Highway Trust Fund (other than the Mass Transit Account) and to remain available until expended: *Provided*, That none of the funds in this Act shall be available for the planning or execution of programs the total obligations for which, in fiscal year 2010, are in excess
 of \$108,642,000 for programs authorized under 23 U.S.C.
 403: *Provided further*, That within the \$108,642,000 obli gation limitation for operations and research, \$26,908,000
 shall remain available until September 30, 2011, and shall
 be in addition to the amount of any limitation imposed
 on obligations for future years.

8 NATIONAL DRIVER REGISTER
9 (LIQUIDATION OF CONTRACT AUTHORIZATION)
10 (LIMITATION ON OBLIGATIONS)
11 (HIGHWAY TRUST FUND)

12 For payment of obligations incurred in carrying out 13 chapter 303 of title 49, United States Code, \$4,000,000, to be derived from the Highway Trust Fund (other than 14 15 the Mass Transit Account) and to remain available until expended: *Provided*, That none of the funds in this Act 16 17 shall be available for the implementation or execution of programs the total obligations for which, in fiscal year 18 19 2010, are in excess of \$4,000,000 for the National Driver 20 Register authorized under such chapter.

21 NATIONAL DRIVER REGISTER

For an additional amount for the "National Driver Register" as authorized by chapter 303 of title 49, United States Code, \$3,350,000, to remain available through September 30, 2011: *Provided*, That the funding made available under this heading shall be used to carry out the mod ernization of the National Driver Register.

3	HIGHWAY TRAFFIC SAFETY GRANTS
4	(LIQUIDATION OF CONTRACT AUTHORIZATION)
5	(LIMITATION ON OBLIGATIONS)

(HIGHWAY TRUST FUND)

6

7 For payment of obligations incurred in carrying out 8 the provisions of 23 U.S.C. 402, 405, 406, 408, and 410 9 and sections 2001(a)(11), 2009, 2010, and 2011 of Public 10 Law 109–59, to remain available until expended, \$619,500,000 to be derived from the Highway Trust Fund 11 12 (other than the Mass Transit Account): Provided, That 13 none of the funds in this Act shall be available for the planning or execution of programs the total obligations for 14 15 which, in fiscal year 2010, are in excess of \$619,500,000 for programs authorized under 23 U.S.C. 402, 405, 406, 16 17 408, and 410 and sections 2001(a)(11), 2009, 2010, and 18 2011 of Public Law 109–59, of which \$235,000,000 shall be for "Highway Safety Programs" under 23 U.S.C. 402; 19 \$25,000,000 shall be for "Occupant Protection Incentive 20 21 Grants" under 23 U.S.C. 405; \$124,500,000 shall be for 22 "Safety Belt Performance Grants" under 23 U.S.C. 406, 23 and such obligation limitation shall remain available until 24 September 30, 2011, in accordance with subsection (f) of 25 such section 406 and shall be in addition to the amount

1 of any limitation imposed on obligations for such grants for future fiscal years; \$34,500,000 shall be for "State 2 3 Traffic Safety Information System Improvements" under 4 23 U.S.C. 408; \$139,000,000 shall be for "Alcohol-Im-5 paired Driving Countermeasures Incentive Grant Pro-6 gram" under 23 U.S.C. 410; \$18,500,000 shall be for 7 "Administrative Expenses" under section 2001(a)(11) of 8 Public Law 109–59; \$29,000,000 shall be for "High Visi-9 bility Enforcement Program" under section 2009 of Pub-10 lic Law 109–59; \$7,000,000 shall be for "Motorcyclist Safety" under section 2010 of Public Law 109–59; and 11 12 \$7,000,000 shall be for "Child Safety and Child Booster 13 Seat Safety Incentive Grants" under section 2011 of Public Law 109–59: Provided further, That none of these 14 15 funds shall be used for construction, rehabilitation, or remodeling costs, or for office furnishings and fixtures for 16 17 State, local or private buildings or structures: *Provided further*, That not to exceed \$500,000 of the funds made 18 available for section 410 "Alcohol-Impaired Driving Coun-19 termeasures Grants" shall be available for technical assist-2021 ance to the States: *Provided further*, That not to exceed 22 \$750,000 of the funds made available for the "High Visi-23 bility Enforcement Program" shall be available for the 24 evaluation required under section 2009(f) of Public Law 109-59.25

1 ADMINISTRATIVE PROVISIONS—NATIONAL HIGHWAY

2

TRAFFIC SAFETY ADMINISTRATION

3 SEC. 140. Notwithstanding any other provision of law 4 or limitation on the use of funds made available under 5 section 403 of title 23, United States Code, an additional 6 \$130,000 shall be made available to the National Highway 7 Traffic Safety Administration, out of the amount limited 8 for section 402 of title 23, United States Code, to pay for travel and related expenses for State management re-9 10 views and to pay for core competency development training and related expenses for highway safety staff. 11

12 SEC. 141. The limitations on obligations for the pro-13 grams of the National Highway Traffic Safety Adminis-14 tration set in this Act shall not apply to obligations for 15 which obligation authority was made available in previous 16 public laws for multiple years but only to the extent that 17 the obligation authority has not lapsed or been used.

18 FEDERAL RAILROAD ADMINISTRATION

19 SAFETY AND OPERATIONS

For necessary expenses of the Federal Railroad Administration, not otherwise provided for, \$172,533,000, of
which \$15,300,000 shall remain available until September
30, 2011.

RAILROAD RESEARCH AND DEVELOPMENT
 For necessary expenses for railroad research and de velopment, \$34,145,000 (increased by \$3,000,000), to re main available until expended.

5 RAILROAD REHABILITATION AND IMPROVEMENT

6

FINANCING PROGRAM

7 The Secretary of Transportation is authorized to 8 issue to the Secretary of the Treasury notes or other obli-9 gations pursuant to section 512 of the Railroad Revitaliza-10 tion and Regulatory Reform Act of 1976 (Public Law 94– 11 210), in such amounts and at such times as may be nec-12 essary to pay any amounts required pursuant to the guar-13 antee of the principal amount of obligations under sections 511 through 513 of such Act, such authority to exist as 14 15 long as any such guaranteed obligation is outstanding: *Provided*, That pursuant to section 502 of such Act, no 16 new direct loans or loan guarantee commitments shall be 17 made using Federal funds for the credit risk premium dur-18 19 ing fiscal year 2010.

20 RAIL LINE RELOCATION AND IMPROVEMENT PROGRAM

For necessary expenses of carrying out section 20154
of title 49, United States Code, \$40,000,000, to remain
available until expended.

44

2

AND INTERCITY PASSENGER RAIL SERVICE

3 To enable the Secretary of Transportation to make 4 passenger rail grants for capital projects as authorized 5 under sections 26106 and 24406 of title 49, United States Code; the acquisition of new rolling stock; and to enter 6 7 into cooperative for agreements these purposes, 8 \$4,000,000,000, to remain available until September 30, 9 2015: Provided, That \$50,000,000 of funds provided 10 under this paragraph are available to the Administrator of the Federal Railroad Administration to fund the award 11 12 and oversight of financial assistance made under this 13 paragraph: Provided further, That up to \$30,000,000 of the funds provided under this paragraph are available to 14 15 the Administrator for the purposes of conducting research and demonstrating technologies supporting the develop-16 17 ment of passenger rail service that is expected to maintain 18 an average speed of 110 miles per hour or is reasonably expected to reach speeds of at least 150 miles per hour, 19 20 including the implementation of the Rail Cooperative Re-21 search Program authorized by section 24910 of title 49, 22 United States Code: *Provided further*, That up to 23 \$50,000,000 of the funds provided under this paragraph 24 may be used for planning activities that lead directly to 25 the development of a passenger rail corridor investment

plan consistent with the requirements established by the 1 2 Administrator or a state rail plan consistent with chapter 3 227 of title 49, United States Code: Provided further, That the Secretary shall issue regulations covering application 4 5 procedures and grant criteria for the passenger rail grants 6 provided under this paragraph: *Provided further*, That the 7 Federal share payable of the costs for which financial as-8 sistance is made under this paragraph shall not exceed 9 80 percent: *Provided further*, That in addition to the provi-10 sions of title 49, United States Code, that apply to the passenger rail programs funded under this paragraph, sec-11 12 tions 24402(a)(2), 24402(f), 24402(i), and 24403(a) and 13 (c) of title 49, United States Code, shall also apply to the provision of funds provided under this paragraph: Pro-14 15 vided further, That a project need not be in a state rail plan developed under chapter 227 of title 49, United 16 17 States Code, to be eligible for assistance under this heading: *Provided further*, That up to \$5,000,000 of the funds 18 19 provided under this paragraph are available to the Administrator for the purposes of implementing section 24316 20 21 of title 49, United States Code: Provided further, That if 22 legislation authorizing a national infrastructure bank is 23 enacted prior to September 30, 2010, beginning on Octo-24 ber 1, 2010, the Secretary of Transportation may use up 25 to \$2,000,000,000, of the amount appropriated in this

paragraph to carry out such legislation including by trans-1 2 ferring funds to the appropriate Federal agency to carry 3 out the national infrastructure bank: Provided further, 4 That if legislation enacting a national infrastructure bank 5 is not enacted by September 30, 2010, the Secretary may use an additional \$20,000,000 of the funds available 6 7 under this paragraph for the award and oversight of finan-8 cial assistance made under this paragraph; Provided fur-9 ther, That recipients of grants under this paragraph shall 10 conduct all procurement transactions using such grant funds in a manner that provides full and open competition, 11 12 as determined by the Secretary, in compliance with exist-13 ing labor agreements.

14 OPERATING GRANTS TO THE NATIONAL RAILROAD

15

PASSENGER CORPORATION

16 To enable the Secretary of Transportation to make quarterly grants to the National Railroad Passenger Cor-17 poration for the operation of intercity passenger rail, as 18 19 authorized by section 101(a) of the Passenger Rail Investment and Improvement Act of 2008 (division B of Public 2021 Law 110-432), \$553,348,000, to remain available until 22 September 30, 2010: Provided, That the amounts avail-23 able under this heading shall be available for the Secretary 24 to approve funding to cover operating losses for the Cor-25 poration only after receiving and reviewing a grant request

for each specific train route: *Provided further*, That each 1 2 such grant request shall be accompanied by a detailed fi-3 nancial analysis, revenue projection, and capital expendi-4 ture projection justifying the Federal support to the Sec-5 retary's satisfaction: *Provided further*, That the Secretary may retain up to one-half of one percent of the funds pro-6 7 vided under this heading to implement the Operating 8 Grants to the National Railroad Passenger Corporation 9 in fiscal year 2010: *Provided further*, That the Corporation 10 is directed to achieve savings through operating efficiencies including, but not limited to, modifications to food 11 12 and beverage service and first class service: Provided fur-13 ther, That the Inspector General of the Department of Transportation shall report to the House and Senate Com-14 15 mittees on Appropriations beginning 3 months after the date of the enactment of this Act and quarterly thereafter 16 with estimates of the savings accrued as a result of all 17 18 operational reforms instituted by the Corporation: Pro-19 vided further, That the Inspector General of the Depart-20 ment of Transportation shall provide a report recom-21 mending to the House and Senate Committees on Appro-22 priations 180 days after the date of the enactment of this 23 Act on possible operational reforms that could be insti-24 tuted by the Corporation: *Provided further*, That not later 25 than 120 days after enactment of this Act, the Corpora-

tion shall transmit to the House and Senate Committees 1 2 on Appropriations its Fiscal Year 2011 plan to improve 3 the financial performance of food and beverage service and 4 its plan to improve the financial performance of first class 5 service (including sleeping car service): *Provided further*, 6 That the Corporation shall report quarterly to the House 7 and Senate Committees on Appropriations on its progress 8 against the milestones and target dates contained in its 9 financial performance improvement plan provided in fiscal 10 year 2009 and quantify savings realized to date on a 11 monthly basis compared to those projected in the plan, 12 identify any changes in the plan or delays in implementing 13 these plans, and identify the causes of delay and proposed corrective measures: *Provided further*, That the National 14 15 Railroad Passenger Corporation shall submit, in electronic format, to the House and Senate Committees on Appro-16 17 priations, a budget, business plan and a 5-Year Financial 18 Plan beginning with fiscal year 2010, consistent with the 19 provisions of section 204 of the Passenger Rail Investment and Improvement Act of 2008 (division B of Public Law 2021 110–432): *Provided further*, That the budget, business 22 plan and the 5-Year Financial Plan shall also include a 23 separate accounting of targets for the Northeast Corridor; 24 commuter service; long distance Amtrak service; state-sup-25 ported service; each intercity train route, including Auto-

train; and commercial activities including contract oper-1 2 ations: Provided further, That, these plans shall be accom-3 panied by a comprehensive fleet plan for all Amtrak rolling 4 stock which shall address the Corporation's detailed plans 5 and timeframes for the maintenance, refurbishment, replacement, and expansion of the Amtrak fleet: *Provided* 6 7 *further*, That said fleet plan shall establish year-specific 8 goals and milestones and discuss potential, current, and 9 preferred financing options for all such activities: *Provided* 10 *further*, That the budget, business plan and the 5-Year Financial Plan shall include a description of work to be 11 funded, along with cost estimates and an estimated time-12 13 table for completion of the projects covered by these plans: *Provided further*, That the Corporation shall provide 14 15 monthly reports in electronic format regarding the budget, business plan, and 5-Year Financial Plan, which shall de-16 17 scribe the work completed to date, any changes to any plan, and the reasons for such changes, and shall identify 18 19 all sole source contract awards which shall be accompanied 20 by a justification as to why said contract was awarded on 21 a sole source basis: *Provided further*, That the Corpora-22 tion's budget, business plan, 5-Year Financial Plan, and 23 all subsequent supplemental plans shall be displayed on 24 the Corporation's website within a reasonable timeframe 25 following their submission to the appropriate entities: Provided further, That none of the funds under this heading
 may be obligated or expended until the Corporation agrees
 to continue abiding by the provisions of paragraphs 1, 2,
 5, 9, and 11 of the summary of conditions for the direct
 loan agreement of June 28, 2002, in the same manner
 as in effect on the date of enactment of this Act.

7 NATIONAL RAILROAD PASSENGER CORPORATION OFFICE
8 OF THE INSPECTOR GENERAL

9 To enable the Secretary of Transportation to make 10 a grant to the National Railroad Passenger Corporation 11 Office of the Inspector General for auditing the operations 12 and capital expenditures of the National Railroad Pas-13 senger Corporation, as authorized by section 101(b) of the 14 Passenger Rail Investment and Improvement Act of 2008 15 (division B of Public Law 110–432), \$19,000,000.

16 CAPITAL AND DEBT SERVICE GRANTS TO THE NATIONAL

17 RAILROAD PASSENGER CORPORATION

18 To enable the Secretary of Transportation to make 19 quarterly grants to the National Railroad Passenger Cor-20 poration for capital grants supporting intercity passenger 21 services as authorized by section 101(c) of the Passenger 22 Rail Investment and Improvement Act of 2008 (division 23 B of Public Law 110–432), \$929,625,000, to remain 24 available until September 30, 2010, of which not to exceed 25 \$264,000,000 shall be for debt service obligations as au-

thorized by section 102 of that Act: *Provided*, That in ad-1 2 dition to the project management oversight funds author-3 ized under section 101(d) of that Act, the Secretary may 4 retain up to an additional one-half of one percent of the 5 funds provided under this heading to fund expenses associated with implementing sections 208 and 212 of that Act, 6 7 including the amendments made by section 212 to section 8 24905 of title 49, United States Code: Provided further, 9 That the Secretary shall approve funding for capital ex-10 penditures, including advance purchase orders of materials, for the Corporation only after receiving and review-11 ing a grant request for each specific capital project justi-12 13 fying the Federal support to the Secretary's satisfaction: *Provided further*. That none of the funds under this head-14 15 ing may be used to subsidize operating losses of the Corporation: *Provided further*, That none of the funds under 16 this heading may be used for capital projects not approved 17 by the Secretary of Transportation or on the Corporation's 18 fiscal year 2010 business plan. 19

- 20 Administrative provisions—federal railroad
- 21

ADMINISTRATION

SEC. 151. The Secretary may purchase promotional
items of nominal value for use in public outreach activities
to accomplish the purposes of 49 U.S.C. 20134: *Provided*,

That the Secretary shall prescribe guidelines for the ad ministration of such purchases and use.

3 SEC. 152. Hereafter, notwithstanding any other pro-4 vision of law, funds provided in this Act for the National 5 Railroad Passenger Corporation shall immediately cease to be available to said Corporation in the event that the 6 7 Corporation contracts to have services provided at or from 8 any location outside the United States. For purposes of this section, the word "services" shall mean any service 9 10 that was, as of July 1, 2006, performed by a full-time or part-time Amtrak employee whose base of employment 11 is located within the United States. 12

13 SEC. 153. The Secretary of Transportation may re-14 ceive and expend cash, or receive and utilize spare parts and similar items, from non-United States Government 15 sources to repair damages to or replace United States 16 17 Government owned automated track inspection cars and 18 equipment as a result of third party liability for such dam-19 ages, and any amounts collected under this section shall 20 be credited directly to the Safety and Operations account 21 of the Federal Railroad Administration, and shall remain 22 available until expended for the repair, operation and 23 maintenance of automated track inspection cars and equipment in connection with the automated track inspec-24 25 tion program.

1 SEC. 154. The Administrator of the Federal Railroad 2 Administration shall submit a report on April 1, 2010, and 3 quarterly reports thereafter, to the House and Senate 4 Committees on Appropriations detailing the Administra-5 tor's efforts at improving the on-time performance of Amtrak intercity rail service operating on non-Amtrak owned 6 7 property. Such reports shall compare the most recent ac-8 tual on-time performance data to pre-established on-time 9 performance goals that the Administrator shall set for 10 each rail service, identified by route. Such reports shall also include whatever other information and data regard-11 ing the on-time performance of Amtrak trains the Admin-12 13 istrator deems to be appropriate.

14 SEC. 155. In the Explanatory Statement referenced 15 in division I of Public Law 111–8 under the heading Rail-16 road Research and Development the item relating to "San 17 Gabriel trench grade separation project, Alameda Cor-18 ridor, CA" is deemed to be amended by inserting "Ala-19 meda Corridor East Construction Authority Grade Sepa-20 rations, CA.".

SEC. 156. In the Explanatory Statement referenced
in division K of Public Law 110–161 under the heading
Rail Line Relocation and Improvement Program the item
relating to "Mt. Vernon railroad cut, NY" is deemed to

1	be amended by inserting "Rail Line and Station Improve-
2	ment and Rehabilitation, Mount Vernon, NY.".
3	FEDERAL TRANSIT ADMINISTRATION

ADMINISTRATIVE EXPENSES

4

5 For necessary administrative expenses of the Federal Transit Administration's programs authorized by chapter 6 7 53 of title 49, United States Code, \$97,478,000: Provided, 8 That of the funds available under this heading, not to ex-9 ceed \$1,809,000 shall be available for travel: Provided fur-10 ther, That none of the funds provided or limited in this Act may be used to create a permanent office of transit 11 12 security under this heading: *Provided further*, That of the 13 amounts made available under this heading not to exceed \$75,000 shall be paid from appropriations made available 14 15 by this Act and provided to the Department of Transportation Office of Inspector General through reimbursement 16 to conduct the annual audits of financial statements in 17 18 accordance with section 3521 of title 31, United States Code: Provided further, That upon submission to the Con-19 20 gress of the fiscal year 2011 President's budget, the Sec-21 retary of Transportation shall transmit to Congress the 22 annual report on new starts, including proposed allocations of funds for fiscal year 2011. 23

1	FORMULA AND BUS GRANTS
2	(LIQUIDATION OF CONTRACT AUTHORITY)
3	(LIMITATION ON OBLIGATIONS)
4	(HIGHWAY TRUST FUND)
5	For payment of obligations incurred in carrying out
6	the provisions of 49 U.S.C. 5305, 5307, 5308, 5309,
7	5310, 5311, 5316, 5317, 5320, 5335, 5339, and 5340 and
8	section 3038 of Public Law 105–178, as amended,
9	\$8,852,000,000 to be derived from the Mass Transit Ac-
10	count of the Highway Trust Fund and to remain available
11	until expended: <i>Provided</i> , That funds available for the im-
12	plementation or execution of programs authorized under
13	49 U.S.C. 5305, 5307, 5308, 5309, 5310, 5311, 5316,
14	5317, 5320, 5335, 5339, and 5340 and section 3038 of
15	Public Law 105–178, as amended, shall not exceed total
16	obligations of \$8,343,171,000 in fiscal year 2010.
17	RESEARCH AND UNIVERSITY RESEARCH CENTERS
18	For necessary expenses to carry out 49 U.S.C. 5306,
19	5312–5315, 5322, and 5506, \$65,670,000, to remain
20	available until expended: Provided, That \$10,000,000 is
21	available to carry out the transit cooperative research pro-
22	gram under section 5313 of title 49, United States Code,
23	\$4,300,000 is available for the National Transit Institute
24	under section 5315 of title 49, United States Code, and

ters program under section 5506 of title 49, United States
 Code: *Provided further*, That \$44,370,000 is available to
 carry out national research programs under sections 5312,
 5313, 5314, and 5322 of title 49, United States Code.

- 5 CAPITAL INVESTMENT GRANTS
- 6

(INCLUDING TRANSFER OF FUNDS)

7 For necessary expenses to carry out section 5309 of 8 title 49, United States Code, \$1,827,343,000, to remain 9 available until expended, of which not to exceed 10 \$200,000,000 is for section 5309(e) of such title: Provided, That \$2,000,000, shall be transferred to the De-11 partment of Transportation Office of Inspector General 12 13 from funds set aside for the execution of contracts pursuant to section 5327(c) of title 49, United States Code, for 14 15 costs associated with audits and investigations of transitrelated issues, including reviews of new fixed guideway 16 17 systems.

18 WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY

For necessary expenses to carry out section 601 of
division B of Public Law 110-432, \$150,000,000, to remain available until expended.

22 Administrative provisions—federal transit

23

ADMINISTRATION

24 SEC. 160. The limitations on obligations for the pro-25 grams of the Federal Transit Administration shall not apply to any authority under 49 U.S.C. 5338, previously
 made available for obligation, or to any other authority
 previously made available for obligation.

4 SEC. 161. Notwithstanding any other provision of 5 law, funds appropriated or limited by this Act under "Federal Transit Administration, Capital Investment Grants" 6 and for bus and bus facilities under "Federal Transit Ad-7 8 ministration, Formula and Bus Grants" for projects speci-9 fied in this Act or identified in reports accompanying this 10 Act not obligated by September 30, 2012, and other recoveries, shall be directed to projects eligible to use the funds 11 for the purposes for which they were originally provided. 12 13 SEC. 162. Notwithstanding any other provision of law, any funds appropriated before October 1, 2009, under 14 15 any section of chapter 53 of title 49, United States Code,

16 that remain available for expenditure, may be transferred17 to and administered under the most recent appropriation18 heading for any such section.

19 SEC. 163. Notwithstanding any other provision of 20 law, unobligated funds made available for new fixed guide-21 way system projects under the heading "Federal Transit 22 Administration, Capital investment grants" in any appro-23 priations Act prior to this Act may be used during this 24 fiscal year to satisfy expenses incurred for such projects.

1 SEC. 164. During fiscal year 2010, each Federal 2 Transit Administration grant for a project that involves 3 the acquisition or rehabilitation of a bus to be used in pub-4 lic transportation shall be funded for 90 percent of the 5 net capital costs of a biodiesel bus or a factory-installed 6 or retrofitted hybrid electric propulsion system and any 7 equipment related to such a system: *Provided*, That the 8 Secretary shall have the discretion to determine, through 9 practicable administrative procedures, the costs attrib-10 utable to the system and related-equipment.

11 SEC. 165. Notwithstanding any other provision of 12 law, unobligated funds or recoveries under section 5309 13 of title 49, United States Code, that are available to the 14 Secretary of Transportation for reallocation shall be di-15 rected to projects eligible to use the funds for the purposes 16 for which they were originally provided.

17 SEC. 166. (a) In the explanatory statement ref-18 erenced in section 186 of title I of division K of Public 19 Law 110–161 (121 Stat. 2406), the item relating to 20 "Broward County Southwest Transit Facility" in the table 21 of projects under the heading "Bus and Bus Facilities" 22 is deemed to be amended by striking "Southwest" and in-23 serting "Ravenswood".

(b) The explanatory statement referenced in section186 of title I of division I of Public Law 111–8 for "Alter-

natives analysis" under "Federal Transit Administration–
 Formula and Bus Grants" is deemed to be amended by
 striking "Hudson-Bergen Light Rail Extension Route
 440, North Bergen, NJ" and inserting "Hudson-Bergen
 Light Rail Extension Route 440, Jersey City, NJ".

6 (c) Funds made available for the Phoenix Heavy 7 Maintenance Facility, Phoenix Dial-a-Ride facility, and 8 the Phoenix Regional Heavy Bus Maintenance Facility in 9 Arizona through the Department of Transportation Ap-10 propriations Acts for Fiscal Years 2005 and 2008 that remain unobligated or unexpended shall be made available 11 to the East Baseline Park-and-Ride Facility in Phoenix, 12 Arizona. 13

14 SAINT LAWRENCE SEAWAY DEVELOPMENT

15

CORPORATION

16 The Saint Lawrence Seaway Development Corporation is hereby authorized to make such expenditures, with-17 in the limits of funds and borrowing authority available 18 19 to the Corporation, and in accord with law, and to make 20 such contracts and commitments without regard to fiscal 21 year limitations as provided by section 104 of the Govern-22 ment Corporation Control Act, as amended, as may be 23 necessary in carrying out the programs set forth in the 24 Corporation's budget for the current fiscal year.

1	OPERATIONS AND MAINTENANCE		
2	(HARBOR MAINTENANCE TRUST FUND)		
3	For necessary expenses for operations, maintenance,		
4	and capital asset renewal of those portions of the Saint		
5	Lawrence Seaway owned, operated, and maintained by the		
6	Saint Lawrence Seaway Development Corporation,		
7	\$32,324,000, to be derived from the Harbor Maintenance		
8	Trust Fund, pursuant to Public Law 99–662.		
9	Maritime Administration		
10	MARITIME SECURITY PROGRAM		
11	For necessary expenses to maintain and preserve a		
12	United States flag merchant fleet to serve the national se-		
13	curity needs of the United States, \$174,000,000, to re-		
14	main available until expended.		
15	OPERATIONS AND TRAINING		
16	For necessary expenses of operations and training ac-		
17	tivities authorized by law, \$140,900,000, of which		
18	\$31,677,000 shall remain available until September 30,		
19	2010, for salaries and benefits of employees of the United		
20	States Merchant Marine Academy; of which \$15,391,000		
21	shall remain available until expended for capital improve-		
22	ments at the United States Merchant Marine Academy;		
23	and of which \$11,240,000 shall remain available until ex-		
24	pended for maintenance and repair of training ships at		
25	State maritime academies.		

1	SHIP DISPOSAL
2	For necessary expenses related to the disposal of ob-
3	solete vessels in the National Defense Reserve Fleet of the
4	Maritime Administration, \$15,000,000, to remain avail-
5	able until expended.
6	MARITIME GUARANTEED LOAN (TITLE XI) PROGRAM
7	ACCOUNT
8	(INCLUDING TRANSFER OF FUNDS)
9	For administrative expenses to carry out the guaran-
10	teed loan program, not to exceed \$3,630,000, which shall
11	be transferred to and merged with the appropriation for
12	"Operations and Training", Maritime Administration.
13	ADMINISTRATIVE PROVISIONS—MARITIME
14	ADMINISTRATION
15	SEC. 175. Notwithstanding any other provision of
16	this Act, the Maritime Administration may furnish utili-
17	ties and services and make necessary repairs in connection
18	with any lease, contract, or occupancy involving Govern-
19	ment property under the control of the Maritime Adminis-
20	tration, and payments received therefor shall be credited
21	to the appropriation charged with the cost thereof: Pro-
22	vided, That rental payments under any such lease, con-
23	tract, or occupancy for items other than such utilities,
24	services, or repairs shall be covered into the Treasury as
25	miscellaneous receipts.

1 SEC. 176. Section 51314 of title 46, United States 2 Code, is amended in subsection (b) by inserting at the end 3 "Such fees shall be credited to the Maritime Administra-4 tion's Operations and Training appropriation, to remain 5 available until expended, for those expenses directly related to the purposes of the fees. Fees collected in excess 6 7 of actual expenses may be refunded to the Midshipmen 8 through a mechanism approved by the Secretary. The 9 Academy shall maintain a separate and detailed account-10 ing of fee revenue and all associated expenses.".

11	PIPELINE AND HAZARDOUS MATERIALS SAFETY
12	Administration
13	OPERATIONAL EXPENSES
14	(PIPELINE SAFETY FUND)

15 For necessary operational expenses of the Pipeline Safety Hazardous Materials Administration, 16 and \$19,968,000, of which \$639,000 shall be derived from the 17 Pipeline Safety Fund: *Provided*, That \$1,000,000 shall be 18 transferred to "Pipeline Safety" in order to fund "Pipeline 19 20 Safety Information Grants to Communities" as authorized 21 under section 60130 of title 49, United States Code.

22 HAZARDOUS MATERIALS SAFETY

For expenses necessary to discharge the hazardous
materials safety functions of the Pipeline and Hazardous
Materials Safety Administration, \$36,500,000, of which

\$2,699,000 shall remain available until September 30, 1 2 2012: Provided, That up to \$800,000 in fees collected 3 under 49 U.S.C. 5108(g) shall be deposited in the general 4 fund of the Treasury as offsetting receipts: Provided fur-5 *ther*, That there may be credited to this appropriation, to be available until expended, funds received from states, 6 7 counties, municipalities, other public authorities, and pri-8 vate sources for expenses incurred for training, for reports 9 publication and dissemination, and for travel expenses incurred in performance of hazardous materials exemptions 10 and approvals functions. 11

12

13

PIPELINE SAFETY

- (PIPELINE SAFETY FUND)
- 14 (OIL SPILL LIABILITY TRUST FUND)

15 For expenses necessary to conduct the functions of the pipeline safety program, for grants-in-aid to carry out 16 17 a pipeline safety program, as authorized by 49 U.S.C. 18 60107, and to discharge the pipeline program responsibilities of the Oil Pollution Act of 1990, \$105,239,000, of 19 20 which \$18,905,000 shall be derived from the Oil Spill Li-21 ability Trust Fund and shall remain available until Sep-22 tember 30, 2012; and of which \$86,334,000 shall be de-23 rived from the Pipeline Safety Fund, of which \$47,332,000 shall remain available until September 30, 24 25 2012.

3 For necessary expenses to carry out 49 U.S.C. 4 5128(b), \$188,000, to be derived from the Emergency 5 Preparedness Fund, to remain available until September 30, 2011: *Provided*, That not more than \$28,318,000 shall 6 7 be made available for obligation in fiscal year 2010 from 8 amounts made available by 49 U.S.C. 5116(i) and 9 5128(b)–(c): Provided further, That none of the funds made available by 49 U.S.C. 5116(i), 5128(b), or 5128(c) 10 shall be made available for obligation by individuals other 11 than the Secretary of Transportation, or his or her des-12 13 ignee.

14	RESEARCH A	ND INNOVATIVE	TECHNOLOGY

15

Administration

16 RESEARCH AND DEVELOPMENT

For necessary expenses of the Research and Innovative Technology Administration, \$12,834,000, of which \$6,036,000 shall remain available until September 30, 20 2012: *Provided*, That there may be credited to this appropriation, to be available until expended, funds received from States, counties, municipalities, other public authorities, and private sources for expenses incurred for training. OFFICE OF INSPECTOR GENERAL

2

1

SALARIES AND EXPENSES

3 For necessary expenses of the Office of Inspector 4 General to carry out the provisions of the Inspector Gen-5 eral Act of 1978, as amended, \$74,839,000: *Provided*, 6 That the Inspector General shall have all necessary au-7 thority, in carrying out the duties specified in the Inspec-8 tor General Act, as amended (5 U.S.C. App. 3), to inves-9 tigate allegations of fraud, including false statements to 10 the government (18 U.S.C. 1001), by any person or entity that is subject to regulation by the Department: *Provided* 11 *further*, That the funds made available under this heading 12 13 shall be used to investigate, pursuant to section 41712 of title 49, United States Code: (1) unfair or deceptive prac-14 15 tices and unfair methods of competition by domestic and foreign air carriers and ticket agents; and (2) the compli-16 17 ance of domestic and foreign air carriers with respect to 18 item (1) of this proviso.

- 19 SURFACE TRANSPORTATION BOARD
- 20

SALARIES AND EXPENSES

For necessary expenses of the Surface Transportation Board, including services authorized by 5 U.S.C. 3109, \$29,800,000: *Provided*, That notwithstanding any other provision of law, not to exceed \$1,250,000 from fees established by the Chairman of the Surface Transpor-

tation Board shall be credited to this appropriation as off-1 2 setting collections and used for necessary and authorized 3 expenses under this heading: *Provided further*, That the 4 sum herein appropriated from the general fund shall be 5 reduced on a dollar-for-dollar basis as such offsetting collections are received during fiscal year 2010, to result in 6 7 a final appropriation from the general fund estimated at 8 no more than \$28,550,000.

9 GENERAL PROVISIONS—DEPARTMENT OF 10 TRANSPORTATION

11 SEC. 180. During the current fiscal year applicable 12 appropriations to the Department of Transportation shall 13 be available for maintenance and operation of aircraft; hire of passenger motor vehicles and aircraft; purchase of 14 15 liability insurance for motor vehicles operating in foreign countries on official department business; and uniforms or 16 17 allowances therefor, as authorized by law (5 U.S.C. 5901– 18 5902).

19 SEC. 181. Appropriations contained in this Act for 20 the Department of Transportation shall be available for 21 services as authorized by 5 U.S.C. 3109, but at rates for 22 individuals not to exceed the per diem rate equivalent to 23 the rate for an Executive Level IV.

SEC. 182. None of the funds in this Act shall be avail-able for salaries and expenses of more than 110 political

and Presidential appointees in the Department of Trans portation: *Provided*, That none of the personnel covered
 by this provision may be assigned on temporary detail out side the Department of Transportation.

5 SEC. 183. None of the funds in this Act shall be used6 to implement section 404 of title 23, United States Code.

SEC. 184. (a) No recipient of funds made available
8 in this Act shall disseminate personal information (as de9 fined in 18 U.S.C. 2725(3)) obtained by a State depart10 ment of motor vehicles in connection with a motor vehicle
11 record as defined in 18 U.S.C. 2725(1), except as provided
12 in 18 U.S.C. 2721 for a use permitted under 18 U.S.C.
13 2721.

14 (b) Notwithstanding subsection (a), the Secretary 15 shall not withhold funds provided in this Act for any grantee if a State is in noncompliance with this provision. 16 17 SEC. 185. Funds received by the Federal Highway 18 Administration, Federal Transit Administration, and Fed-19 eral Railroad Administration from States, counties, mu-20nicipalities, other public authorities, and private sources 21 for expenses incurred for training may be credited respec-22 tively to the Federal Highway Administration's "Federal-23 Aid Highways" account, the Federal Transit Administration's "Research and University Research Centers" ac-24 25 count, and to the Federal Railroad Administration's

"Safety and Operations" account, except for State rail
 safety inspectors participating in training pursuant to 49
 U.S.C. 20105.

4 SEC. 186. Funds provided or limited in this Act 5 under the appropriate accounts within the Federal Highway Administration, the Federal Railroad Administration 6 7 and the Federal Transit Administration shall be for the 8 eligible programs, projects and activities in the cor-9 responding amounts identified in the explanatory statement accompanying this Act for "Ferry Boats and Ferry 10 Terminal Facilities", "Federal Lands", "Interstate Main-11 tenance Discretionary", "Transportation, Community and 12 System Preservation Program", "Delta Region Transpor-13 tation Development Program", "Rail Line Relocation and 14 Improvement Program", "Rail-highway crossing hazard 15 eliminations", "Alternatives analysis", and "Bus and bus 16 17 facilities".

18 SEC. 187. Notwithstanding any other provisions of 19 law, rule or regulation, the Secretary of Transportation 20 is authorized to allow the issuer of any preferred stock 21 heretofore sold to the Department to redeem or repur-22 chase such stock upon the payment to the Department of 23 an amount determined by the Secretary.

24 SEC. 188. None of the funds in this Act to the De-25 partment of Transportation may be used to make a grant

unless the Secretary of Transportation notifies the House 1 2 and Senate Committees on Appropriations not less than 3 3 full business days before any discretionary grant award, 4 letter of intent, or full funding grant agreement totaling 5 \$500,000 or more is announced by the department or its modal administrations from: (1) any discretionary grant 6 7 program of the Federal Highway Administration including 8 the emergency relief program; (2) the airport improvement 9 program of the Federal Aviation Administration; (3) any 10 grant or cooperative agreement from the Federal Railroad Administration; or (4) any program of the Federal Transit 11 12 Administration other than the formula grants and fixed 13 guideway modernization programs: *Provided*, That the Secretary gives concurrent notification to the House and 14 15 Senate Committees on Appropriations for any "quick release" of funds from the emergency relief program: Pro-16 17 *vided further*, That no notification shall involve funds that 18 are not available for obligation.

19 SEC. 189. Rebates, refunds, incentive payments, 20 minor fees and other funds received by the Department 21 of Transportation from travel management centers, 22 charge card programs, the subleasing of building space, 23 and miscellaneous sources are to be credited to appropria-24 tions of the Department of Transportation and allocated 25 to elements of the Department of Transportation using fair and equitable criteria and such funds shall be avail able until expended.

3 SEC. 190. Amounts made available in this or any 4 other Act that the Secretary determines represent im-5 proper payments by the Department of Transportation to 6 a third party contractor under a financial assistance 7 award, which are recovered pursuant to law, shall be avail-8 able—

9 (1) to reimburse the actual expenses incurred
10 by the Department of Transportation in recovering
11 improper payments; and

(2) to pay contractors for services provided in
recovering improper payments or contractor support
in the implementation of the Improper Payments Information Act of 2002: *Provided*, That amounts in
excess of that required for paragraphs (1) and (2)—

17 (A) shall be credited to and merged with
18 the appropriation from which the improper pay19 ments were made, and shall be available for the
20 purposes and period for which such appropria21 tions are available; or

(B) if no such appropriation remains available, shall be deposited in the Treasury as miscellaneous receipts: *Provided further*, That prior
to the transfer of any such recovery to an ap-

propriations account, the Secretary shall notify
the House and Senate Committees on Appropriations the amount and reasons for such
transfer: *Provided further*, That for purposes of
this section, the term "improper payments",
has the same meaning as that provided in section 2(d)(2) of Public Law 107–300.

8 SEC. 191. Notwithstanding any other provision of 9 law, if any funds provided in or limited by this Act are 10 subject to a reprogramming action that requires notice to be provided to the House and Senate Committees on Ap-11 propriations, said reprogramming action shall be approved 12 13 or denied solely by the Committees on Appropriations: *Provided*. That the Secretary may provide notice to other 14 15 congressional committees of the action of the Committees on Appropriations on such reprogramming but not sooner 16 17 than 30 days following the date on which the reprogramming action has been approved or denied by the House 18 and Senate Committees on Appropriations. 19

SEC. 192. None of the funds appropriated or otherwise made available under this Act may be used by the Surface Transportation Board of the Department of Transportation to charge or collect any filing fee for rate complaints filed with the Board in an amount in excess

of the amount authorized for district court civil suit filing 1 2 fees under section 1914 of title 28, United States Code. 3 SEC. 193. Notwithstanding section 3324 of Title 31, 4 United States Code, in addition to authority provided by 5 section 327 of title 49, United States Code, the Department's Working Capital fund is hereby authorized to pro-6 7 vide payments in advance to vendors that are necessary 8 to carry out the Federal transit pass transportation fringe 9 benefit program under Executive Order No. 13150 and 10 section 3049 of Public Law 109–59: Provided, that the Department shall include adequate safeguards in the con-11 12 tract with the vendors to ensure timely and high quality 13 performance under the contract. 14 This title may be cited as the "Department of Trans-15 portation Appropriations Act, 2010". 16 TITLE II 17 DEPARTMENT OF HOUSING AND URBAN 18 DEVELOPMENT 19 MANAGEMENT AND ADMINISTRATION 20 **EXECUTIVE DIRECTION** 21 For necessary salaries and expenses for Executive Di-22 rection, \$25,969,000, of which not to exceed \$4,619,000 23 shall be available for the immediate Office of the Secretary 24 and Deputy Secretary; not to exceed \$1,703,000 shall be 25 available for the Office of Hearings and Appeals; not to

1 exceed \$778,000 shall be available for the Office of Small 2 and Disadvantaged Business Utilization; not to exceed 3 \$727,000 shall be available for the immediate Office of 4 the Chief Financial Officer; not to exceed \$1,474,000 shall 5 be available for the immediate Office of the General Counsel; not to exceed \$2,912,000 shall be available to the Of-6 7 fice of the Assistant Secretary for Congressional and 8 Intergovernmental Relations; not to exceed \$3,110,000 9 shall be available for the Office of the Assistant Secretary 10 for Public Affairs; not to exceed \$1,218,000 shall be avail-11 able for the Office of the Assistant Secretary for Adminis-12 tration; not to exceed \$2,125,000 shall be available to the 13 Office of the Assistant Secretary for Public and Indian Housing; not to exceed \$1,781,000 shall be available to 14 15 the Office of the Assistant Secretary for Community Planning and Development; not to exceed \$3,497,000 shall be 16 17 available to the Office of the Assistant Secretary for Housing, Federal Housing Commissioner; not to exceed 18 19 \$1,097,000 shall be available to the Office of the Assistant 20Secretary for Policy Development and Research; and not 21 to exceed \$928,000 shall be available to the Office of the 22 Assistant Secretary for Fair Housing and Equal Oppor-23 tunity: *Provided*, That the Secretary of the Department 24 of Housing and Urban Development is authorized to 25 transfer funds appropriated for any office funded under

this heading to any other office funded under this heading 1 2 following written notification to the House and Senate 3 Committees on Appropriations: *Provided further*, That no 4 appropriation for any office shall be increased or de-5 creased by more than 5 percent by all such transfers: Pro*vided further*, That notice of any change in funding greater 6 7 than 5 percent shall be submitted for prior approval to 8 the House and Senate Committees on Appropriations: 9 *Provided further*, That the Secretary shall provide the 10 Committees on Appropriations quarterly written notification regarding the status of pending congressional reports: 11 12 *Provided further*, That the Secretary shall provide all 13 signed reports required by Congress electronically: Provided further, That not to exceed \$25,000 of the amount 14 15 made available under this paragraph for the immediate Office of the Secretary shall be available for official recep-16 tion and representation expenses as the Secretary may de-17 18 termine.

19 ADMINISTRATION, OPERATIONS AND MANAGEMENT

For necessary salaries and expenses for administration, operations and management for the Department of Housing and Urban Development, \$537,897,000, of which not to exceed \$76,958,000 shall be available for the personnel compensation and benefits of the Office of Administration; not to exceed \$11,277,000 shall be available for

the personnel compensation and benefits of the Office of 1 2 Departmental Operations and Coordination; not to exceed 3 \$51,275,000 shall be available for the personnel com-4 pensation and benefits of the Office of Field Policy and 5 Management; not to exceed \$14,649,000 shall be available for the personnel compensation and benefits of the Office 6 7 of the Chief Procurement Officer; not to exceed 8 \$35,197,000 shall be available for the personnel com-9 pensation and benefits of the remaining staff in the Office 10 of the Chief Financial Officer; not to exceed \$89,062,000 shall be available for the personnel compensation and ben-11 12 efits of the remaining staff in the Office of the General 13 Counsel; not to exceed \$3,296,000 shall be available for the personnel compensation and benefits of the Office of 14 15 Departmental Equal Employment Opportunity; not to exceed \$1,393,000 shall be available for the personnel com-16 17 pensation and benefits for the Center for Faith-Based and 18 Community Initiatives; not to exceed \$2,400,000 shall be 19 available for the personnel compensation and benefits for 20the Office of Sustainability; not to exceed \$2,520,000 shall 21 be available for the personnel compensation and benefits 22 for the Office of Strategic Planning and Management; and 23 not to exceed \$249,870,000 shall be available for non-per-24 sonnel expenses of the Department of Housing and Urban 25 Development: *Provided*, That, funds provided under this

heading may be used for necessary administrative and 1 non-administrative expenses of the Department of Hous-2 3 ing and Urban Development, not otherwise provided for, 4 including purchase of uniforms, or allowances therefor, as 5 authorized by 5 U.S.C. 5901–5902; hire of passenger 6 motor vehicles; services as authorized by 5 U.S.C. 3109: 7 Provided further, That notwithstanding any other provi-8 sion of law, funds appropriated under this heading may 9 be used for advertising and promotional activities that 10 support the housing mission area: *Provided further*, That the Secretary of Housing and Urban Development is au-11 12 thorized to transfer funds appropriated for any office in-13 cluded in Administration, Operations and Management to any other office included in Administration, Operations 14 15 and Management only after such transfer has been submitted to, and received prior written approval by, the 16 House and Senate Committees on Appropriations: Pro-17 vided further, That no appropriation for any office shall 18 be increased or decreased by more than 10 percent by all 19 20 such transfers.

21 PERSONNEL COMPENSATION AND BENEFITS

22 PUBLIC AND INDIAN HOUSING

23 For necessary personnel compensation and benefits
24 expenses of the Office of Public and Indian Housing,
25 \$197,074,000.

1	COMMUNITY PLANNING AND DEVELOPMENT
2	For necessary personnel compensation and benefits
3	expenses of the Office of Community Planning and Devel-
4	opment mission area, \$98,989,000.
5	HOUSING
6	For necessary personnel compensation and benefits
7	expenses of the Office of Housing, \$374,887,000.
8	OFFICE OF THE GOVERNMENT NATIONAL MORTGAGE
9	ASSOCIATION
10	For necessary personnel compensation and benefits
11	expenses of the Office of the Government National Mort-
12	gage Association, \$11,095,000, to be derived from the
13	GNMA guarantees of mortgage backed securities guaran-
14	teed loan receipt account.
15	POLICY DEVELOPMENT AND RESEARCH
16	For necessary personnel compensation and benefits
17	expenses of the Office of Policy Development and Re-
18	search, \$21,138,000.
19	FAIR HOUSING AND EQUAL OPPORTUNITY
20	For necessary personnel compensation and benefits
21	expenses of the Office of Fair Housing and Equal Oppor-
22	tunity, \$71,800,000.

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For necessary personnel compensation and benefits
expenses of the Office of Healthy Homes and Lead Hazard Control, \$7,151,000.

CONTROL

6 PUBLIC AND INDIAN HOUSING
7 TENANT-BASED RENTAL ASSISTANCE

8 For activities and assistance for the provision of ten-9 ant-based rental assistance authorized under the United States Housing Act of 1937, as amended (42 U.S.C. 1437 10 et seq.) ("the Act" herein), not otherwise provided for, 11 12 \$14,242,200,000, to remain available until expended, shall 13 be available on October 1, 2009 (in addition to the 14 \$4,000,000,000 previously appropriated under this head-15 ing that will become available on October 1, 2009), and \$4,000,000,000, to remain available until expended, shall 16 17 be available on October 1, 2010: Provided, That the 18 amounts made available under this heading are provided 19 as follows:

(1) \$16,387,200,000 shall be available for renewals of expiring section 8 tenant-based annual
contributions contracts (including renewals of enhanced vouchers under any provision of law authorizing such assistance under section 8(t) of the Act)
and including renewal of other special purpose

1	vouchers initially funded in fiscal year 2008 and
2	2009 (such as Family Unification, Veterans Affairs
3	Supportive Housing Vouchers and Non-elderly Dis-
4	abled Vouchers): <i>Provided</i> , That notwithstanding
5	any other provision of law, from amounts provided
6	under this paragraph and any carryover, the Sec-
7	retary for the calendar year 2010 funding cycle shall
8	provide renewal funding for each public housing
9	agency based on voucher management system (VMS)
10	leasing and cost data for the most recent Federal
11	fiscal year and by applying the most recent Annual
12	Adjustment Factor as established by the Secretary,
13	and by making any necessary adjustments for the
14	costs associated with deposits to family self-suffi-
15	ciency program escrow accounts or first-time renew-
16	als including tenant protection or HOPE VI vouch-
17	ers: Provided further, That none of the funds pro-
18	vided under this paragraph may be used to fund a
19	total number of unit months under lease which ex-
20	ceeds a public housing agency's authorized level of
21	units under contract: Provided further, That the Sec-
22	retary shall, to the extent necessary to stay within
23	the amount specified under this paragraph (except
24	as otherwise modified under this Act), pro rate each
25	public housing agency's allocation otherwise estab-

1	lished pursuant to this paragraph: Provided further,
2	That except as provided in the last two provisos, the
3	entire amount specified under this paragraph (except
4	as otherwise modified under this Act) shall be obli-
5	gated to the public housing agencies based on the al-
6	location and pro rata method described above, and
7	the Secretary shall notify public housing agencies of
8	their annual budget not later than 60 days after en-
9	actment of this Act: Provided further, That the Sec-
10	retary may extend the 60-day notification period
11	with the written approval of the House and Senate
12	Committees on Appropriations: Provided further,
13	That public housing agencies participating in the
14	Moving to Work demonstration shall be funded pur-
15	suant to their Moving to Work agreements and shall
16	be subject to the same pro rata adjustments under
17	the previous provisos: Provided further, That up to
18	150,000,000 shall be available only: (1) to adjust
19	the allocations for public housing agencies, after ap-
20	plication for an adjustment by a public housing
21	agency that experienced a significant increase, as de-
22	termined by the Secretary, in renewal costs of ten-
23	ant-based rental assistance resulting from unfore-
24	seen circumstances or from portability under section
25	$8(\mathbf{r})$ of the Act; (2) for adjustments for public hous-

1 ing agencies with voucher leasing rates at the end of 2 the calendar year that exceed the average leasing for 3 the 12-month period used to establish the allocation; 4 (3) for adjustments for the costs associated with 5 VASH vouchers; or (4) for vouchers that were not 6 in use during the 12-month period in order to be 7 available to meet a commitment pursuant to section 8 8(0)(13) of the Act.

9 (2) \$120,000,000 shall be for section 8 rental 10 assistance for relocation and replacement of housing 11 units that are demolished or disposed of pursuant to 12 the Omnibus Consolidated Rescissions and Appro-13 priations Act of 1996 (Public Law 104–134), con-14 version of section 23 projects to assistance under 15 section 8, the family unification program under sec-16 tion 8(x) of the Act, relocation of witnesses in con-17 nection with efforts to combat crime in public and 18 assisted housing pursuant to a request from a law 19 enforcement or prosecution agency, enhanced vouch-20 ers under any provision of law authorizing such as-21 sistance under section 8(t) of the Act, HOPE VI vouchers, mandatory and voluntary conversions, and 22 23 tenant protection assistance including replacement 24 and relocation assistance or for project based assist-25 ance to prevent the displacement of unassisted elder1 ly tenants currently residing in section 202 prop-2 erties financed between 1959 and 1974 that are refi-3 nanced pursuant to Public Law 106–569, as amend-4 ed, or under the authority as provided under this 5 Act: *Provided*, That the Secretary may provide re-6 placement vouchers for all units that were occupied 7 within the previous 24 months that cease to be avail-8 able as assisted housing, subject to the availability 9 of funds.

10 (3) \$1,600,000,000 shall be for administrative 11 and other expenses of public housing agencies in ad-12 ministering the section 8 tenant-based rental assist-13 ance program, of which up to \$50,000,000 shall be 14 available to the Secretary to allocate to public hous-15 ing agencies that need additional funds to admin-16 ister their section 8 programs, including fees associ-17 ated with section 8 tenant protection rental assist-18 ance, the administration of disaster related vouchers, 19 Veterans Affairs Supportive Housing vouchers, and 20 other incremental vouchers: Provided, That no less 21 than \$1,550,000,000 of the amount provided in this 22 paragraph shall be allocated to public housing agen-23 cies for the calendar year 2010 funding cycle based 24 on section 8(q) of the Act (and related Appropria-25 tion Act provisions) as in effect immediately before

1 the enactment of the Quality Housing and Work Re-2 sponsibility Act of 1998 (Public Law 105–276): Pro-3 vided further, That if the amounts made available 4 under this paragraph are insufficient to pay the 5 amounts determined under the previous proviso, the 6 Secretary may decrease the amounts allocated to 7 agencies by a uniform percentage applicable to all 8 agencies receiving funding under this paragraph or 9 may, to the extent necessary to provide full payment 10 of amounts determined under the previous proviso, 11 utilize unobligated balances, including recaptures 12 and carryovers, remaining from funds appropriated 13 to the Department of Housing and Urban Develop-14 ment under this heading, for fiscal year 2009 and 15 prior fiscal years, notwithstanding the purposes for 16 which such amounts were appropriated: *Provided* 17 *further*, That amounts provided under this para-18 graph shall be only for activities related to the provi-19 sion of tenant-based rental assistance authorized 20 under section 8, including related development ac-21 tivities.

(4) \$75,000,000 for incremental rental voucher
assistance for use through a supported housing program administered in conjunction with the Department of Veterans Affairs as authorized under section

1 8(0)(19) of the United States Housing Act of 1937: 2 *Provided*, That the Secretary of Housing and Urban 3 Development shall make such funding available, not-4 withstanding section 204 (competition provision) of 5 this title, to public housing agencies that partner 6 with eligible VA Medical Centers or other entities as 7 designated by the Secretary of the Department of 8 Veterans Affairs, based on geographical need for 9 such assistance as identified by the Secretary of the 10 Department of Veterans Affairs, public housing 11 agency administrative performance, and other fac-12 tors as specified by the Secretary of Housing and 13 Urban Development in consultation with the Sec-14 retary of the Department of Veterans Affairs: Pro-15 vided further, That the Secretary of Housing and 16 Urban Development may waive, or specify alter-17 native requirements for (in consultation with the 18 Secretary of the Department of Veterans Affairs), 19 any provision of any statute or regulation that the 20 Secretary of Housing and Urban Development ad-21 ministers in connection with the use of funds made 22 available under this paragraph (except for require-23 ments related to fair housing, nondiscrimination, 24 labor standards, and the environment), upon a find-25 ing by the Secretary that any such waivers or alter-

1	native requirements are necessary for the effective
2	delivery and administration of such voucher assist-
3	ance: Provided further, That assistance made avail-
4	able under this paragraph shall continue to remain
5	available for homeless veterans upon turn-over.
6	(5) \$60,000,000 shall be for family self-suffi-
7	ciency coordinators under section 23 of the Act.
8	HOUSING CERTIFICATE FUND
9	Unobligated balances, including recaptures and car-
10	ryover, remaining from funds appropriated to the Depart-
11	ment of Housing and Urban Development under this
12	heading, the heading "Annual Contributions for Assisted
13	Housing" and the heading "Project-Based Rental Assist-
14	ance", for fiscal year 2010 and prior years may be used
15	for renewal of or amendments to section 8 project-based
16	contracts and for performance-based contract administra-
17	tors, notwithstanding the purposes for which such funds
18	were appropriated: <i>Provided</i> , That any obligated balances
19	of contract authority from fiscal year 1974 and prior that
20	have been terminated shall be cancelled.
21	PUBLIC HOUSING CAPITAL FUND

For the Public Housing Capital Fund Program to carry out capital and management activities for public housing agencies, as authorized under section 9 of the United States Housing Act of 1937 (42 U.S.C. 1437g)

1 (the "Act") \$2,500,000,000, to remain available until 2 September 30, 2013: *Provided*, That notwithstanding any 3 other provision of law or regulation, during fiscal year 4 2010 the Secretary of Housing and Urban Development 5 may not delegate to any Department official other than the Deputy Secretary and the Assistant Secretary for 6 7 Public and Indian Housing any authority under paragraph 8 (2) of section 9(j) regarding the extension of the time peri-9 ods under such section: *Provided further*, That for purposes of such section 9(j), the term "obligate" means, with 10 respect to amounts, that the amounts are subject to a 11 12 binding agreement that will result in outlays, immediately 13 or in the future: *Provided further*, That up to \$15,345,000 shall be to support the ongoing Public Housing Financial 14 15 and Physical Assessment activities of the Real Estate Assessment Center (REAC): Provided further, That of the 16 17 total amount provided under this heading, not to exceed 18 \$20,000,000 shall be available for the Secretary to make 19 grants, notwithstanding section 204 of this Act, to public 20housing agencies for emergency capital needs including 21 safety and security measures necessary to address crime 22 and drug-related activity as well as needs resulting from 23 unforeseen or unpreventable emergencies and natural dis-24 asters, excluding Presidentially declared emergencies and 25 natural disasters under the Robert T. Stafford Disaster

Relief and Emergency Act (42 U.S.C. 5121 et seq.), oc-1 2 curring in fiscal year 2010: Provided further, That of the 3 total amount provided under this heading, \$50,000,000 4 shall be for supportive services, service coordinators and 5 congregate services as authorized by section 34 of the Act 6 (42 U.S.C. 1437z–6) and the Native American Housing 7 Assistance and Self-Determination Act of 1996 (25 U.S.C. 4101 et seq.): Provided further, That of the total amount 8 9 provided under this heading, up to \$8,820,000 is to sup-10 port the costs of administrative and judicial receiverships: *Provided further*, That from the funds made available 11 12 under this heading, the Secretary shall provide bonus 13 awards in fiscal year 2010 to public housing agencies that 14 are designated high performers.

15 PUBLIC HOUSING OPERATING FUND

For 2010 payments to public housing agencies for the operation and management of public housing, as authorlized by section 9(e) of the United States Housing Act of 19 1937 (42 U.S.C. 1437g(e)), \$4,800,000,000.

20 REVITALIZATION OF SEVERELY DISTRESSED PUBLIC

21

HOUSING (HOPE VI)

For grants to public housing agencies for demolition, site revitalization, replacement housing, and tenant-based assistance grants to projects as authorized by section 24 of the United States Housing Act of 1937 (42 U.S.C.

1437v), \$250,000,000, to remain available until Sep-1 2 tember 30, 2011, of which the Secretary of Housing and 3 Urban Development shall use \$10,000,000 for technical assistance and contract expertise, to be provided directly 4 5 or indirectly by grants, contracts or cooperative agreements, including training and cost of necessary travel for 6 7 participants in such training, by or to officials and employ-8 ees of the department and of public housing agencies and 9 to residents: *Provided*, That none of such funds shall be used directly or indirectly by granting competitive advan-10 tage in awards to settle litigation or pay judgments, unless 11 12 expressly permitted herein.

13 NATIVE AMERICAN HOUSING BLOCK GRANTS

14 For the Native American Housing Block Grants pro-15 gram, as authorized under title I of the Native American Housing Assistance and Self-Determination Act of 1996 16 17 (NAHASDA) (25 U.S.C. 4111 et seq.), \$750,000,000, to 18 remain available until expended: *Provided*, That, notwith-19 standing the Native American Housing Assistance and 20 Self-Determination Act of 1996, to determine the amount 21 of the allocation under title I of such Act for each Indian 22 tribe, the Secretary shall apply the formula under section 23 302 of such Act with the need component based on single-24 race Census data and with the need component based on 25 multi-race Census data, and the amount of the allocation

for each Indian tribe shall be the greater of the two result-1 ing allocation amounts: *Provided further*, That of the 2 3 amounts made available under this heading, \$3,500,000 4 shall be contracted for assistance for a national organiza-5 tion representing Native American housing interests for providing training and technical assistance to Indian hous-6 7 ing authorities and tribally designated housing entities as 8 authorized under NAHASDA; and \$4,250,000 shall be to 9 support the inspection of Indian housing units, contract 10 expertise, training, and technical assistance in the training, oversight, and management of such Indian housing 11 12 and tenant-based assistance, including up to \$300,000 for 13 related travel: *Provided further*, That of the amount provided under this heading, \$2,000,000 shall be made avail-14 15 able for the cost of guaranteed notes and other obligations, as authorized by title VI of NAHASDA: Provided further, 16 17 That such costs, including the costs of modifying such notes and other obligations, shall be as defined in section 18 19 502 of the Congressional Budget Act of 1974, as amend-20ed: Provided further, That these funds are available to sub-21 sidize the total principal amount of any notes and other 22 obligations, any part of which is to be guaranteed, not to 23 exceed \$18,000,000.

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NATIVE HAWAIIAN HOUSING BLOCK GRANT

2 For the Native Hawaiian Housing Block Grant pro-3 gram, as authorized under title VIII of the Native Amer-4 ican Housing Assistance and Self-Determination Act of 5 1996 (25 U.S.C. 4111 et seq.), \$12,000,000, to remain available until expended: Provided, That of this amount, 6 7 \$300,000 shall be for training and technical assistance ac-8 tivities, including up to \$100,000 for related travel by Ha-9 waii-based HUD employees.

10 INDIAN HOUSING LOAN GUARANTEE FUND PROGRAM 11 ACCOUNT

12 For the cost of guaranteed loans, as authorized by 13 section 184 of the Housing and Community Development Act of 1992 (12 U.S.C. 1715z–13a), \$7,000,000, to re-14 15 main available until expended: *Provided*, That such costs, including the costs of modifying such loans, shall be as 16 17 defined in section 502 of the Congressional Budget Act of 1974: Provided further, That these funds are available 18 to subsidize total loan principal, any part of which is to 19 20 be guaranteed, up to \$919,000,000: Provided further, 21 That up to \$750,000 shall be for administrative contract 22 expenses including management processes and systems to 23 carry out the loan guarantee program.

1 NATIVE HAWAIIAN HOUSING LOAN GUARANTEE FUND

2

PROGRAM ACCOUNT

3 For the cost of guaranteed loans, as authorized by 4 section 184A of the Housing and Community Develop-5 ment Act of 1992 (12 U.S.C. 1715z–13b), \$1,044,000, to remain available until expended: *Provided*, That such 6 7 costs, including the costs of modifying such loans, shall 8 be as defined in section 502 of the Congressional Budget 9 Act of 1974: *Provided further*, That these funds are avail-10 able to subsidize total loan principal, any part of which is to be guaranteed, not to exceed \$41,504,255. 11

12 Community Planning and Development

13 HOUSING OPPORTUNITIES FOR PERSONS WITH AIDS

14 For carrying out the Housing Opportunities for Per-15 sons with AIDS program, as authorized by the AIDS Housing Opportunity Act (42 U.S.C. 12901 et seq.), 16 17 \$350,000,000, to remain available until September 30, 18 2011, except that amounts allocated pursuant to section 19 854(c)(3) of such Act shall remain available until September 30, 2012: *Provided*, That the Secretary shall renew 20 21 all expiring contracts for permanent supportive housing 22 that were funded under section 854(c)(3) of such Act that 23 meet all program requirements before awarding funds for 24 new contracts and activities authorized under this section.

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1

COMMUNITY DEVELOPMENT FUND

2 For assistance to units of State and local govern-3 ment, and to other entities, for economic and community 4 development activities, and for other purposes, 5 \$4,598,607,000, to remain available until September 30, 2012, unless otherwise specified: *Provided*, That of the 6 7 total amount provided, \$4,166,607,000 is for carrying out 8 the community development block grant program under 9 title I of the Housing and Community Development Act of 1974, as amended (the "Act" herein) (42 U.S.C. 5301 10 et seq.): *Provided further*, That unless explicitly provided 11 12 for under this heading (except for planning grants pro-13 vided in the second paragraph and amounts made available under the third paragraph), not to exceed 20 percent 14 15 of any grant made with funds appropriated under this heading shall be expended for planning and management 16 17 development and administration: *Provided further*, That 18 \$65,000,000 shall be for grants to Indian tribes notwith-19 standing section 106(a)(1) of such Act, of which, notwith-20standing any other provision of law (including section 204) 21 of this Act), up to \$3,960,000 may be used for emer-22 gencies that constitute imminent threats to health and 23 safety.

Of the amount made available under this heading,\$151,000,000 shall be available for grants for the Eco-

nomic Development Initiative (EDI) to finance a variety 1 2 of targeted economic investments in accordance with the 3 terms and conditions specified in the explanatory state-4 ment accompanying this Act: *Provided*, That none of the 5 funds provided under this paragraph may be used for program operations: *Provided further*, That, for fiscal years 6 7 2008, 2009 and 2010, no unobligated funds for EDI 8 grants may be used for any purpose except acquisition, 9 planning, design, purchase of equipment, revitalization, re-10 development or construction.

11 Of the amount made available under this heading, 12 \$16,000,000 shall be available for neighborhood initiatives 13 that are utilized to improve the conditions of distressed and blighted areas and neighborhoods, to stimulate invest-14 15 ment, economic diversification, and community revitalization in areas with population outmigration or a stagnating 16 or declining economic base, or to determine whether hous-17 ing benefits can be integrated more effectively with welfare 18 reform initiatives: Provided, That amounts made available 19 20 under this paragraph shall be provided in accordance with 21 the terms and conditions specified in the explanatory 22 statement accompanying this Act: *Provided further*, That 23 none of the funds made available under this heading may be used for the construction and facility buildout of a 24

multi-purpose complex at Indiana University of Pennsyl vania.

The referenced statement of the managers under this heading "Community Planning and Development" in title II of division K of Public Law 110–161 is deemed to be amended by striking "Custer County, ID for acquisition of an unused middle school building" and inserting "Custer County, ID, to construct a community center".

9 The referenced statement of the managers under this 10 heading "Community Planning and Development" in title 11 II of division I of Public Law 111–8 is deemed to be 12 amended by striking "Custer County, ID, to purchase a 13 middle school building" and inserting "Custer County, ID, 14 to construct a community center".

15 Of the amounts made available under this heading, \$150,000,000 shall be made available for a Sustainable 16 17 Communities Initiative to stimulate improved regional planning efforts that integrate housing and transportation 18 19 decisions, and to challenge communities to reform zoning and land use ordinances: *Provided*, That \$100,000,000 2021 shall be for Regional Planning Grants to support the link-22 ing of transportation and land use planning: Provided fur-23 ther, That \$40,000,000 shall be for Metropolitan Chal-24 lenge Grants to foster reform and reduce barriers to 25 achieve affordable, economically vital, and sustainable

communities: *Provided further*, That up to \$10,000,000 1 shall be for a joint Department of Housing and Urban 2 3 Development and Department of Transportation research 4 effort that shall include a rigorous evaluation of the Re-5 gional Planning Grants and Metropolitan Challenge 6 Grants programs: *Provided further*, That of the amounts 7 made available under this heading, \$25,000,000 shall be 8 made available for the Rural Innovation Fund to address 9 the problems of concentrated rural housing distress and 10 community poverty: *Provided further*, That of the amounts made available under this heading, \$25,000,000 shall be 11 12 made available for the University Community Fund for 13 grants to assist universities in revitalizing their surrounding communities, with special attention to Histori-14 15 cally Black Colleges and Universities, Tribal Colleges and Universities, Alaska Native/Native Hawaiian Institutions, 16 17 and Hispanic-Serving Institutions: *Provided further*, That 18 the Secretary shall develop and publish guidelines for the 19 use of such competitive funds including, but not limited 20 to, eligibility criteria, minimum grant amounts, and per-21 formance metrics.

22 COMMUNITY DEVELOPMENT LOAN GUARANTEES

23

PROGRAM ACCOUNT

For the cost of guaranteed loans, \$6,000,000, to remain available until September 30, 2011, as authorized

by section 108 of the Housing and Community Develop-1 ment Act of 1974 (42 U.S.C. 5308): Provided, That such 2 3 costs, including the cost of modifying such loans, shall be 4 as defined in section 502 of the Congressional Budget Act 5 of 1974: Provided further, That these funds are available to subsidize total loan principal, any part of which is to 6 7 be guaranteed, not to exceed \$275,000,000, notwith-8 standing any aggregate limitation on outstanding obliga-9 tions guaranteed in section 108(k) of the Housing and 10 Community Development Act of 1974, as amended.

11 BROWNFIEL

BROWNFIELDS REDEVELOPMENT

12 For competitive economic development grants, as au-13 thorized by section 108(q) of the Housing and Community Development Act of 1974, as amended, for Brownfields 14 15 redevelopment projects, \$25,000,000, to remain available until September 30, 2011: *Provided*, That no funds made 16 17 available under this heading may be used to establish loan 18 loss reserves for the section 108 Community Development 19 Loan Guarantee program.

20 Home investment partnerships program

For the HOME investment partnerships program, as authorized under title II of the Cranston-Gonzalez National Affordable Housing Act, as amended (42 U.S.C. 12721 et seq.), \$2,000,000,000 (reduced by \$5,000,000), to remain available until September 30, 2012: *Provided*, That funds provided in prior appropriations Acts for tech nical assistance, that were made available for Community
 Housing Development Organizations technical assistance,
 and that still remain available, may be used for HOME
 technical assistance notwithstanding the purposes for
 which such amounts were appropriated.

7 SELF-HELP AND ASSISTED HOMEOWNERSHIP 8 OPPORTUNITY PROGRAM

9 For the Self-Help and Assisted Homeownership Op-10 portunity Program, as authorized under section 11 of the Housing Opportunity Program Extension Act of 1996, as 11 12 amended (42 U.S.C. 12805 note), \$85,000,000, to remain 13 available until September 30, 2012: *Provided*, That of the total amount provided under this heading, \$27,000,000 14 15 shall be made available to the Self-Help and Assisted Homeownership Opportunity Program as authorized 16 17 under section 11 of the Housing Opportunity Program Extension Act of 1996, as amended: Provided further, 18 That \$53,000,000 shall be made available for the second, 19 third and fourth capacity building activities authorized 20 21 under section 4(a) of the HUD Demonstration Act of 1993 (42 U.S.C. 9816 note), of which not less than 22 23 \$10,000,000 may be made available for rural capacity 24 building activities: *Provided further*, That \$5,000,000 shall 25 be made available for capacity building activities as authorized in sections 6301 through 6305 of Public Law
 110-246.

3

HOMELESS ASSISTANCE GRANTS

4 For the emergency shelter grants program as author-5 ized under subtitle B of title IV of the McKinney-Vento Homeless Assistance Act, as amended; the supportive 6 7 housing program as authorized under subtitle C of title 8 IV of such Act; the section 8 moderate rehabilitation sin-9 gle room occupancy program as authorized under the 10 United States Housing Act of 1937, as amended, to assist homeless individuals pursuant to section 441 of the 11 12 McKinney-Vento Homeless Assistance Act; and the shelter 13 plus care program as authorized under subtitle F of title IV of such Act, \$1,850,000,000, of which \$1,845,000,000 14 15 shall remain available until September 30, 2012, and of which \$5,000,000 shall remain available until expended 16 17 for rehabilitation projects with 10-year grant terms: Pro-18 vided, That not less than 30 percent of funds made avail-19 able, excluding amounts provided for renewals under the 20 shelter plus care program shall be used for permanent 21 housing for individuals and families: *Provided further*, 22 That all funds awarded for services shall be matched by 23 not less than 25 percent in funding by each grantee: Pro-24 *vided further*, That for all match requirements applicable 25 to funds made available under this heading for this fiscal

1 year and prior years, a grantee may use (or could have used) as a source of match funds other funds administered 2 by the Secretary and other Federal agencies unless there 3 4 is (or was) a specific statutory prohibition on any such 5 use of any such funds: *Provided further*, That the Secretary shall renew on an annual basis expiring contracts 6 7 or amendments to contracts funded under the shelter plus 8 care program if the program is determined to be needed 9 under the applicable continuum of care and meets appro-10 priate program requirements and financial standards, as determined by the Secretary: *Provided further*, That all 11 12 awards of assistance under this heading shall be required 13 to coordinate and integrate homeless programs with other mainstream health, social services, and employment pro-14 15 grams for which homeless populations may be eligible, including Medicaid, State Children's Health Insurance Pro-16 gram, Temporary Assistance for Needy Families, Food 17 18 Stamps, and services funding through the Mental Health 19 and Substance Abuse Block Grant, Workforce Investment Act, and the Welfare-to-Work grant program: *Provided* 20 21 *further*, That up to \$8,000,000 of the funds appropriated 22 under this heading shall be available for the national 23 homeless data analysis project and technical assistance: 24 *Provided further*, That all balances for Shelter Plus Care 25 renewals previously funded from the Shelter Plus Care Renewal account and transferred to this account shall be
 available, if recaptured, for Shelter Plus Care renewals in
 fiscal year 2010.

4

5

Housing Programs

PROJECT-BASED RENTAL ASSISTANCE

6 For activities and assistance for the provision of 7 project-based subsidy contracts under the United States 8 Housing Act of 1937 (42 U.S.C. 1437 et seq.) ("the 9 Act"), not otherwise provided for, \$8,306,328,000, to re-10 main available until expended, shall be available on October 1, 2009, and \$393,672,000, to remain available until 11 12 expended, shall be available on October 1, 2010: Provided, 13 That the amounts made available under this heading are provided as follows: 14

15 (1) Up to \$8,474,328,000 shall be available for 16 expiring or terminating section 8 project-based sub-17 sidy contracts (including section 8 moderate rehabili-18 tation contracts), for amendments to section 8 19 project-based subsidy contracts (including section 8) 20 moderate rehabilitation contracts), for contracts en-21 tered into pursuant to section 441 of the McKinney-22 Vento Homeless Assistance Act (42 U.S.C. 11401), 23 for renewal of section 8 contracts for units in 24 projects that are subject to approved plans of action 25 under the Emergency Low Income Housing Preservation Act of 1987 or the Low-Income Housing
 Preservation and Resident Homeownership Act of
 1990, and for administrative and other expenses as sociated with project-based activities and assistance
 funded under this paragraph.

6 (2) Not less than \$232,000,000 but not to ex-7 ceed \$258,000,000 shall be available for perform-8 ance-based contract administrators for section 8 9 project-based assistance: *Provided*, That the Sec-10 retary of Housing and Urban Development may also 11 use such amounts for performance-based contract 12 administrators for the administration of: interest re-13 duction payments pursuant to section 236(a) of the 14 National Housing Act (12 U.S.C. 1715z–1(a)); rent 15 supplement payments pursuant to section 101 of the 16 Housing and Urban Development Act of 1965 (12) 17 U.S.C. 1701s); section 236(f)(2) rental assistance 18 payments (12 U.S.C. 1715z-1(f)(2)); project rental 19 assistance contracts for the elderly under section 20 202(c)(2) of the Housing Act of 1959 (12 U.S.C. 21 1701q(c)(2); project rental assistance contracts for supportive housing for persons with disabilities 22 23 under section 811(d)(2) of the Cranston-Gonzalez 24 National U.S.C. Affordable Housing Act (42)25 8013(d)(2); project assistance contracts pursuant to 4 372; 73 Stat. 667).

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3

5 (3) Amounts recaptured under this heading, the 6 heading "Annual Contributions for Assisted Hous-7 ing", or the heading "Housing Certificate Fund" 8 may be used for renewals of or amendments to sec-9 tion 8 project-based contracts or for performance-10 based contract administrators, notwithstanding the 11 purposes for which such amounts were appropriated. 12 HOUSING FOR THE ELDERLY

13 For capital advances, including amendments to cap-14 ital advance contracts, for housing for the elderly, as au-15 thorized by section 202 of the Housing Act of 1959 (12) U.S.C. 1701(q)), as amended, and for project rental as-16 17 sistance for the elderly under section 202(c)(2) of such 18 Act, including amendments to contracts for such assist-19 ance and renewal of expiring contracts for such assistance 20 for up to a 1-year term, and for supportive services associ-21 ated with the housing, \$1,000,000,000, to remain avail-22 able until September 30, 2013, of which up to 23 \$872,000,000 shall be for capital advance and project-24 based rental assistance awards: *Provided*, That, of the 25 amount provided under this heading, up to \$90,000,000

shall be for service coordinators and the continuation of 1 2 existing congregate service grants for residents of assisted 3 housing projects, and of which up to \$25,000,000 shall 4 be for grants under section 202b of the Housing Act of 5 1959 (12 U.S.C. 1701q-2) for conversion of eligible projects under such section to assisted living or related 6 7 use and for substantial and emergency capital repairs as 8 determined by the Secretary: *Provided further*, That of the 9 amount made available under this heading, \$20,000,000 10 shall be available to the Secretary of Housing and Urban Development only for making competitive grants to pri-11 12 vate nonprofit organizations and consumer cooperatives 13 for covering costs of architectural and engineering work, site control, and other planning relating to the develop-14 15 ment of supportive housing for the elderly that is eligible for assistance under section 202 of the Housing Act of 16 1959 (12 U.S.C. 1701q): Provided further, That amounts 17 18 under this heading shall be available for Real Estate Assessment Center inspections and inspection-related activi-19 20 ties associated with section 202 capital advance projects: 21 *Provided further*, That up to \$2,000,000 of the total 22 amount made available under this heading shall be for 23 technical assistance to improve grant applications and to 24 facilitate the development of housing for the elderly under section 202 of the Housing Act of 1959, and supportive 25

housing for persons with disabilities under section 811 of 1 2 the Cranston-Gonzalez National Affordable Housing Act: 3 *Provided further*, That the Secretary may waive the provi-4 sions of section 202 governing the terms and conditions 5 of project rental assistance, except that the initial contract term for such assistance shall not exceed 5 years in dura-6 7 tion.

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8 HOUSING FOR PERSONS WITH DISABILITIES

9 For capital advance contracts, including amendments 10 to capital advance contracts, for supportive housing for persons with disabilities, as authorized by section 811 of 11 12 the Cranston-Gonzalez National Affordable Housing Act 13 (42 U.S.C. 8013), for project rental assistance for supportive housing for persons with disabilities under section 14 15 811(d)(2) of such Act, including amendments to contracts for such assistance and renewal of expiring contracts for 16 17 such assistance for up to a 1-year term, and for supportive 18 services associated with the housing for persons with dis-19 abilities as authorized by section 811(b)(1) of such Act, 20 and for tenant-based rental assistance contracts entered 21 into pursuant to section 811 of such Act, \$350,000,000, 22 of which up to \$214,000,000 shall be for capital advances 23 and project-based rental assistance contracts, to remain 24 available until September 30, 2013: Provided further, 25 That, of the amount provided under this heading,

1 \$87,100,000 shall be for amendments or renewal of ten-2 ant-based assistance contracts entered into prior to fiscal 3 year 2005 (only one amendment authorized for any such 4 contract): Provided further, That all tenant-based assist-5 ance made available under this heading shall continue to remain available only to persons with disabilities: *Provided* 6 7 *further*, That the Secretary may waive the provisions of 8 section 811 governing the terms and conditions of project 9 rental assistance and tenant-based assistance, except that 10 the initial contract term for such assistance shall not exceed 5 years in duration: *Provided further*, That amounts 11 12 made available under this heading shall be available for 13 Real Estate Assessment Center inspections and inspection-related activities associated with section 811 Capital 14 15 Advance Projects.

16

HOUSING COUNSELING ASSISTANCE

17 For contracts, grants, and other assistance excluding loans, as authorized under section 106 of the Housing and 18 Urban Development Act of 1968, as amended(12 U.S.C. 19 20 1701(x)), \$70,000,000 (increased by \$5,000,000), includ-21 ing up to \$2,500,000 for administrative contract services, 22 to remain available until September 30, 2011: Provided, 23 That funds shall be used for providing counseling and advice to tenants and homeowners, both current and pro-24 25 spective, with respect to property maintenance, financial

management/literacy, and such other matters as may be
 appropriate to assist them in improving their housing con ditions, meeting their financial needs, and fulfilling the re sponsibilities of tenancy or homeownership; for program
 administration; and for housing counselor training.

6

ENERGY INNOVATION FUND

7 For an Energy Innovation Fund to enable the Fed-8 eral Housing Administration and the new Office of Sus-9 tainability to catalyze innovations in the residential energy 10 efficiency sector that have promise of replicability and help create a standardized home energy efficient retrofit mar-11 12 ket, \$50,000,000, to remain available until September 30, 13 2013: *Provided*, That \$25,000,000 shall be for the Energy Efficient Mortgage Innovation pilot program, directed at 14 15 the single family housing market: *Provided further*, That \$25,000,000 shall be for the Multifamily Energy Pilot, di-16 rected at the multifamily housing market. 17

- 18 OTHER ASSISTED HOUSING PROGRAMS
- 19 RENTAL HOUSING ASSISTANCE

For amendments to contracts under section 101 of the Housing and Urban Development Act of 1965 (12 U.S.C. 1701s) and section 236(f)(2) of the National Housing Act (12 U.S.C. 1715z–1) in State-aided, non-insured rental housing projects, \$40,000,000, to remain available until expended.

107

RENT SUPPLEMENT (RESCISSION)

3 Of the amounts recaptured from terminated con-4 tracts under section 101 of the Housing and Urban Devel-5 opment Act of 1965 (12 U.S.C. 1701s) and section 236 6 of the National Housing Act (12 U.S.C. 1715z–1) 7 \$27,600,000 are rescinded.

8 PAYMENT TO MANUFACTURED HOUSING FEES TRUST

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FUND

10 For necessary expenses as authorized by the National Manufactured Housing Construction and Safety Stand-11 12 ards Act of 1974 (42 U.S.C. 5401 et seq.), up to 13 \$16,000,000, to remain available until expended, of which \$7,000,000 is to be derived from the Manufactured Hous-14 15 ing Fees Trust Fund: *Provided*, That not to exceed the total amount appropriated under this heading shall be 16 17 available from the general fund of the Treasury to the extent necessary to incur obligations and make expenditures 18 19 pending the receipt of collections to the Fund pursuant 20 to section 620 of such Act: *Provided further*, That the 21 amount made available under this heading from the gen-22 eral fund shall be reduced as such collections are received 23 during fiscal year 2010 so as to result in a final fiscal 24 year 2010 appropriation from the general fund estimated 25 at not more than \$9,000,000 and fees pursuant to such

section 620 shall be modified as necessary to ensure such 1 2 a final fiscal year 2010 appropriation: *Provided further*, 3 That for the dispute resolution and installation programs, 4 the Secretary of Housing and Urban Development may 5 assess and collect fees from any program participant: Pro*vided further*. That such collections shall be deposited into 6 7 the Fund, and the Secretary, as provided herein, may use 8 such collections, as well as fees collected under section 9 620, for necessary expenses of such Act: Provided further, 10 That notwithstanding the requirements of section 620 of such Act, the Secretary may carry out responsibilities of 11 12 the Secretary under such Act through the use of approved 13 service providers that are paid directly by the recipients of their services. 14

15 FEDERAL HOUSING ADMINISTRATION

16 MUTUAL MORTGAGE INSURANCE PROGRAM ACCOUNT

17 (INCLUDING TRANSFERS OF FUNDS)

18 During fiscal year 2010, commitments to guarantee single family loans insured under the Mutual Mortgage In-19 20surance Fund shall not exceed a loan principal of 21 \$400,000,000,000: Provided, That for new loans guaran-22 teed pursuant to section 255 of the National Housing Act 23 (12 U.S.C. 1715z–20), the Secretary shall adjust the fac-24 tors used to calculate the principal limit (as such term 25 is defined in HUD Handbook 4235.1) that were assumed

in the President's Budget Request for 2010 for such 1 2 loans, as necessary to ensure that the program operates 3 at a net zero subsidy rate: *Provided further*, That during 4 fiscal year 2010, obligations to make direct loans to carry 5 out the purposes of section 204(g) of the National Housing Act, as amended, shall not exceed \$50,000,000: Pro-6 7 *vided further*, That the foregoing amount shall be for loans 8 to nonprofit and governmental entities in connection with 9 sales of single family real properties owned by the Sec-10 retary and formerly insured under the Mutual Mortgage Insurance Fund. For administrative contract expenses of 11 12 the Federal Housing Administration, \$188,900,000, of 13 which up to \$70,794,000 may be transferred to the Working Capital Fund, and of which up to \$7,500,000 shall 14 15 be for education and outreach of FHA single family loan products: *Provided further*, That to the extent guaranteed 16 17 loan commitments exceed \$200,000,000,000 on or before April 1, 2010, an additional \$1,400 for administrative 18 19 contract expenses shall be available for each \$1,000,000 20 in additional guaranteed loan commitments (including a 21 pro rata amount for any amount below \$1,000,000), but 22 in no case shall funds made available by this proviso ex-23 ceed \$30,000,000.

1 GENERAL AND SPECIAL RISK PROGRAM ACCOUNT

2 For the cost of guaranteed loans, as authorized by 3 sections 238 and 519 of the National Housing Act (12) 4 U.S.C. 1715z–3 and 1735c), including the cost of loan 5 guarantee modifications, as that term is defined in section 6 502 of the Congressional Budget Act of 1974, as amend-7 ed, \$8,600,000, to remain available until expended: Pro-8 *vided*, That commitments to guarantee loans shall not ex-9 ceed \$15,000,000,000 in total loan principal, any part of 10 which is to be guaranteed.

Gross obligations for the principal amount of direct loans, as authorized by sections 204(g), 207(l), 238, and 519(a) of the National Housing Act, shall not exceed \$20,000,000, which shall be for loans to nonprofit and governmental entities in connection with the sale of singlefamily real properties owned by the Secretary and formerly insured under such Act.

18 GOVERNMENT NATIONAL MORTGAGE ASSOCIATION

19 GUARANTEES OF MORTGAGE-BACKED SECURITIES LOAN

20

GUARANTEE PROGRAM ACCOUNT

New commitments to issue guarantees to carry out
the purposes of section 306 of the National Housing Act,
as amended (12 U.S.C. 1721(g)), shall not exceed
\$500,000,000,000, to remain available until September
30, 2011.

1 POLICY DEVELOPMENT AND RESEARCH

RESEARCH AND TECHNOLOGY

3 For contracts, grants, and necessary expenses of pro-4 grams of research and studies relating to housing and 5 urban problems, not otherwise provided for, as authorized by title V of the Housing and Urban Development Act 6 7 of 1970 (12 U.S.C. 1701z-1 et seq.), including carrying 8 out the functions of the Secretary of Housing and Urban 9 Development under section 1(a)(1)(i) of Reorganization 10 Plan No. 2 of 1968, \$50,000,000, to remain available until September 30, 2011. 11

12 FAIR HOUSING AND EQUAL OPPORTUNITY

13

2

FAIR HOUSING ACTIVITIES

14 For contracts, grants, and other assistance, not oth-15 erwise provided for, as authorized by title VIII of the Civil Rights Act of 1968, as amended by the Fair Housing 16 17 Amendments Act of 1988, and section 561 of the Housing 18 and Community Development Act of 1987, as amended, 19 \$72,000,000, to remain available until September 30, 20 2011, of which \$42,500,000 shall be to carry out activities 21 pursuant to such section 561: Provided, That notwith-22 standing 31 U.S.C. 3302, the Secretary may assess and 23 collect fees to cover the costs of the Fair Housing Training 24 Academy, and may use such funds to provide such train-25 ing: *Provided further*, That no funds made available under this heading shall be used to lobby the executive or legisla tive branches of the Federal Government in connection
 with a specific contract, grant or loan.

4 Office of Lead Hazard Control and Healthy

Homes

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5

LEAD HAZARD REDUCTION

7 For the Lead Hazard Reduction Program, as author-8 ized by section 1011 of the Residential Lead-Based Paint 9 Hazard Reduction Act of 1992, \$140,000,000, to remain 10 available until September 30, 2011, of which not less than \$20,000,000 shall be for the Healthy Homes Initiative, 11 12 pursuant to sections 501 and 502 of the Housing and 13 Urban Development Act of 1970 that shall include research, studies, testing, and demonstration efforts, includ-14 15 ing education and outreach concerning lead-based paint poisoning and other housing-related diseases and hazards: 16 *Provided*, That for purposes of environmental review, pur-17 suant to the National Environmental Policy Act of 1969 18 19 (42 U.S.C. 4321 et seq.) and other provisions of the law 20 that further the purposes of such Act, a grant under the 21 Healthy Homes Initiative, Operation Lead Elimination 22 Action Plan (LEAP), or the Lead Technical Studies pro-23 gram under this heading or under prior appropriations 24 Acts for such purposes under this heading, shall be consid-25 ered to be funds for a special project for purposes of sec-

tion 305(c) of the Multifamily Housing Property Disposi-1 2 tion Reform Act of 1994: Provided further, That amounts 3 made available under this heading in this or prior appro-4 priations Acts, and that still remain available, may be used 5 for any purpose under this heading notwithstanding the purpose for which such amounts were appropriated if a 6 7 program competition is undersubscribed and there are 8 other program competitions under this heading that are 9 oversubscribed.

- 10
 MANAGEMENT AND ADMINISTRATION

 11
 WORKING CAPITAL FUND
- 12 (INCLUDING TRANSFER OF FUNDS)

13 For additional capital for the Working Capital Fund 14 (42 U.S.C. 3535) for the maintenance of infrastructure 15 for Department-wide information technology systems, for the continuing operation and maintenance of both Depart-16 17 ment-wide and program-specific information systems, and for program-related maintenance activities, \$200,000,000, 18 19 to remain available until September 30, 2011: Provided, 20 That any amounts transferred to this Fund under this Act 21 shall remain available until expended: Provided further, 22 That any amounts transferred to this Fund from amounts 23 appropriated by previously enacted appropriations Acts or 24 from within this Act may be used only for the purposes 25 specified under this Fund, in addition to the purposes for which such amounts were appropriated: *Provided further*,
 That up to \$15,000,000 may be transferred to this ac count from all other accounts in this title (except for the
 Office of the Inspector General account) that make funds
 available for salaries and expenses.

6

OFFICE OF INSPECTOR GENERAL

For necessary salaries and expenses of the Office of
8 Inspector General in carrying out the Inspector General
9 Act of 1978, as amended, \$120,000,000: *Provided*, That
10 the Inspector General shall have independent authority
11 over all personnel issues within this office.

12

TRANSFORMATION INITIATIVE

13 For necessary expenses for combating mortgage fraud, \$20,000,000, to remain available until expended. 14 15 In addition, of the amounts made available in this Act under each of the following headings under this title, 16 the Secretary may transfer to, and merge with, this ac-17 18 count up to 1 percent from each such account, and such 19 transferred amounts shall be available until September 30, 20 2012, for: (1) research, evaluation, and program metrics; 21 (2) program demonstrations; (3) technical assistance and 22 capacity building; and (4) information technology: "Public 23 Housing Capital Fund", "Energy Innovation Fund", "Native American Housing Block Grants", "Native Ha-24 waiian Housing Block Grants", "Revitalization of Severely 25

Distressed Public Housing", "Brownfields Redevelop-1 ment", "Section 108 Loan Guarantees", "Housing Oppor-2 tunities for Persons With AIDS", "Community Develop-3 4 ment Fund", "HOME Investment Partnerships Pro-5 gram", "Self-Help and Assisted Homeownership Oppor-6 tunity Program", "Homeless Assistance Grants", "Housing for the Elderly", "Housing for Persons With Disabil-7 ities", "Housing Counseling Assistance", "Payment to 8 9 Manufactured Housing Fees Trust Fund", "Mutual Mortgage Insurance Program Account", "General and Special 10 Risk Program Account", "Research and Technology", 11 "Lead Hazard Reduction", "Rental Housing Assistance", 12 13 and "Fair Housing Activities": Provided, That the Secretary shall fund each of the four general purposes speci-14 15 fied above at not less than 10 percent, and not more than 50 percent, of the aggregate transferred amount. 16

17 GENERAL PROVISIONS—DEPARTMENT OF HOUSING AND

18 URBAN DEVELOPMENT

SEC. 201. Fifty percent of the amounts of budget authority, or in lieu thereof 50 percent of the cash amounts associated with such budget authority, that are recaptured from projects described in section 1012(a) of the Stewart B. McKinney Homeless Assistance Amendments Act of 1988 (42 U.S.C. 1437 note) shall be rescinded or in the case of cash, shall be remitted to the Treasury, and such

amounts of budget authority or cash recaptured and not 1 2 rescinded or remitted to the Treasury shall be used by 3 State housing finance agencies or local governments or 4 local housing agencies with projects approved by the Sec-5 retary of Housing and Urban Development for which settlement occurred after January 1, 1992, in accordance 6 7 with such section. Notwithstanding the previous sentence, 8 the Secretary may award up to 15 percent of the budget 9 authority or cash recaptured and not rescinded or remitted 10 to the Treasury to provide project owners with incentives to refinance their project at a lower interest rate. 11

12 SEC. 202. None of the amounts made available under 13 this Act may be used during fiscal year 2010 to investigate or prosecute under the Fair Housing Act any otherwise 14 15 lawful activity engaged in by one or more persons, including the filing or maintaining of a non-frivolous legal ac-16 17 tion, that is engaged in solely for the purpose of achieving or preventing action by a Government official or entity, 18 19 or a court of competent jurisdiction.

SEC. 203. (a) Notwithstanding section 854(c)(1)(A)
of the AIDS Housing Opportunity Act (42 U.S.C.
12903(c)(1)(A)), from any amounts made available under
this title for fiscal year 2010 that are allocated under such
section, the Secretary of Housing and Urban Development

shall allocate and make a grant, in the amount determined
 under subsection (b), for any State that—

3 (1) received an allocation in a prior fiscal year
4 under clause (ii) of such section; and

5 (2) is not otherwise eligible for an allocation for 6 fiscal year 2010 under such clause (ii) because the 7 areas in the State outside of the metropolitan statis-8 tical areas that qualify under clause (i) in fiscal year 9 2010 do not have the number of cases of acquired 10 immunodeficiency syndrome (AIDS) required under 11 such clause.

12 (b) The amount of the allocation and grant for any 13 State described in subsection (a) shall be an amount based on the cumulative number of AIDS cases in the areas of 14 15 that State that are outside of metropolitan statistical areas that qualify under clause (i) of such section 16 17 854(c)(1)(A) in fiscal year 2010, in proportion to AIDS cases among cities and States that qualify under clauses 18 (i) and (ii) of such section and States deemed eligible 19 20 under subsection (a).

(c) Notwithstanding any other provision of law, the
amount allocated for fiscal year 2010 under section 854(c)
of the AIDS Housing Opportunity Act (42 U.S.C.
12903(c)), to the City of New York, New York, on behalf
of the New York-Wayne-White Plains, New York-New

Jersey Metropolitan Division (hereafter "metropolitan di-1 2 vision") of the New York-Newark-Edison, NY-NJ-PA 3 Metropolitan Statistical Area, shall be adjusted by the 4 Secretary of Housing and Urban Development by: (1) allo-5 cating to the City of Jersey City, New Jersey, the proportion of the metropolitan area's or division's amount that 6 7 is based on the number of cases of AIDS reported in the 8 portion of the metropolitan area or division that is located 9 in Hudson County, New Jersey, and adjusting for the pro-10 portion of the metropolitan division's high incidence bonus if this area in New Jersey also has a higher than average 11 per capita incidence of AIDS; and (2) allocating to the 12 13 City of Paterson, New Jersey, the proportion of the metropolitan area's or division's amount that is based on the 14 15 number of cases of AIDS reported in the portion of the metropolitan area or division that is located in Bergen 16 County and Passaic County, New Jersey, and adjusting 17 18 for the proportion of the metropolitan division's high incidence bonus if this area in New Jersey also has a higher 19 20than average per capita incidence of AIDS. The recipient 21 cities shall use amounts allocated under this subsection 22 to carry out eligible activities under section 855 of the 23 AIDS Housing Opportunity Act (42 U.S.C. 12904) in 24 their respective portions of the metropolitan division that 25 is located in New Jersey.

(d) Notwithstanding any other provision of law, the
 amount allocated for fiscal year 2010 under section 854(c)
 of the AIDS Housing Opportunity Act (42 U.S.C.
 12903(c)) to areas with a higher than average per capita
 incidence of AIDS, shall be adjusted by the Secretary on
 the basis of area incidence reported over a 3-year period.
 SEC. 204. Except as explicitly provided in law, any

8 grant, cooperative agreement or other assistance made
9 pursuant to title II of this Act shall be made on a competi10 tive basis and in accordance with section 102 of the De11 partment of Housing and Urban Development Reform Act
12 of 1989 (42 U.S.C. 3545).

13 SEC. 205. Funds of the Department of Housing and 14 Urban Development subject to the Government Corpora-15 tion Control Act or section 402 of the Housing Act of 1950 shall be available, without regard to the limitations 16 17 on administrative expenses, for legal services on a contract 18 or fee basis, and for utilizing and making payment for 19 services and facilities of the Federal National Mortgage 20Association, Government National Mortgage Association, 21 Federal Home Loan Mortgage Corporation, Federal Fi-22 nancing Bank, Federal Reserve banks or any member 23 thereof, Federal Home Loan banks, and any insured bank 24 within the meaning of the Federal Deposit Insurance Cor-25 poration Act, as amended (12 U.S.C. 1811–1).

1 SEC. 206. Unless otherwise provided for in this Act 2 or through a reprogramming of funds, no part of any ap-3 propriation for the Department of Housing and Urban 4 Development shall be available for any program, project 5 or activity in excess of amounts set forth in the budget 6 estimates submitted to Congress.

7 SEC. 207. Corporations and agencies of the Depart-8 ment of Housing and Urban Development which are sub-9 ject to the Government Corporation Control Act, are here-10 by authorized to make such expenditures, within the limits of funds and borrowing authority available to each such 11 12 corporation or agency and in accordance with law, and to 13 make such contracts and commitments without regard to fiscal year limitations as provided by section 104 of such 14 15 Act as may be necessary in carrying out the programs set forth in the budget for 2010 for such corporation or agen-16 17 cy except as hereinafter provided: *Provided*, That collections of these corporations and agencies may be used for 18 19 new loan or mortgage purchase commitments only to the 20 extent expressly provided for in this Act (unless such loans 21 are in support of other forms of assistance provided for 22 in this or prior appropriations Acts), except that this pro-23 viso shall not apply to the mortgage insurance or guaranty 24 operations of these corporations, or where loans or mortgage purchases are necessary to protect the financial in terest of the United States Government.

3 SEC. 208. None of the funds provided in this title 4 for technical assistance, training, or management improve-5 ments may be obligated or expended unless the Secretary 6 of Housing and Urban Development provides to the Com-7 mittees on Appropriations a description of each proposed 8 activity and a detailed budget estimate of the costs associated with each program, project or activity as part of the 9 10 Budget Justifications. For fiscal year 2010, the Secretary 11 shall transmit this information to the Committees by No-12 vember 15, 2009, for 30 days of review.

13 SEC. 209. The Secretary of Housing and Urban De-14 velopment shall provide quarterly reports to the House 15 and Senate Committees on Appropriations regarding all 16 uncommitted, unobligated, recaptured and excess funds in 17 each program and activity within the jurisdiction of the 18 Department and shall submit additional, updated budget 19 information to these Committees upon request.

SEC. 210. (a) Notwithstanding any other provision
of law, the amount allocated for fiscal year 2010 under
section 854(c) of the AIDS Housing Opportunity Act (42
U.S.C. 12903(c)), to the City of Wilmington, Delaware,
on behalf of the Wilmington, Delaware-Maryland-New
Jersey Metropolitan Division (hereafter "metropolitan di-

vision"), shall be adjusted by the Secretary of Housing 1 2 and Urban Development by allocating to the State of New 3 Jersey the proportion of the metropolitan division's 4 amount that is based on the number of cases of AIDS 5 reported in the portion of the metropolitan division that is located in New Jersey, and adjusting for the proportion 6 7 of the metropolitan division's high incidence bonus if this 8 area in New Jersey also has a higher than average per 9 capita incidence of AIDS. The State of New Jersey shall 10 use amounts allocated to the State under this subsection to carry out eligible activities under section 855 of the 11 12 AIDS Housing Opportunity Act (42 U.S.C. 12904) in the 13 portion of the metropolitan division that is located in New 14 Jersey.

15 (b) Notwithstanding any other provision of law, the Secretary of Housing and Urban Development shall allo-16 17 cate to Wake County, North Carolina, the amounts that 18 otherwise would be allocated for fiscal year 2010 under 19 section 854(c) of the AIDS Housing Opportunity Act (42) 20 U.S.C. 12903(c)) to the City of Raleigh, North Carolina, 21 on behalf of the Raleigh-Cary, North Carolina Metropoli-22 tan Statistical Area. Any amounts allocated to Wake 23 County shall be used to carry out eligible activities under 24 section 855 of such Act (42 U.S.C. 12904) within such 25 metropolitan statistical area.

(c) Notwithstanding section 854(c) of the AIDS 1 Housing Opportunity Act (42 U.S.C. 12903(c)), the Sec-2 3 retary of Housing and Urban Development may adjust the 4 allocation of the amounts that otherwise would be allo-5 cated for fiscal year 2010 under section 854(c) of such 6 Act, upon the written request of an applicant, in conjunc-7 tion with the State(s), for a formula allocation on behalf 8 of a metropolitan statistical area, to designate the State 9 or States in which the metropolitan statistical area is lo-10 cated as the eligible grantee(s) of the allocation. In the case that a metropolitan statistical area involves more 11 12 than one State, such amounts allocated to each State shall be in proportion to the number of cases of AIDS reported 13 in the portion of the metropolitan statistical area located 14 15 in that State. Any amounts allocated to a State under this section shall be used to carry out eligible activities within 16 17 the portion of the metropolitan statistical area located in that State. 18

19 SEC. 211. The President's formal budget request for 20 fiscal year 2010, as well as the Department of Housing 21 and Urban Development's congressional budget justifica-22 tions to be submitted to the Committees on Appropriations 23 of the House of Representatives and the Senate, shall use 24 the identical account and sub-account structure provided 25 under this Act.

1 SEC. 212. A public housing agency or such other entity that administers Federal housing assistance for the 2 3 Housing Authority of the county of Los Angeles, Cali-4 fornia, the States of Alaska, Iowa, and Mississippi shall 5 not be required to include a resident of public housing or a recipient of assistance provided under section 8 of the 6 7 United States Housing Act of 1937 on the board of direc-8 tors or a similar governing board of such agency or entity 9 as required under section (2)(b) of such Act. Each public 10 housing agency or other entity that administers Federal housing assistance under section 8 for the Housing Au-11 thority of the county of Los Angeles, California and the 12 13 States of Alaska, Iowa, and Mississippi that chooses not to include a resident of Public Housing or a recipient of 14 section 8 assistance on the board of directors or a similar 15 governing board shall establish an advisory board of not 16 17 less than six residents of public housing or recipients of 18 section 8 assistance to provide advice and comment to the 19 public housing agency or other administering entity on 20issues related to public housing and section 8. Such advi-21 sory board shall meet not less than quarterly.

SEC. 213. (a) Notwithstanding any other provision
of law, subject to the conditions listed in subsection (b),
for fiscal years 2008 and 2009, the Secretary of Housing
and Urban Development may authorize the transfer of

some or all project-based assistance, debt and statutorily
 required low-income and very low-income use restrictions,
 associated with one or more multifamily housing project
 to another multifamily housing project or projects.

5 (b) The transfer authorized in subsection (a) is sub-6 ject to the following conditions:

7 (1) The number of low-income and very low-in8 come units and the net dollar amount of Federal as9 sistance provided by the transferring project shall
10 remain the same in the receiving project or projects.

(2) The transferring project shall, as determined by the Secretary, be either physically obsolete
or economically non-viable.

14 (3) The receiving project or projects shall meet
15 or exceed applicable physical standards established
16 by the Secretary.

17 (4) The owner or mortgagor of the transferring
18 project shall notify and consult with the tenants re19 siding in the transferring project and provide a cer20 tification of approval by all appropriate local govern21 mental officials.

(5) The tenants of the transferring project who
remain eligible for assistance to be provided by the
receiving project or projects shall not be required to
vacate their units in the transferring project or

projects until new units in the receiving project are
 available for occupancy.

3 (6) The Secretary determines that this transfer4 is in the best interest of the tenants.

5 (7) If either the transferring project or the re-6 ceiving project or projects meets the condition speci-7 fied in subsection (c)(2)(A), any lien on the receiving 8 project resulting from additional financing obtained 9 by the owner shall be subordinate to any FHA-in-10 sured mortgage lien transferred to, or placed on, 11 such project by the Secretary.

12 (8) If the transferring project meets the re-13 quirements of subsection (c)(2)(E), the owner or 14 mortgagor of the receiving project or projects shall 15 execute and record either a continuation of the exist-16 ing use agreement or a new use agreement for the 17 project where, in either case, any use restrictions in 18 such agreement are of no lesser duration than the 19 existing use restrictions.

20 (9) Any financial risk to the FHA General and
21 Special Risk Insurance Fund, as determined by the
22 Secretary, would be reduced as a result of a transfer
23 completed under this section.

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1	(10) The Secretary determines that Federal li-
2	ability with regard to this project will not be in-
3	creased.
4	(c) For purposes of this section—
5	(1) the terms "low-income" and "very low-in-
6	come" shall have the meanings provided by the stat-
7	ute and/or regulations governing the program under
8	which the project is insured or assisted;
9	(2) the term "multifamily housing project"
10	means housing that meets one of the following con-
11	ditions—
12	(A) housing that is subject to a mortgage
13	insured under the National Housing Act;
14	(B) housing that has project-based assist-
15	ance attached to the structure including
16	projects undergoing mark to market debt re-
17	structuring under the Multifamily Assisted
18	Housing Reform and Affordability Housing Act;
19	(C) housing that is assisted under section
20	202 of the Housing Act of 1959 as amended by
21	section 801 of the Cranston-Gonzalez National
22	Affordable Housing Act;
23	(D) housing that is assisted under section
24	202 of the Housing Act of 1959, as such sec-
25	tion existed before the enactment of the Cran-

ston-Gonzalez National Affordable Housing Act;
or
(E) housing or vacant land that is subject
to a use agreement;

5 "project-based assistance" (3)the term 6 means-

7	(A) assistance provided under section 8(b)
8	of the United States Housing Act of 1937;

9 (B) assistance for housing constructed or 10 substantially rehabilitated pursuant to assist-11 ance provided under section 8(b)(2) of such Act 12 (as such section existed immediately before Oc-13 tober 1, 1983);

14 (C) rent supplement payments under sec-15 tion 101 of the Housing and Urban Develop-16 ment Act of 1965;

17 (D) interest reduction payments under sec-18 tion 236 and/or additional assistance payments 19 under section 236(f)(2) of the National Hous-20 ing Act; and

21 (E) assistance payments made under sec-22 tion 202(c)(2) of the Housing Act of 1959;

23 (4) the term "receiving project or projects" 24 means the multifamily housing project or projects to 25 which some or all of the project-based assistance,

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2 3 4 5 6 7 8 9 10 11	 very low-income restrictions are to be transferred; (5) the term "transferring project" means the multifamily housing project which is transferring some or all of the project-based assistance, debt and the statutorily required low-income and very low-income use restrictions to the receiving project or projects; and (6) the term "Secretary" means the Secretary
4 5 6 7 8 9 10	multifamily housing project which is transferring some or all of the project-based assistance, debt and the statutorily required low-income and very low-in- come use restrictions to the receiving project or projects; and
5 6 7 8 9 10	some or all of the project-based assistance, debt and the statutorily required low-income and very low-in- come use restrictions to the receiving project or projects; and
6 7 8 9 10	the statutorily required low-income and very low-in- come use restrictions to the receiving project or projects; and
7 8 9 10	come use restrictions to the receiving project or projects; and
8 9 10	projects; and
9 10	
10	(6) the term "Secretary" means the Secretary
11	of Housing and Urban Development.
	SEC. 214. The funds made available for Native Alas-
12 l	kans under the heading "Native American Housing Block
13 (Grants" in title II of this Act shall be allocated to the
14 s	same Native Alaskan housing block grant recipients that
15 r	received funds in fiscal year 2005.
16	SEC. 215. No funds provided under this title may be
17 u	used for an audit of the Government National Mortgage
18 A	Association that makes applicable requirements under the
19 I	Federal Credit Reform Act of 1990 (2 U.S.C. 661 et seq.).
20	SEC. 216. (a) No assistance shall be provided under
21 s	section 8 of the United States Housing Act of 1937 (42
22 T	
19 I 20	Federal Credit Reform Act of 1990 (2 U.S.C. 661 et seq.). SEC. 216. (a) No assistance shall be provided under

(1) is enrolled as a student at an institution ofhigher education (as defined under section 102 of

1 the Higher Education Act of 1965 (20 U.S.C. 2 1002));3 (2) is under 24 years of age; 4 (3) is not a veteran; 5 (4) is unmarried; 6 (5) does not have a dependent child; 7 (6) is not a person with disabilities, as such 8 term is defined in section 3(b)(3)(E) of the United 9 States Housing Act of 1937(42)U.S.C. 10 1437a(b)(3)(E)) and was not receiving assistance 11 under such section 8 as of November 30, 2005; and 12 (7) is not otherwise individually eligible, or has 13 parents who, individually or jointly, are not eligible, 14 to receive assistance under section 8 of the United 15 States Housing Act of 1937 (42 U.S.C. 1437f). 16 (b) For purposes of determining the eligibility of a

person to receive assistance under section 8 of the United 17 States Housing Act of 1937 (42 U.S.C. 1437f), any finan-18 19 cial assistance (in excess of amounts received for tuition) 20 that an individual receives under the Higher Education 21 Act of 1965 (20 U.S.C. 1001 et seq.), from private 22 sources, or an institution of higher education (as defined 23 under the Higher Education Act of 1965 (20 U.S.C. 24 1002)), shall be considered income to that individual, ex1 cept for a person over the age of 23 with dependent chil-2 dren.

SEC. 217. Notwithstanding the limitation in the first
sentence of section 255(g) of the National Housing Act
(12 U.S.C. 1715z-20(g)), the Secretary of Housing and
Urban Development may, until September 30, 2010, insure and enter into commitments to insure mortgages
under section 255 of the National Housing Act (12 U.S.C.
1715z-20).

10 SEC. 218. Notwithstanding any other provision of 11 law, in fiscal year 2010, in managing and disposing of any 12 multifamily property that is owned or has a mortgage held by the Secretary of Housing and Urban Development, the 13 Secretary shall maintain any rental assistance payments 14 15 under section 8 of the United States Housing Act of 1937 and other programs that are attached to any dwelling 16 17 units in the property. To the extent the Secretary determines, in consultation with the tenants and the local gov-18 19 ernment, that such a multifamily property owned or held 20 by the Secretary is not feasible for continued rental assist-21 ance payments under such section 8 or other programs, 22 based on consideration of: (1) the costs of rehabilitating 23 and operating the property and all available Federal, 24 State, and local resources, including rent adjustments 25 under section 524 of the Multifamily Assisted Housing

Reform and Affordability Act of 1997 ("MAHRAA"); and 1 2 (2) environmental conditions that cannot be remedied in 3 a cost-effective fashion, the Secretary may, in consultation 4 with the tenants of that property, contract for project-5 based rental assistance payments with an owner or owners of other existing housing properties, or provide other rent-6 7 al assistance. The Secretary shall also take appropriate 8 steps to ensure that project-based contracts remain in ef-9 fect prior to foreclosure, subject to the exercise of contrac-10 tual abatement remedies to assist relocation of tenants for imminent major threats to health and safety. After dis-11 12 position of any multifamily property described under this 13 section, the contract and allowable rent levels on such properties shall be subject to the requirements under sec-14 15 tion 524 of MAHRAA.

16 SEC. 219. During fiscal year 2010, in the provision 17 of rental assistance under section 8(o) of the United 18 States Housing Act of 1937 (42 U.S.C. 1437f(o)) in con-19 nection with a program to demonstrate the economy and 20effectiveness of providing such assistance for use in as-21 sisted living facilities that is carried out in the counties 22 of the State of Michigan notwithstanding paragraphs (3) 23 and (18)(B)(iii) of such section 8(0), a family residing in 24 an assisted living facility in any such county, on behalf 25 of which a public housing agency provides assistance pursuant to section 8(o)(18) of such Act, may be required,
 at the time the family initially receives such assistance,
 to pay rent in an amount exceeding 40 percent of the
 monthly adjusted income of the family by such a percent age or amount as the Secretary of Housing and Urban
 Development determines to be appropriate.

7 SEC. 220. The Secretary of Housing and Urban De-8 velopment shall report quarterly to the House of Rep-9 resentatives and Senate Committees on Appropriations on 10 HUD's use of all sole source contracts, including terms 11 of the contracts, cost, and a substantive rationale for 12 using a sole source contract.

13 SEC. 221. Notwithstanding any other provision of law, the recipient of a grant under section 202b of the 14 15 Housing Act of 1959 (12 U.S.C. 1701q–z) after December 26, 2000, in accordance with the unnumbered paragraph 16 17 at the end of section 202(b) of such Act, may, at its option, establish a single-asset nonprofit entity to own the 18 project and may lend the grant funds to such entity, which 19 20 may be a private nonprofit organization described in sec-21 tion 831 of the American Homeownership and Economic 22 Opportunity Act of 2000.

SEC. 222. (a) The amounts provided under the subheading "Program Account" under the heading "Community Development Loan Guarantees" may be used to guar-

1 antee, or make commitments to guarantee, notes, or other 2 obligations issued by any State on behalf of non-entitle-3 ment communities in the State in accordance with the re-4 quirements of section 108 of the Housing and Community 5 Development Act of 1974: *Provided*, That, any State receiving such a guarantee or commitment shall distribute 6 7 all funds subject to such guarantee to the units of general 8 local government in non-entitlement areas that received 9 the commitment.

(b) Not later than 60 days after the date of enactment of this Act, the Secretary of Housing and Urban
Development shall promulgate regulations governing the
administration of the funds described under subsection
(a).

15 SEC. 223. Section 24 of the United States Housing
16 Act of 1937 (42 U.S.C. 1437v) is amended—

(1) in subsection (m)(1), by striking "fiscal
year" and all that follows through the period at the
end and inserting "fiscal year 2010."; and

20 (2) in subsection (o), by striking "September"
21 and all that follows through the period at the end
22 and inserting "September 30, 2010.".

SEC. 224. Public housing agencies that own and operate 400 or fewer public housing units may elect to be exempt from any asset management requirement imposed by

the Secretary of Housing and Urban Development in con nection with the operating fund rule: *Provided*, That an
 agency seeking a discontinuance of a reduction of subsidy
 under the operating fund formula shall not be exempt
 from asset management requirements.

6 SEC. 225. With respect to the use of amounts pro-7 vided in this Act and in future Acts for the operation, cap-8 ital improvement and management of public housing as 9 authorized by sections 9(d) and 9(e) of the United States 10 Housing Act of 1937 (42 U.S.C. 1437g(d) and (e)), the 11 Secretary shall not impose any requirement or guideline 12 relating to asset management that restricts or limits in 13 any way the use of capital funds for central office costs pursuant to section 9(g)(1) or 9(g)(2) of the United States 14 15 Housing Act of 1937 (42 U.S.C. 1437g(g)(1), (2)): Pro*vided*, however, that a public housing agency may not use 16 17 capital funds authorized under section 9(d) for activities that are eligible under section 9(e) for assistance with 18 19 amounts from the operating fund in excess of the amounts 20 permitted under section 9(g)(1) or 9(g)(2).

SEC. 226. No official or employee of the Department of Housing and Urban Development shall be designated as an allotment holder unless the Office of the Chief Financial Officer has determined that such allotment holder has implemented an adequate system of funds control and

has received training in funds control procedures and di-1 rectives. The Chief Financial Officer shall ensure that, not 2 3 later than 90 days after the date of enactment of this Act, 4 there is a trained allotment holder for each HUD sub-5 account under the headings "Executive Direction" and 6 "Administration, Operations, and Management" as well as 7 each account receiving appropriations for "personnel com-8 pensation and benefits" within the Department of Hous-9 ing and Urban Development.

10 SEC. 227. Payment of attorney fees in program-re-11 lated litigation must be paid from individual program of-12 fice personnel benefits and compensation funding. The an-13 nual budget submission for program office personnel ben-14 efit and compensation funding must include program-re-15 lated litigation costs for attorney fees as a separate line 16 item request.

17 SEC. 228. The Secretary of the Department of Housing and Urban Development shall for Fiscal Year 2010 18 and subsequent fiscal years, notify the public through the 19 20Federal Register and other means, as determined appro-21 priate, of the issuance of a notice of the availability of 22 assistance or notice of funding availability (NOFA) for 23 any program or discretionary fund administered by the 24 Secretary that is to be competitively awarded. Notwith-25 standing any other provision of law, for Fiscal Year 2010

and subsequent fiscal years, the Secretary may make the
 NOFA available only on the Internet at the appropriate
 government website or websites or through other electronic
 media, as determined by the Secretary.

5 PREPAYMENT AND REFINANCING

6 229. (a) Approval of Prepayment of SEC. 7 DEBT.—Upon request of the project sponsor of a project 8 assisted with a loan under section 202 of the Housing Act 9 of 1959 (as in effect before the enactment of the Cran-10 ston-Gonzalez National Affordable Housing Act), for which the Secretary's consent to prepayment is required, 11 12 the Secretary shall approve the prepayment of any indebt-13 edness to the Secretary relating to any remaining principal 14 and interest under the loan as part of a prepayment plan 15 under which—

16 (1) the project sponsor agrees to operate the 17 project until the maturity date of the original loan 18 under terms at least as advantageous to existing and 19 future tenants as the terms required by the original 20 loan agreement or any project-based rental assist-21 ance payments contract under section 8 of the United States Housing Act of 1937 (or any other 22 23 project-based rental housing assistance programs of 24 the Department of Housing and Urban Develop-25 ment, including the rent supplement program under

1	section 101 of the Housing and Urban Development
2	Act of 1965 (12 U.S.C. 1701s)) or any successor
3	project-based rental assistance program, except as
4	provided by subsection (a)(2)(B); and
5	(2) the prepayment may involve refinancing of
6	the loan if such refinancing results—
7	(A) in a lower interest rate on the prin-
8	cipal of the loan for the project and in reduc-
9	tions in debt service related to such loan; or
10	(B) in the case of a project that is assisted
11	with a loan under such section 202 carrying an
12	interest rate of 6 percent or lower, a trans-
13	action under which—
14	(i) the project owner shall address the
15	physical needs of the project;
16	(ii) the prepayment plan for the trans-
17	action, including the refinancing, shall
18	meet a cost benefit analysis, as established
19	by the Secretary, that the benefit of the
20	transaction outweighs the cost of the
21	transaction including any increases in rent
22	charged to unassisted tenants;
23	(iii) the overall cost for providing
24	rental assistance under section 8 for the

	100
1	project (if any) is not increased, except,
2	upon approval by the Secretary to—
3	(I) mark-up-to-market contracts
4	pursuant to section $524(a)(3)$ of the
5	Multifamily Assisted Housing Reform
6	and Affordability Act (42 U.S.C.
7	1437f note), as such section is carried
8	out by the Secretary for properties
9	owned by nonprofit organizations; or
10	(II) mark-up-to-budget contracts
11	pursuant to section $524(a)(4)$ of the
12	Multifamily Assisted Housing Reform
13	and Affordability Act (42 U.S.C.
14	1437f note), as such section is carried
15	out by the Secretary for properties
16	owned by eligible owners (as such
17	term is defined in section $202(k)$ of
18	the Housing Act of 1959 (12 U.S.C.
19	1701q(k));
20	(iv) the project owner may charge ten-
21	ants rent sufficient to meet debt service
22	payments and operating cost requirements,
23	as approved by the Secretary, if project-
24	based rental assistance is not available or
25	is insufficient for the debt service and op-

1	erating cost of the project after refi-
2	nancing. Such approval by the Secretary—
3	(I) shall be the basis for the
4	owner to agree to terminate the
5	project-based rental assistance con-
6	tract that is insufficient for the debt
7	service and operating cost of the
8	project after refinancing; and
9	(II) shall be an eligibility event
10	for the project for purposes of section
11	8(t) of the United States Housing Act
12	of 1937 (42 U.S.C. 1437f(t));
13	(v) units to be occupied by tenants as-
14	sisted under section 8(t) of the United
15	States Housing Act of 1937 (42 U.S.C.
16	1437f(t)) shall, upon termination of the oc-
17	cupancy of such tenants, become eligible
18	for project-based assistance under section
19	8(0)(13) of the United States Housing Act
20	of 1937 (42 U.S.C. 1437f(o)(13)) without
21	regard to the percentage limitations pro-
22	vided in such section; and
23	(vi) there shall be a use agreement of
24	20 years from the date of the maturity
25	date of the original 202 loan for all units,

including units to be occupied by tenants
 assisted under section 8(t) of the United
 States Housing Act of 1937 (42 U.S.C.
 1437f(t)).

5 SEC. 230. No property identified by the Secretary of Housing and Urban Development as surplus Federal prop-6 7 erty for use to assist the homeless shall be made available 8 to any homeless group unless the group is a member in 9 good standing under any of HUD's homeless assistance 10 programs or is in good standing with any other program which receives funds from any other Federal or State 11 agency or entity: *Provided*, That an exception may be 12 13 made for an entity not involved with Federal homeless programs to use surplus Federal property for the homeless 14 15 only after the Secretary or another responsible Federal agency has fully and comprehensively reviewed all relevant 16 17 finances of the entity, the track record of the entity in assisting the homeless, the ability of the entity to manage 18 19 the property, including all costs, the ability of the entity 20 to administer homeless programs in a manner that is ef-21 fective to meet the needs of the homeless population that 22 is expected to use the property and any other related 23 issues that demonstrate a commitment to assist the home-24 less: *Provided further*, That the Secretary shall not require 25 the entity to have cash in hand in order to demonstrate

financial ability but may rely on the entity's prior dem-1 2 onstrated fundraising ability or commitments for in-kind 3 donations of goods and services: *Provided further*, That 4 the Secretary shall make all such information and its deci-5 sion regarding the award of the surplus property available to the committees of jurisdiction, including a full justifica-6 7 tion of the appropriateness of the use of the property to 8 assist the homeless as well as the appropriateness of the 9 group seeking to obtain the property to use such property 10 to assist the homeless: *Provided further*, That, this section shall apply to properties in fiscal years 2009 and 2010 11 12 made available as surplus Federal property for use to assist the homeless. 13

14 SEC. 231. The Secretary of the Department of Hous-15 ing and Urban Development is authorized to transfer up to 5 percent of funds appropriated for any account under 16 this title under the heading "Personnel Compensation and 17 Benefits" to any other account under this title under the 18 heading "Personnel Compensation and Benefits" only 19 after such transfer has been submitted to, and received 2021 prior written approval by, the House and Senate Commit-22 tees on Appropriations: *Provided*, That, no appropriation 23 for any such account shall be increased or decreased by 24 more than 10 percent by all such transfers.

1 SEC. 232. The Disaster Housing Assistance Pro-2 grams, administered by the Department of Housing and 3 Urban Development, shall be considered a "program of 4 the Department of Housing and Urban Development" 5 under section 904 of the McKinney Act for the purpose 6 of income verifications and matching.

7 SEC. 233. FHA Loan Limits for fiscal year 2010. (a) 8 LOAN LIMIT FLOOR BASED ON 2008 LEVELS- For 9 mortgages for which the mortgagee issues credit approval 10 for the borrower during fiscal year 2010, if the dollar 11 amount limitation on the principal obligation of a mort-12 gage determined under section 203(b)(2) of the National 13 Housing Act (12 U.S.C. 1709(b)(2)) for any size residence for any area is less than such dollar amount limitation 14 15 that was in effect for such size residence for such area for 2008 pursuant to section 202 of the Economic Stim-16 17 ulus Act of 2008 (Public Law 110–185; 122 Stat. 620), notwithstanding any other provision of law, the maximum 18 19 dollar amount limitation on the principal obligation of a 20mortgage for such size residence for such area for pur-21 poses of such section 203(b)(2) shall be considered (except 22 for purposes of section 255(g) of such Act (12 U.S.C. 23 1715z-20(g)) to be such dollar amount limitation in ef-24 fect for such size residence for such area for 2008. (b) 25 Discretionary Authority for Sub-Areas- Notwithstanding

any other provision of law, if the Secretary of Housing 1 2 and Urban Development determines, for any geographic 3 area that is smaller than an area for which dollar amount 4 limitations on the principal obligation of a mortgage are 5 determined under section 203(b)(2) of the National Housing Act, that a higher such maximum dollar amount limi-6 7 tation is warranted for any particular size or sizes of resi-8 dences in such sub-area by higher median home prices in 9 such sub-area, the Secretary may, for mortgages for which 10 the mortgagee issues credit approval for the borrower during fiscal year 2010, increase the maximum dollar amount 11 limitation for such size or sizes of residences for such sub-12 13 area that is otherwise in effect (including pursuant to sub-14 section (a) of this section), but in no case to an amount 15 that exceeds the amount specified in section 202(a)(2) of the Economic Stimulus Act of 2008. 16

17 SEC. 234. GSE Conforming Loan Limits for fiscal year 2010. (a) Loan Limit Floor Based on 2008 Levels-18 For mortgages originated during fiscal year 2010, if the 19 20limitation on the maximum original principal obligation of 21 a mortgage that may be purchased by the Federal Na-22 tional Mortgage Association or the Federal Home Loan 23 Mortgage Corporation determined under section 302(b)(2)24 of the Federal National Mortgage Association Charter Act (12 U.S.C. 1717(b)(2)) or section 305(a)(2) of the Fed-25

eral Home Loan Mortgage Corporation Act (12 U.S.C. 1 2 1754(a)(2), respectively, for any size residence for any 3 area is less than such maximum original principal obliga-4 tion limitation that was in effect for such size residence 5 for such area for 2008 pursuant to section 201 of the Economic Stimulus Act of 2008 (Public Law 110–185; 122) 6 7 Stat. 619), notwithstanding any other provision of law, the 8 limitation on the maximum original principal obligation of 9 a mortgage for such Association and Corporation for such 10 size residence for such area shall be such maximum limitation in effect for such size residence for such area for 11 12 2008. (b) Discretionary Authority for Sub-Areas- Not-13 withstanding any other provision of law, if the Director of the Federal Housing Finance Agency determines, for 14 15 any geographic area that is smaller than an area for which limitations on the maximum original principal obligation 16 of a mortgage are determined for the Federal National 17 18 Mortgage Association or the Federal Home Loan Mort-19 gage Corporation, that a higher such maximum original 20 principal obligation limitation is warranted for any par-21 ticular size or sizes of residences in such sub-area by high-22 er median home prices in such sub-area, the Director may, 23 for mortgages originated during fiscal year 2010, increase 24 the maximum original principal obligation limitation for 25 such size or sizes of residences for such sub-area that is

otherwise in effect (including pursuant to subsection (a)
 of this section) for such Association and Corporation, but
 in no case to an amount that exceeds the amount specified
 in the matter following the comma in section 201(a)(1)(B)
 of the Economic Stimulus Act of 2008.

6 SEC. 235. FHA Reverse Mortgage Loan Limits for 7 fiscal year 2010. For mortgages for which the mortgagee 8 issues credit approval for the borrower during fiscal year 9 2010, the second sentence of section 255(g) of the Na-10 tional Housing Act (12 U.S.C. 1715z–20(g)) shall be con-11 sidered to require that in no case may the benefits of in-12 surance under such section 255 exceed 150 percent of the 13 maximum dollar amount in effect under the sixth sentence of section 305(a)(2) of the Federal Home Loan Mortgage 14 15 Corporation Act (12 U.S.C. 1454(a)(2)).

16 This title may be cited as the "Department of Hous-17 ing and Urban Development Appropriations Act, 2010".

- TITLE III
- **19 RELATED AGENCIES**
- 20 Architectural and Transportation Barriers
- 21 COMPLIANCE BOARD
- 22 SALARIES AND EXPENSES

For expenses necessary for the Architectural and
Transportation Barriers Compliance Board, as authorized
by section 502 of the Rehabilitation Act of 1973, as

18

amended, \$7,200,000: *Provided*, That, notwithstanding
 any other provision of law, there may be credited to this
 appropriation funds received for publications and training
 expenses.

5 FEDERAL MARITIME COMMISSION
6 SALARIES AND EXPENSES

7 For necessary expenses of the Federal Maritime 8 Commission as authorized by section 201(d) of the Mer-9 chant Marine Act, 1936, as amended (46 U.S.C. App. 10 1111), including services as authorized by 5 U.S.C. 3109; hire of passenger motor vehicles as authorized by 31 11 12 U.S.C. 1343(b); and uniforms or allowances therefore, as 13 authorized by 5 U.S.C. 5901–5902, \$23,712,000: Pro-14 vided, That not to exceed \$2,000 shall be available for offi-15 cial reception and representation expenses.

16 NATIONAL TRANSPORTATION SAFETY BOARD

17 SALARIES AND EXPENSES

18 For necessary expenses of the National Transpor-19 tation Safety Board, including hire of passenger motor ve-20 hicles and aircraft; services as authorized by 5 U.S.C. 21 3109, but at rates for individuals not to exceed the per 22 diem rate equivalent to the rate for a GS-15; uniforms, 23 or allowances therefor, as authorized by law (5 U.S.C. 24 5901–5902) \$99,200,000, of which not to exceed \$2,000 25 may be used for official reception and representation ex1 penses. The amounts made available to the National Transportation Safety Board in this Act include amounts 2 3 necessary to make lease payments on an obligation in-4 curred in fiscal year 2001 for a capital lease. Of the funds 5 provided, up to \$100,000 shall be provided through reimbursement to the Department of Transportation's Office 6 7 of Inspector General to audit the National Transportation 8 Safety Board's financial statements.

9 NEIGHBORHOOD REINVESTMENT CORPORATION
 10 PAYMENT TO THE NEIGHBORHOOD REINVESTMENT
 11 CORPORATION

12 For payment to the Neighborhood Reinvestment Cor-13 poration for use in neighborhood reinvestment activities, 14 as authorized by the Neighborhood Reinvestment Corpora-15 tion Act (42 U.S.C. 8101–8107), \$133,000,000: Provided, 16 That section 605(a) of the Neighborhood Reinvestment Corporation Act (42 U.S.C. 8104(a)) is amended by add-17 ing at the end of the first sentence, prior to the period, 18 ", except that the board-appointed officers may be paid 19 20salary at a rate not to exceed level II of the Executive 21 Schedule": Provided further. That addition. in 22 \$63,800,000 shall be made available until expended to the 23 Neighborhood Reinvestment Corporation for mortgage 24 foreclosure mitigation activities, under the following terms and conditions: 25

1 (1) The Neighborhood Reinvestment Corpora-2 tion ("NRC"), shall make grants to counseling inter-3 mediaries approved by the Department of Housing 4 and Urban Development (HUD) (with match to be 5 determined by the NRC based on affordability and 6 the economic conditions of an area; a match also 7 may be waived by the NRC based on the aforemen-8 tioned conditions) to provide mortgage foreclosure 9 mitigation assistance primarily to States and areas 10 with high rates of defaults and foreclosures pri-11 marily in the subprime housing market to help elimi-12 nate the default and foreclosure of mortgages of 13 owner-occupied single-family homes that are at risk 14 of such foreclosure. Other than areas with high rates 15 of defaults and foreclosures, grants may also be pro-16 vided to approved counseling intermediaries based on 17 a geographic analysis of the Nation by the NRC 18 which determines where there is a prevalence of 19 subprime mortgages that are risky and likely to fail, 20 including any trends for mortgages that are likely to 21 default and face foreclosure. A State Housing Fi-22 nance Agency may also be eligible where the State 23 Housing Finance Agency meets all the requirements 24 under this paragraph. A HUD-approved counseling 25 intermediary shall meet certain mortgage foreclosure

mitigation assistance counseling requirements, as de termined by the NRC, and shall be approved by
 HUD or the NRC as meeting these requirements.

4 (2) Mortgage foreclosure mitigation assistance 5 shall only be made available to homeowners of 6 owner-occupied homes with mortgages in default or 7 in danger of default. These mortgages shall likely be 8 subject to a foreclosure action and homeowners will 9 be provided such assistance that shall consist of ac-10 tivities that are likely to prevent foreclosures and re-11 sult in the long-term affordability of the mortgage 12 retained pursuant to such activity or another posi-13 tive outcome for the homeowner. No funds made 14 available under this paragraph may be provided di-15 rectly to lenders or homeowners to discharge out-16 standing mortgage balances or for any other direct 17 debt reduction payments.

18 (3) The use of Mortgage Foreclosure Mitigation 19 Assistance by approved counseling intermediaries 20 and State Housing Finance Agencies shall involve a 21 reasonable analysis of the borrower's financial situa-22 tion, an evaluation of the current value of the prop-23 erty that is subject to the mortgage, counseling re-24 garding the assumption of the mortgage by another 25 non-Federal party, counseling regarding the possible purchase of the mortgage by a non-Federal third
 party, counseling and advice of all likely restruc turing and refinancing strategies or the approval of
 a work-out strategy by all interested parties.

(4) NRC may provide up to 15 percent of the 5 6 total funds under this paragraph to its own charter 7 members with expertise in foreclosure prevention 8 counseling, subject to a certification by the NRC 9 that the procedures for selection do not consist of 10 any procedures or activities that could be construed 11 as an unacceptable conflict of interest or have the 12 appearance of impropriety.

HUD-approved counseling entities 13 (5)and 14 State Housing Finance Agencies receiving funds 15 under this paragraph shall have demonstrated expe-16 rience in successfully working with financial institu-17 tions as well as borrowers facing default, delin-18 quency and foreclosure as well as documented coun-19 seling capacity, outreach capacity, past successful 20 performance and positive outcomes with documented 21 counseling plans (including post mortgage fore-22 closure mitigation counseling), loan workout agree-23 ments and loan modification agreements. NRC may 24 use other criteria to demonstrate capacity in under-25 served areas.

1	(6) Of the total amount made available under
2	this paragraph, up to \$3,000,000 may be made
3	available to build the mortgage foreclosure and de-
4	fault mitigation counseling capacity of counseling
5	intermediaries through NRC training courses with
6	HUD-approved counseling intermediaries and their
7	partners, except that private financial institutions
8	that participate in NRC training shall pay market
9	rates for such training.
10	(7) Of the total amount made available under
11	this paragraph, up to 4 percent may be used for as-
12	sociated administrative expenses for the NRC to
13	carry out activities provided under this section.
14	(8) Mortgage foreclosure mitigation assistance
15	grants may include a budget for outreach and adver-
16	tising, and training, as determined by the NRC.
17	(9) The NRC shall report quarterly to the
18	House and Senate Committees on Appropriations as
19	well as the Senate Banking Committee and House
20	Financial Services Committee on its efforts to miti-
21	gate mortgage default. Such reports shall identify
22	successful strategies and methods for preserving
23	homeownership and the long-term affordability of at-
24	risk mortgages and shall include recommended ef-
25	forts that will or likely can assist in the success of

1	this program as well as an analysis of any policy and
2	procedures that failed to result in successful mort-
3	gage foreclosure mitigation. The report shall include
4	an analysis of the details and use of any post mitiga-
5	tion counseling of assisted borrowers designed to en-
6	sure the continued long-term affordability of the
7	mortgages which were the subject of the mortgage
8	foreclosure mitigation assistance.
9	UNITED STATES INTERAGENCY COUNCIL ON
10	Homelessness
11	OPERATING EXPENSES
12	For necessary expenses (including payment of sala-
13	ries, authorized travel, hire of passenger motor vehicles,
14	the rental of conference rooms, and the employment of ex-
15	perts and consultants under section 3109 of title 5, United
16	States Code) of the United States Interagency Council on
17	Homelessness in carrying out the functions pursuant to
18	title II of the McKinney-Vento Homeless Assistance Act,
19	as amended, \$2,400,000.
20	

20

TITLE IV

21

GENERAL PROVISIONS—THIS ACT

22 SEC. 401. Such sums as may be necessary for fiscal 23 year 2010 pay raises for programs funded in this Act shall be absorbed within the levels appropriated in this Act or 24 25 previous appropriations Acts.

SEC. 402. None of the funds in this Act shall be used
 for the planning or execution of any program to pay the
 expenses of, or otherwise compensate, non-Federal parties
 intervening in regulatory or adjudicatory proceedings
 funded in this Act.

6 SEC. 403. None of the funds appropriated in this Act
7 shall remain available for obligation beyond the current
8 fiscal year, nor may any be transferred to other appropria9 tions, unless expressly so provided herein.

10 SEC. 404. The expenditure of any appropriation under this Act for any consulting service through procure-11 12 ment contract pursuant to section 3109 of title 5, United 13 States Code, shall be limited to those contracts where such expenditures are a matter of public record and available 14 15 for public inspection, except where otherwise provided under existing law, or under existing Executive order 16 17 issued pursuant to existing law.

18 SEC. 405. Except as otherwise provided in this Act, 19 none of the funds provided in this Act, provided by pre-20 vious appropriations Acts to the agencies or entities fund-21 ed in this Act that remain available for obligation or ex-22 penditure in fiscal year 2010, or provided from any ac-23 counts in the Treasury derived by the collection of fees 24 and available to the agencies funded by this Act, shall be 25 available for obligation or expenditure through a re-

programming of funds that: (1) creates a new program; 1 2 (2) eliminates a program, project, or activity; (3) increases 3 funds or personnel for any program, project, or activity 4 for which funds have been denied or restricted by the Con-5 gress; (4) proposes to use funds directed for a specific ac-6 tivity by either the House or Senate Committees on Ap-7 propriations for a different purpose; (5) augments existing 8 programs, projects, or activities in excess of \$5,000,000 9 or 10 percent, whichever is less; (6) reduces existing pro-10 grams, projects, or activities by \$5,000,000 or 10 percent, whichever is less; or (7) creates, reorganizes, or restruc-11 12 tures a branch, division, office, bureau, board, commis-13 sion, agency, administration, or department different from the budget justifications submitted to the Committees on 14 15 Appropriations or the table accompanying the explanatory statement accompanying this Act, whichever is more de-16 tailed, unless prior approval is received from the House 17 18 and Senate Committees on Appropriations: *Provided*, That 19 not later than 60 days after the date of enactment of this 20 Act, each agency funded by this Act shall submit a report 21 to the Committees on Appropriations of the Senate and 22 of the House of Representatives to establish the baseline 23 for application of reprogramming and transfer authorities 24 for the current fiscal year: *Provided further*, That the re-25 port shall include: (1) a table for each appropriation with

a separate column to display the President's budget re-1 2 quest, adjustments made by Congress, adjustments due to 3 enacted rescissions, if appropriate, and the fiscal year en-4 acted level; (2) a delineation in the table for each appro-5 priation both by object class and program, project, and activity as detailed in the budget appendix for the respec-6 7 tive appropriation; and (3) an identification of items of 8 special congressional interest: *Provided further*, That the 9 amount appropriated or limited for salaries and expenses 10 for an agency shall be reduced by \$100,000 per day for each day after the required date that the report has not 11 been submitted to the Congress. 12

13 SEC. 406. Except as otherwise specifically provided by law, not to exceed 50 percent of unobligated balances 14 15 remaining available at the end of fiscal year 2010 from appropriations made available for salaries and expenses 16 for fiscal year 2010 in this Act, shall remain available 17 through September 30, 2011, for each such account for 18 the purposes authorized: *Provided*, That a request shall 19 be submitted to the House and Senate Committees on Ap-20 21 propriations for approval prior to the expenditure of such 22 funds: *Provided further*, That these requests shall be made 23 in compliance with reprogramming guidelines under sec-24 tion 405 of this Act.

1 SEC. 407. All Federal agencies and departments that 2 are funded under this Act shall issue a report to the House 3 and Senate Committees on Appropriations on all sole 4 source contracts by no later than July 31, 2010. Such re-5 port shall include the contractor, the amount of the contract and the rationale for using a sole source contract. 6 7 SEC. 408. (a) None of the funds made available in 8 this Act may be obligated or expended for any employee 9 training that— 10 (1) does not meet identified needs for knowl-11 edge, skills, and abilities bearing directly upon the 12 performance of official duties; 13 (2) contains elements likely to induce high lev-14 els of emotional response or psychological stress in 15 some participants; 16 (3) does not require prior employee notification

of the content and methods to be used in the train-ing and written end of course evaluation;

(4) contains any methods or content associated
with religious or quasi-religious belief systems or
"new age" belief systems as defined in Equal Employment Opportunity Commission Notice N–
915.022, dated September 2, 1988; or

(5) is offensive to, or designed to change, par ticipants' personal values or lifestyle outside the
 workplace.

4 (b) Nothing in this section shall prohibit, restrict, or
5 otherwise preclude an agency from conducting training
6 bearing directly upon the performance of official duties.

7 SEC. 409. No funds in this Act may be used to sup-8 port any Federal, State, or local projects that seek to use 9 the power of eminent domain, unless eminent domain is 10 employed only for a public use: *Provided*, That for purposes of this section, public use shall not be construed to 11 include economic development that primarily benefits pri-12 13 vate entities: *Provided further*, That any use of funds for mass transit, railroad, airport, seaport or highway projects 14 15 as well as utility projects which benefit or serve the general public (including energy-related, communication-re-16 17 lated, water-related and wastewater-related infrastructure), other structures designated for use by the general 18 19 public or which have other common-carrier or public-util-20 ity functions that serve the general public and are subject 21 to regulation and oversight by the government, and 22 projects for the removal of an immediate threat to public 23 health and safety or brownsfield as defined in the Small 24 Business Liability Relief and Brownsfield Revitalization

Act (Public Law 107–118) shall be considered a public
 use for purposes of eminent domain.

3 SEC. 410. None of the funds made available in this 4 Act may be transferred to any department, agency, or in-5 strumentality of the United States Government, except 6 pursuant to a transfer made by, or transfer authority pro-7 vided in, this Act or any other appropriations Act.

8 SEC. 411. No part of any appropriation contained in 9 this Act shall be available to pay the salary for any person 10 filling a position, other than a temporary position, formerly held by an employee who has left to enter the Armed 11 Forces of the United States and has satisfactorily com-12 13 pleted his period of active military or naval service, and has within 90 days after his release from such service or 14 15 from hospitalization continuing after discharge for a period of not more than 1 year, made application for restora-16 17 tion to his former position and has been certified by the 18 Office of Personnel Management as still qualified to perform the duties of his former position and has not been 19 20 restored thereto.

SEC. 412. No funds appropriated pursuant to this
Act may be expended by an entity unless the entity agrees
that in expending the assistance the entity will comply
with sections 2 through 4 of the Act of March 3, 1933

1 (41 U.S.C. 10a–10c, popularly known as the "Buy Amer-2 ican Act").

3 SEC. 413. No funds appropriated or otherwise made 4 available under this Act shall be made available to any 5 person or entity that has been convicted of violating the 6 Buy American Act (41 U.S.C. 10a–10c).

SEC. 414. None of the funds made available in this
Act may be used for first-class airline accommodations in
contravention of sections 301–10.122 and 301–10.123 of
title 41, Code of Federal Regulations.

SEC. 415. None of the funds made available in this
Act may be used to purchase a light bulb for an office
building unless the light bulb has, to the extent practicable, an Energy Star or Federal Energy Management
Program designation.

16 SEC. 416. None of the funds made available in this17 Act may be used by Amtrak to provide free alcohol.

18 SEC. 417. None of the funds made available in this 19 Act may be used to establish, issue, implement, administer, 20 or enforce any prohibition or restriction on the establish-21 ment or effectiveness of any occupancy preference for vet-22 erans in supportive housing for the elderly that: (1) is pro-23 vided assistance by the Department of Housing and Urban 24 Development; and (2)(A) is or would be located on prop-25 erty of the Department of Veterans Affairs; or (B) is subject to an enhanced use lease with the Department of Vet erans Affairs.

3 SEC. 418. None of the funds made available in this
4 Act may be used to implement or enforce the requirement
5 under section 12(c) of the United States Housing Act of
6 1937 (42 U.S.C. 1437j(c); relating to community service).
7 This Act may be cited as the "Transportation, Hous8 ing and Urban Development, and Related Agencies Appro9 priations Act, 2010".

Passed the House of Representatives July 23, 2009. Attest: LORRAINE C. MILLER, *Clerk.*