

AMENDMENTS

In the Senate of the United States,

July 29 (legislative day, June 30), 1993.

Resolved, That the bill from the House of Representatives (H.R. 2519) entitled "An Act making appropriations for the Departments of Commerce, Justice, and State, the Judiciary, and related agencies for the fiscal year ending September 30, 1994, and for other purposes", do pass with the following

AMENDMENTS:

- (1)Page 2, line 12, strike out [\$91,300,000] and insert:
 \$89,564,000
- 3 (2)Page 2, lines 19 and 20, strike out [a Missing
 4 Alzheimer Patient Alert] and insert: *The "Safe Return"*
- 5 (3)Page 2, line 25, strike out [\$427,000,000] and in6 sert: *\$493,750,000*
- 7 (4)Page 3, line 3, strike out [\$356,000,000] and insert:
 8 \$371,750,000

9 (5)Page 3, line 5, strike out [and chapter A of subpart
10 2] and insert: and an additional \$50,000,000 shall be
11 available to carry out the provisions of chapter A of subpart
12 2

- 3 (7) Page 3, line 10, after "(c)" insert: an additional
- 4 (8)Page 3, line 12, after "policing" insert: , of which
- 5 \$1,000,000 shall be made available as a grant to Wichita,
- 6 Kansas for a community policing demonstration project
- 7 **(9)**Page 3, line 12, after "(d)" insert: an additional

8 (10)Page 3, line 16, strike out all after "4824);" down 9 to and including "agencies" in line 24, and insert: and 10 (e) an additional \$25,000,000 shall be available pursuant 11 to the provisions of chapter A of subpart 2 of part E of 12 title I of said Act, for criminal records upgrade projects, 13 including \$10,000,000 for reimbursement to the Federal 14 Bureau of Investigation

(11)Page 4, line 4, after "petitions" insert: : Provided
further, That funds made available in fiscal year 1994
under subpart 1 of part E of title I of the Omnibus Crime
Control and Safe Streets Act of 1968, as amended, may be
obligated for programs for the prosecution of driving while
intoxicated charges and the enforcement of other laws relating to alcohol use and the operation of motor vehicles

(12)Page 4, line 9, strike out [\$123,000,000] and insert: \$95,000,000

1 (13)Page 4, line 12, strike out [\$93,000,000] and in-2 sert: *\$76,000,000*

3 (14)Page 4, line 14, strike out [\$6,000,000] and insert:
4 *\$5,000,000*

5 (15)Page 4, line 17, strike out [\$2,000,000] and insert:
6 *\$7,000,000*

7 (16)Page 4, line 19, strike out [\$22,000,000] and in8 sert: \$7,000,000

9 (17)Page 4, line 25, strike out [\$8,700,000] and insert:
10 *\$5,000,000*

(18)Page 5, line 2, strike out all after "(a)" down to
and including "\$1,600,000" in line 7 and insert:
\$1,500,000

14 **(19)**Page 5, line 11, strike out **[(d)]** and insert: *(b)*

15 (20)Page 5, line 14, strike out [(e) \$3,500,000] and
16 insert: (c) \$2,000,000

17 (21)Page 5, line 17, strike out [(f) \$600,000] and in18 sert: (d) \$5,000,000

19 (22)Page 6, line 6, strike out [\$117,196,000] and in20 sert: \$115,000,000

1 (23)Page 6, line 12, strike out [\$30,898,000] and in-2 sert: *\$30,723,000*

3 (24)Page 6, line 23, strike out [\$12,829,000] and in4 sert: \$13,150,000

5 (25)Page 7, line 17, strike out [605] and insert: 606

6 (26)Page 7, line 21, strike out [\$9,385,000] and insert:
7 \$9,123,000

8 CONSTITUTIONAL DEATH PENALTY PROCEDURES FOR

9 CAUSING DEATH BY TERRORIST ACTIVITY OR BOMBING

10 (a) Death Penalty Procedures.—Title 18, United

11 States Code, is amended by inserting after chapter 227 the

12 following new chapter:

13 "CHAPTER 228—DEATH PENALTY

14

PROCEDURES

"Sec. "3591. Definitions. "3592. Sentence of death.

15 "§ 3591. Definitions

16 *"In this chapter—*

17 " 'capital offense' means an offense that con-

18 *stitutes*—

19 "(A) a violation of subsection (d), (f), or (i)

20 *of section 844;*

21 *"(B) a violation of subsection (a) of section*

22 1716; or

1	''(C) a terrorist activity.
2	"'terrorist activity' means—
3	''(A) the highjacking or sabotaging of an
4	aircraft, vessel, vehicle, or other conveyance;
5	"(B) the seizing or detaining of a person
6	and threatening to kill, injure, or continue to de-
7	tain the person for the purpose of compelling an-
8	other person (including a government organiza-
9	tion) to perform or refrain from performing any
10	act as an explicit or implicit condition for the
11	release of the seized or detained person;
12	"(C) a violent attack on an internationally
13	protected person (as defined in section
14	1116(b)(4)) or on the liberty of such a person;
15	''(D) an assassination; and
16	(E) the use of a biological agent, chemical
17	agent, or nuclear weapon or device with intent
18	to endanger, directly or indirectly, the safety of
19	a person or to cause substantial damage to prop-
20	erty.
21	<i>"§ 3592. Sentence of death</i>
22	"(a) IN GENERAL.—A sentence of death for a capital
23	offense may be imposed only if—
24	"(1) the defendant caused the death of a person

intentionally, knowingly, or through recklessness

manifesting extreme indifference to human life, or
 caused the death of a person through the intentional
 infliction of serious bodily injury; and

"(2) the sentence is imposed in accordance with 4 5 the procedures set forth in section 408 (g), (h), (i), (j), (k), (l), (m), (n), (o), (p), (q), and (r) of the Con-6 trolled Substances Act (21 U.S.C. 848 (g), (h), (i), (j), 7 (k), (l), (m), (n), (o), (p), (q), and (r)), except that 8 for the purposes of a violation of that law, the ref-9 10 erences to "this section" in section 408(g) and (h)(1)and "subsection (e)" in section 408(i)(1), (j), (k) 11 (each place it appears), and (p) of the Controlled 12 Substances Act shall be deemed to be references to that 13 14 subsection.

"(b) EXCLUSIVITY.—No rule of law, including a rule 15 contained in a law under which an offense is committed. 16 17 may be applied in determining whether a penalty of death shall be imposed in a particular case, other than the proce-18 dures described in subsection (a). Those procedures super-19 sede all other provisions of law that pertain to whether a 20 penalty of death shall be imposed in any particular case 21 22 (not including the authorization of the penalty itself).".

23 (c) EFFECTIVE DATE.—The amendment made by this
24 section shall take effect on the date of enactment of this Act
25 notwithstanding any other provision of this Act.

1 RESTRICTIONS ON ASSISTANCE FOR NICARAGUA

2 (a) RRESTRICTION.—Funds appropriated or otherwise
3 made available under this or any other Act, including any
4 funds which were obligated but not expended under any
5 prior Act—

6 (1) may not be obligated or expended for the7 Government of Nicaragua; and

8 (2) may not be obligated or expended to any 9 other country or international financial institution 10 for reduction of any Nicaraguan indebtedness to that 11 country or institution, until the President certifies to 12 Congress that—

(A) the Government of Nicaragua has identified, apprehended, and brought to justice all individuals responsible for the provision of Nicaraguan passports discovered in connection with
the February 26, 1993, bombing of the World
Trade Center in New York;

(B) an independent international investigation, with the participation of appropriate United States law enforcement personnel, into the
origins, leadership, funding, and activities of the
international criminal network revealed by the
explosion in Managua, Nicaragua, on May 23,
1993, has occurred and that the Government of

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21 (2) include information on the use of Nica-22 raguan passports in international terrorist activities, including the February 26, 1993, bombing of the 23 World Trade Center: 24

17 (1) include information on terrorist groups with 18 an office or presence in Nicaragua and on arms stor-19 age in and arms smuggling and trafficking from 20 Nicaragua;

in consultation with the Federal Bureau of Investigation, the Immigration and Naturalization Service and any other 12 appropriate Federal agency, submit a report to Congress 13 on the extent of involvement by the Government of Nica-14 15 ragua in international terrorist and criminal activities since April 25, 1990. Such report shall— 16

ernment of Nicaragua, including officials of the Sandinista Popular Army, the Sandinista National Police, and all intelligence services, is involved in, or provides support for, any act of international terrorism.

(b) REPORT.—Not later than 30 days after the date

of enactment of this section, the Secretary of State shall,

Nicaragua has fully and completely implemented all recommendations of the investigation; and

(C) none of the senior officials of the Gov-

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1	(3) state whether the Secretary of State has made
2	a determination under section 6(j) of the Export Ad-
3	ministration Act of 1979 (50 U.S.C. App. 2405(j))
4	concerning Nicaragua's support for international ter-
5	rorism and, if the Secretary has not made such a de-
6	termination, shall contain a detailed explanation of
7	the reasons for not doing so;
8	(4) state whether the Secretary of State has made
9	a determination under section 620A of the Foreign
10	Assistance Act of 1961 (22 U.S.C. 2371) concerning
11	Nicaragua's support for international terrorism and,
12	if the Secretary has not made such a determination,
13	shall contain a detailed explanation of the reasons for
14	not doing so;
15	(5) state whether the President has made a deter-
16	mination under section 554 of the Foreign Oper-
17	ations, Export Financing, and Related Programs Ap-
18	propriations Act, 1993 (Public Law 102–391) con-
19	cerning Nicaragua's support for international terror-
20	ism and, if the President has not made such a deter-

21 mination, shall contain a detailed explanation of the
22 reasons for not doing so; and

23 (6) include information on individuals or groups
24 in the United States who aid or abet guerrilla or ter-

rorist operations in violation of United States law in
 Nicaragua.

3 (c) EXEMPTION.—The restriction in subsection (a)
4 shall not apply with respect to funds made available under
5 chapter 9 of part I of the Foreign Assistance Act (relating
6 to disaster assistance) if such funds are notified in advance
7 in accordance with procedures applicable to reprogramming
8 notifications under section 634A of the Foreign Assistance
9 Act of 1961 (22 U.S.C. 2393a).

10 *(d)* DEFINITIONS.—For purposes of this section—

(1) the term "Government of Nicaragua" means
the government, any political subdivision thereof, and
any agency or instrumentality thereof, including the
armed forces and the security forces, and the judiciary, of Nicaragua;

(2) the term "international financial institution" includes the International Bank for Reconstruction and Development, the Inter-American Development Bank, the Central American Bank of Economic
Integration, and the International Monetary Fund;
and

(3) the term ''senior official'' refers to—

23 (A) a vice-minister or minister of a govern24 ment ministry;

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1	(B) a director or deputy director of a gov-
2	ernment institute or parastatal;
3	(C) an individual with the rank of lieuten-
4	ant colonel, or with an equivalent rank or above,
5	in the armed forces or intelligence services; or
6	(D) an individual with the rank of sub-
7	commander or above in the national police.
8	(27)Page 8, line 5, strike out [\$400,968,000] and in-
9	sert: <i>\$400,086,000</i>
10	(28)Page 8, line 21, strike out [\$1,900,000] and insert:
11	\$2,000,000
12	(29)Page 9, strike out lines 1 to 14
13	(30)Page 9, line 17, strike out [\$63,817,000] and in-
14	sert: <i>\$62,092,000</i>
15	(31)Page 10, line 2, strike out [\$44,817,000] and in-
16	sert: <i>\$43,092,000</i>
17	(32)Page 10, line 9, strike out [\$808,797,000] and in-
18	sert: <i>\$818,797,000</i>
19	(33)Page 11, line 5, strike out [\$94,008,000] and in-
20	sert: <i>\$99,837,000</i>
21	(34)Page 11, line 10, strike out [\$56,521,000] and in-
22	sert: <i>\$46,150,000</i>

(35)Page 11, line 15, strike out [\$37,487,000] and in sert: *\$53,687,000*

3 (36)Page 11, line 20, strike out [\$94,008,000] and in4 sert: \$99,837,000

5 (37)Page 11, line 23, strike out [\$56,521,000] and in6 sert: *\$46,150,000*

7 (38)Page 11, line 25, strike out [\$37,487,000] and in8 sert: *\$53,687,000*

9 (39)Page 12, line 7, strike out [\$940,000] and insert:
10 \$898,000

11 (40)Page 12, line 24, strike out [\$307,700,000] and
12 insert: *\$312,884,000*

13 (41)Page 13, line 23, strike out [\$26,792,000] and in14 sert: *\$26,106,000*

15 (42)Page 13, line 23, strike out [\$17,415,000] and in16 sert: \$16,278,000

17 (43)Page 14, line 23, strike out [605] and insert: 606

18 (44)Page 15, line 4, strike out [\$60,275,000] and in19 sert: *\$58,000,000*

20 (45)Page 15, line 10, strike out [\$2,586,000] and in21 sert: \$2,668,000

1 (46)Page 15, line 19, strike out [\$384,381,000] and 2 insert: *\$382,381,000*

3 (47)Page 16, line 3, strike out [605] and insert: 606

4 (48)Page 16, line 17, strike out [\$2,024,705,000] and
5 insert: *\$2,038,705,000*

6 (49)Page 17, line 4, strike out [\$75,400,000] and in7 sert: \$84,400,000

8 (50)Page 18, line 3, strike out [\$718,684,000] and in9 sert: \$727,161,000

10 **(**51**)**Page 19, line 2, strike out **[**\$1,059,000,000**]** and 11 insert: *\$1,048,538,000*

(52)Page 19, line 16, after "1996" insert: for projects
on the northern border of the United States only

14 (53)Page 19, line 25, strike out [\$1,950,000,000] and
15 insert: \$1,971,615,000

16 (54)Page 20, line 24, strike out [\$10,211,000] and in17 sert: \$9,995,000

18 (55)Page 21, line 11, strike out [\$175,000,000] and
19 insert: \$351,850,000

(56)Page 21, line 13, after "programs" insert: , and of
which \$75,000,000 shall be available for construction, ren-

- 1 ovation, and equipping of Immigration and Naturalization
- Service Service Processing Centers or other alien detention
 facilities
- 4 (57)Page 21, line 25, strike out [605] and insert: 606
- 5 (58)Page 22, line 1, strike out [605] and insert: 606
- 6 (59)Page 22, line 25, strike out [\$3,100,000] and in7 sert: \$3,395,000
- 8 (60)Page 25, line 16, strike out [605] and insert: 606
- 9 (61)Page 26, strike out lines 5 to 15
- 10 **(62)**Page 26, after line 15, insert:
- SEC. 109. Section 524(c)(9) of title 28, United States
 Code, as amended, is further amended by deleting subsection
 (E).
- 14 **(**63**)**Page 26, after line 15, insert:

15 SEC. 110. During fiscal year 1994, from funds appropriated to the Department of Justice, the Attorney General 16 may enter into reimbursable agreements with the Federal 17 Judicial Branch, or reimburse a State or local government, 18 if applicable, for the cost of managing prisoners or detain-19 ees, who are in the custody of the Attorney General, in a 20 home confinement, electronic monitoring, or other such less 21 costly alternative to incarceration when a Federal judicial 22

official has determined this course of confinement to be via ble and practicable: Provided, That this section shall not
 be applied in any way which is inconsistent with Federal
 law under titles 18 and 21, United States Code, including
 Federal sentencing guidelines and law related to minimum
 mandatory sentences.

7 (64)Page 26, after line 15, insert:

8 SEC. 111. (a) 28 United States Code 1930(a)(1) is
9 amended by striking "\$120" and inserting in lieu thereof
10 "\$135"; and

(b) 28 United States Code 589 is amended in subsection (b), subparagraph (1) by striking "one-fourth" and
inserting in lieu thereof "22.2 per centum", and in subsection (f), paragraph (2) by inserting after the word "title"
the following:

16 *"; and*

17 "(3) 11.1 per centum of the fees collected under
18 section 1930(a)(1) of this title".

19 **(**65**)**Page 26, after line 15, insert:

SEC. 112. No funds appropriated under this Act or
any other Act may be expended to implement or enforce
Attorney General Order No. 1638–92, dated December 11,
1992 (relating to the jurisdiction of the Office of the Inspector General and certain allegations of misconduct).

1 (66)Page 26, after line 15, insert:

2 SEC. 113. (a) FINDINGS.— The Senate finds that—
3 (1) the commission of fraud by financial institu4 tions has reached epidemic proportions;

5 (2) more than 1,200 banks and savings and loan 6 associations have collapsed over the past 3 years and 7 the Resolution Trust Corporation has found that 8 fraudulent activities have contributed to the insol-9 vency of nearly 60 percent of the thrift failures it in-10 vestigated;

(3) as of October 1992, the Federal Bureau of In-11 vestigation had 9,759 pending financial institution 12 fraud cases against banks, savings and loan associa-13 14 tions and credit unions; because of the staggering 15 number of cases, United States Attorneys are unlikely to prosecute a financial institution fraud case that 16 17 involves less than a half million dollars; the percent-18 age of FBI investigations closed after United States 19 Attorneys declined prosecution has increased to 76 20 percent; and

(4) during fiscal years 1989 through 1992, the
Department of Justice has convicted 3,297 defendants
in major financial institution frauds involving losses
of over \$12,000,000,000; Federal courts ordered financial institution fraud offenders to pay restitution and

fines totalling more than \$1,107,000,000; as of July
 1992, the Government had collected only 4.5 percent
 of that amount.

4 (b) SENSE OF THE SENATE.—It is the sense of the Sen5 ate that—

6 (1) the Department of Justice and the United
7 States court system should make collection of fines
8 and restitution and the effective operation of the Na9 tional Fine Center a top priority;

10 (2) the Attorney General should report to Con-11 gress on methods to improve collection of fines and 12 restitution, including the use of private resources; and 13 (3) the President should proceed expeditiously to 14 fill the position of Special Counsel for Financial In-15 stitution Fraud in the Department of Justice.

16 **(**67**)**Page 26, after line 15, insert:

SEC. 114. Section 504(f) of the Omnibus Crime Control and Safe Streets Act of 1968, as amended, is amended
by inserting the following after "task forces,": "gang task
forces, and for programs or projects to abate drug activity
in residential and commercial buildings through community participation,".

23 (68)Page 26, line 21, strike out [\$7,565,000] and in24 sert: \$7,923,000

(69)Page 27, line 18, strike out [\$26,000,000] and in sert: *\$28,500,000*

3 (70)Page 27, line 24, strike out [\$230,000,000] and
4 insert: *\$227,305,000*

(71)Page 28, line 16, after "studies" insert: : Provided, 5 That none of the funds appropriated by this Act shall be 6 used to repeal, to retroactively apply changes in, or to con-7 tinue a reexamination of, the policies of the Federal Com-8 9 munications Commission with respect to comparative licensing, distress sales and tax certificates granted under 26 10 U.S.C. 1071, to expand minority ownership of broadcasting 11 12 licenses, including those established in the Statement of Policy on Minority Ownership of Broadcasting Facilities, 68 13 F.C.C. 2d 979 and 60 F.C.C. 2d 1591, as amended 52 R.R. 14 2d 1313 (1982) and Mid-Florida Television Corp., 69 15 F.C.C. 2d 607 (Rev. Bd. 1978), which were effective prior 16 to September 12, 1986, other than to close MM Docket No. 17 86–484 with a reinstatement of prior policy and a lifting 18 of suspension of any sales, licenses, applications, or proceed-19 ings, which were suspended pending the conclusion of the 20 inquiry: Provided further, That none of the funds appro-21 priated to the Federal Communications Commission by this 22 Act may be used to diminish the number of VHF channel 23 assignments reserved for noncommercial educational tele-24 vision stations in the Television Table of Assignments (sec-25 **HR 2519 EAS**

tion 73.606 of title 47, Code of Federal Regulations): Pro vided further, That none of the funds appropriated by this
 Act may be used to repeal, to retroactively apply changes
 in, or to begin or continue a reexamination of the rules
 and the policies established to administer such rules of the
 Federal Communications Commission as set forth at section
 73.3555(c) of title 47 of the Code of Federal Regulations

8 (72)Page 28, line 25, strike out [\$18,383,000] and in9 sert: \$19,450,000

(73)Page 30, line 4, after "2282–2285)" insert: : Provided further, That the funds appropriated in this paragraph are subject to the limitations and provisions of sections 10(a) and 10(c) (notwithstanding section 10(e)),
11(b), 18, and 20 of the Federal Trade Commission Improvements Act of 1980 (Public Law 96–252; 94 Stat. 374)

16 **(74)**Page 30, strike out lines 5 to 11

(75)Page 31, line 12, after "subsistence" insert: : Provided, That immediately upon enactment of this Act, the
rate of fees under section 6(b) of the Securities Act of 1933
(15 U.S.C. 77f(b)) shall increase from one-fiftieth of 1 per
centum to one twenty-ninth of 1 per centum and such increase shall be deposited as an offsetting collection to this
appropriation to recover costs of services of the securities

1 registration process: Provided further, That such fees shall

2 remain available until expended

3 (76)Page 32, lines 1 and 2, strike out [1988 (Public
4 Law 100–690 (102 Stat. 4466–4467)), \$13,550,000] and
5 insert: 1992 (Public Law 102–572 (106 Stat. 4515–4516)),
6 \$13,000,000

7 (77)Page 32, line 11, strike out [\$210,000,000] and
8 insert: *\$240,988,000*

9 (78)Page 32, line 14, after "Fund" " insert: and
10 \$3,000,000 may be transferred to the Department of Com11 merce "Working Capital Fund"

12 **(**79**)**Page 32, after line 14, insert:

13 INDUSTRIAL TECHNOLOGY SERVICES

For necessary expenses of the Manufacturing Extension Partnership, the Advanced Technology Program and
the Quality Outreach Program of the National Institute of
Standards and Technology, \$232,524,000, to remain available until expended, of which not to exceed \$1,290,000 may
be transferred to the "Working Capital Fund".

20 **(80)**Page 32, after line 14, insert:

21 CONSTRUCTION OF RESEARCH FACILITIES

22 For construction of new research facilities, including23 architectural and engineering design, not otherwise pro-

vided for the National Institute of Standards and Tech nology, as authorized by 15 U.S.C. 278c-278e, \$61,686,000,
 to remain available until expended.

(81)Page 33, line 3, strike out all after "883i;" down 4 to and including "Fisheries" " in line 7 and insert: 5 \$1,685,000,000, to remain available until expended; of 6 which \$600,000 shall be available for operational expenses 7 and cooperative agreements at the Fish Farming Experi-8 mental Laboratory at Stuttgart, Arkansas, and of which 9 10 \$10,000,000 shall be available for NOAA-wide efforts to conduct research on coastal development and population 11 growth-associated problems, seafood safety, and remediation 12 of environmental contamination and habitat restoration. 13 including joint pilot projects between the National Oceanic 14 and Atmospheric Administration and the National Insti-15 tute of Standards and Technology to apply advanced sensor 16 and environmental technologies for such purposes, particu-17 larly at military installations slated for closure; and in ad-18 19 dition, \$54,000,000 shall be derived by transfer from the fund entitled "Promote and Develop Fishery Products and 20 Research Pertaining to American Fisheries": Provided, 21 That grants to States pursuant to section 306 and 306(a) 22 of the Coastal Zone Management Act, as amended, shall not 23 exceed \$2.000.000 and shall not be less than \$500,000: Pro-24 vided further, That in applying the provisions of section 25

606 of this Act to the programs, projects, and activities of 1 the National Oceanic and Atmospheric Administration, the 2 notification requirements of section 606 shall apply to the 3 proposed reprogramming of funds in excess of \$250,000 or 4 5 5 per centum, whichever is less, for each program, project, or activity: Provided further, That hereafter all receipts re-6 7 ceived from the sale of aeronautical charts that result from an increase in the price of individual charts above the level 8 in effect for such charts on September 30, 1993, shall be 9 deposited in this account as an offsetting collection and 10 shall be available for obligation 11

(82)Page 33, lines 17 and 18, strike out [\$89,775,000, 12 available until 13 to remain expended] and insert: \$109,703,000 to remain available until expended, of which 14 \$5,000,000 shall be available for acquisition of real prop-15 erty for national estuarine reserves (16 U.S.C. 1461): Pro-16 vided, That \$6,250,000 shall be made available and shall 17 remain available until expended for the construction of the 18 19 National Fisheries Marine Service Estuarine and Habitat Research Laboratory in Lafayette, Louisiana 20

21 (83)Page 33, line 26, strike out [\$23,064,000] and in22 sert: *\$77,064,000*

23 (84)Page 33, after line 26, insert:

1 AIRCRAFT PROCUREMENT AND MODERNIZATION

For construction, procurement and modification of
aircraft, including research equipment and spare parts,
necessary to acquire the next generation aircraft reconnaissance system for hurricane and severe storm forecasting and
atmospheric research, \$46,000,000, to remain available
until expended.

8 (85)Page 35, line 6, strike out [\$33,042,000] and in9 sert: \$31,712,000

10 (86)Page 35, line 11, strike out [\$15,860,000] and in11 sert: \$16,500,000

12 (87)Page 35, line 16, strike out [\$131,170,000] and
13 insert: \$128,286,000

14 (88)Page 35, line 20, strike out [\$110,000,000] and
15 insert: \$120,084,000

(89)Page 36, line 5, after "abroad" insert: , including
expenses of grants and cooperative agreements to include
those in support of the National Textile Center University
Consortium and the Tailored Clothing Technology Corporation,

(90)Page 36, line 24, strike out [\$221,445,000] and
insert: \$251,103,000

(91)Page 38, line 5, after "expended" insert: , of which
 not less than \$1,880,000 shall be available for the Office
 of Antiboycott Compliance

4 (92)Page 38, line 16, strike out all after "zations,"
5 down to and including "1994" in line 19 and insert:
6 \$43,381,000, of which \$29,000,000 shall remain available
7 until expended.

8 (93)Page 38, after line 19, insert:

9 UNITED STATES TRAVEL AND TOURISM ADMINISTRATION
 10 SALARIES AND EXPENSES

11 For necessary expenses of the United States Travel and 12 Tourism Administration including travel and tourism promotional activities abroad for travel to the United States 13 and its possessions without regard to 44 U.S.C. 501, 3702 14 and 3703, including employment of American citizens and 15 aliens by contract for services abroad; rental of space 16 abroad for periods not exceeding five years, and expenses 17 of alteration, repair, or improvement; purchase or construc-18 tion of temporary demountable exhibition structures for use 19 abroad; advance of funds under contracts abroad; payment 20 21 of tort claims in the manner authorized in the first paragraph of 28 U.S.C. 2672, when such claims arise in foreign 22 countries; and not to exceed \$15,000 for official representa-23 tion expenses abroad; \$20,298,000, to remain available 24 until expended, of which not to exceed \$2,500,000 is to pro-25 **HR 2519 EAS**

vide financial assistance under section 203(a) of the Inter-1 national Travel Act of 1961, as amended, notwithstanding 2 the provisions of section 203(f)(1) of such Act: Provided fur-3 ther, That in addition to fees currently being assessed and 4 collected, the Administration shall charge users of its serv-5 ices, products, and information, fees sufficient to result in 6 an additional \$3,000,000, to be deposited in the General 7 8 Fund of the Treasury.

9 (94)Page 39, line 10, strike out [\$4,500,000] and in10 sert: \$6,000,000

(95)Page 39, line 16, strike out [\$18,927,000] and insert: \$20,927,000

(96)Page 39, line 21, strike out [\$20,254,000] and insert: *\$28,000,000*

15 (97)Page 40, line 4, after "year" insert: : Provided further, That notwithstanding the provisions of sections 391 16 17 and 392 of the Communications Act, as amended, not to exceed \$1,000,000 appropriated in this paragraph shall be 18 available for the Pan-Pacific Educational and Cultural Ex-19 20 periments by Satellite program (PEACESAT): Provided further, That \$500,000 shall be available for the American 21 Indian Higher Education Consortium for utilization of 22 telecommunications technologies 23

(98)Page 40, line 7, strike out [\$21,746,000] and in sert: \$31,000,000

3 (99)Page 40, line 15, after "works" insert: for the provi4 sion of educational, cultural, health care, public informa5 tion, public safety or other social services

6 (100)Page 40, after line 22, insert:

7 Economic Development Administration

8 (101)Page 40, after line 22, insert:

9 ECONOMIC DEVELOPMENT ASSISTANCE PROGRAMS

10 For grants for economic development assistance as provided by the Public Works and Economic Development Act 11 of 1965, as amended, Public Law 91–304, and such laws 12 that were in effect immediately before September 30, 1982, 13 \$242,642,000, of which \$13,720,000 shall be for Trade Ad-14 justment Assistance: Provided, That none of the funds ap-15 propriated or otherwise made available under this heading 16 may be used directly or indirectly for attorneys' or consult-17 ants' fees in connection with securing grants and contracts 18 made by the Economic Development Administration. 19

20 (102)Page 40, after line 22, insert:

21 DEFENSE ECONOMIC ADJUSTMENT COMMUNITY ASSISTANCE
 22 For economic adjustment grants and assistance as au 23 thorized by the Public Works and Economic Development
 24 Act of 1965, as amended, necessary to assist communities
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adversely affected by Department of Defense and Depart-1 ment of Energy contract reductions and installation 2 realignments and closures, \$80,000,000, to remain available 3 4 until expended: Provided, That, notwithstanding any other provision of law, the Secretary of Commerce may provide 5 financial assistance for projects to be located on military 6 7 installations closed or scheduled for closure or realignment to grantees eligible for assistance under the Public Works 8 and Economic Development Act of 1965, as amended, with-9 out it being required that the grantee have title or ability 10 to obtain a lease for the property, for the useful life of the 11 project, when, in the opinion of the Secretary of Commerce, 12 such financial assistance is necessary for the economic de-13 velopment of the area: Provided further, That, the Secretary 14 of Commerce may, as the Secretary considers appropriate, 15 consult with the Secretary of Defense regarding the title to 16 land on military installations closed or scheduled for clo-17 sure or realignment. 18

19 (103)Page 40, after line 22, insert:

20 SALARIES AND EXPENSES

For necessary expenses of administering the economic
development assistance programs as provided for by law,
\$30,151,000: Provided, That these funds may be used to
monitor projects approved pursuant to title I of the Public
Works Employment Act of 1976, as amended, title II of the

- 1 Trade Act of 1974, as amended, and the Community Emer-
- 2 gency Drought Relief Act of 1977.
- 3 (104)Page 42, line 11, strike out [605] and insert: 606
- 4 (105)Page 43, line 3, strike out [\$22,326,000] and in-5 sert: *\$23,217,000*
- 6 (106)Page 43, line 8, strike out [\$2,699,000] and in7 sert: *\$2,983,000*
- 8 (107)Page 43, line 15, strike out [\$13,127,000] and
 9 insert: \$12,195,000
- 10 (108)Page 43, line 21, strike out [\$11,100,000] and 11 insert: *\$10,718,000*
- (109)Page 44, line 6, strike out [\$2,189,131,000] and
 insert: \$2,070,400,000
- 14 (110)Page 44, line 16, strike out [\$2,063,000] and in15 sert: *\$2,075,000*
- 16 (111)Page 45, line 13, strike out [\$297,252,000] and
 17 insert: \$286,170,000
- (112)Page 45, line 14, after "3006A(i)" insert: : Provided, That none of the funds contained herein may be used
 to increase the hourly rate paid panel attorneys above the
 rate in effect on July 2, 1993

(113)Page 45, line 14, after "3006A(i)" insert: : Pro vided further, That not to exceed \$11,524,000 shall be avail able for Death Penalty Resource Centers

4 (114)Page 46, line 10, strike out [\$84,500,000] and 5 insert: *\$80,952,000*

6 (115)Page 46, line 24, strike out [\$44,612,000] and
7 insert: \$43,358,000

8 (116)Page 47, line 4, strike out [\$18,467,000] and in9 sert: \$18,296,000

10 (117)Page 47, line 13, strike out [\$20,000,000] and 11 insert: *\$20,000,000,*

(118)Page 47, line 22, strike out [\$8,468,000] and insert: \$8,474,000

14 (119)Page 48, line 16, strike out [605] and insert: 606

(120)Page 49, line 17, after "expended" insert: , of
which \$28,877,000 shall be available for the United States
Merchant Marine Academy and \$10,344,000 shall be available for State maritime academy programs

19 (121)Page 50, line 9, strike out [\$300,000,000] and
20 insert: *\$298,000,000*

1 (122)Page 51, line 12, strike out [\$900,000] and in-2 sert: *\$500,000*

3 (123)Page 51, line 19, strike out [\$1,047,000] and in4 sert: *\$1,099,000*

5 (124)Page 52, line 7, strike out [\$1,226,000] and in6 sert: \$1,290,000

7 (125)Page 52, line 13, strike out [\$300,000] and in8 sert: *\$500,000*

9 (126)Page 52, line 20, strike out [\$21,318,000] and
10 insert: \$20,143,000

(127)Page 53, line 8, strike out all after "expenses,"
down to and including "amended" in line 11 and insert:
\$215,000,000, of which \$3,500,000 shall be available for the
Service Corps of Retired Executives (SCORE), and of which
\$3,000,000 shall be available to the Small Business Institute program (SBI), and of which \$9,500,000 shall be available until expended for Microloan technical assistance

(128)Page 53, line 11, after "amended" insert: , and
of which \$5,000,000 shall be available only for a grant to
the National Center for Genome Resources to provide technical assistance and information to small businesses and
for related activities

(129)Page 53, line 18, strike out all after "Act." down
 to and including line 22

3 (130)Page 54, line 4, strike out [\$22,994,000] and in4 sert: \$21,032,000, of which \$5,135,000 shall be available
5 until expended for the Microloan program

6 (131)Page 54, line 5, strike out [\$219,459,000] and
7 insert: \$191,955,000

8 (132)Page 54, line 15, strike out [\$75,000,000] and
9 insert: \$65,000,000

10 (133)Page 55, after line 2, insert:

In addition, for the cost of emergency disaster loans 11 12 and associated administrative expenses, \$75,000,000, to remain available until expended: Provided, That these funds, 13 or any portion thereof, shall be available beginning in fiscal 14 year 1994 to the extent that the President notifies the Con-15 gress of his designation of any or all of these amounts as 16 emergency requirements under the Budget Enforcement Act 17 of 1990: Provided further, That Congress hereby designates 18 19 these amounts as emergency requirements pursuant to sec-20 tion 251(b)(2)(D).

(134)Page 55, strike out all after line 21 over to andincluding line 2 on page 56

23 (135)Page 56, after line 2, insert:

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LEGAL SERVICES CORPORATION 1 2 PAYMENT TO THE LEGAL SERVICES CORPORATION 3 For payment to the Legal Services Corporation to carry out the purposes of the Legal Services Corporation 4 Act of 1974, as amended, \$349,000,000; of which 5 \$298,904,000 is for basic field programs; \$7,826,000 is for 6 7 Native American programs; \$10,808,000 is for migrant programs; \$1,226,000 is for law school clinics; \$1,113,000 is 8 for supplemental field programs; \$695,000 is for regional 9 training centers; \$8,056,000 is for national support; 10 \$9,236,000 is for State support; \$963,000 is for the Clear-11 inghouse; \$569,000 is for computer assisted legal research 12 regional centers; \$9,555,000 is for Corporation management 13 and administration; and \$49,000 is for board initiatives. 14

15 (136)Page 56, strike out lines 3 to 12

(137)Page 56, line 19, after "Service" insert: *not other*-*wise provided for*

18 (138)Page 57, line 2, strike out [\$1,612,206,000] and
19 insert: \$1,653,184,000

(139)Page 57, line 16, after "2718(a))" insert: and for
expenses of general administration

(140)Page 57, line 23, strike out [\$481,416,000] and
insert: \$455,816,000

1 (141)Page 58, line 3, strike out [\$3,800,000] and in-2 sert: *\$3,000,000*

3 (142)Page 58, line 25, strike out [\$381,481,000] and
4 insert: \$410,000,000

5 (143)Page 59, line 11, strike out [\$1,000,000] and in6 sert: *\$2,000,000*

7 (144)Page 59, line 14, strike out [\$186,000] and in-8 sert: *\$593,000*

9 (145)Page 59, line 17, after "1974." insert: In addition,
10 for administrative expenses necessary to carry out the direct
11 loan program, \$183,000, which may be transferred to and
12 merged with the Salaries and Expenses account under Ad13 ministration of Foreign Affairs.

14 **(**146**)**Page 59, after line 24, insert:

15 INTERNATIONAL ORGANIZATIONS AND CONFERENCES

16 (147)Page 59, after line 24, insert:

17 CONTRIBUTIONS TO INTERNATIONAL ORGANIZATIONS

For expenses, not otherwise provided for, necessary to meet annual obligations of membership in international multilateral organizations, pursuant to treaties ratified pursuant to the advice and consent of the Senate, conventions or specific Acts of Congress, \$904,926,000, of which not to exceed \$44,041,000 is available to pay arrearages,

the payment of which shall be directed toward special ac-1 tivities that are mutually agreed upon by the United States 2 and the respective international organization: Provided, 3 4 That none of the funds appropriated in this paragraph shall be available for arrearage payments to the United Na-5 tions until the Secretary of State certifies to the Congress 6 that the United Nations has established an independent of-7 fice of audits and inspections with responsibilities and pow-8 ers substantially similar to offices of Inspectors General au-9 thorized by the Inspector General Act of 1978, as amended 10 or that the United Nations has established a mechanism. 11 process, or office— 12 (1) to conduct and supervise audits and inves-13 tigations of United Nations operations; 14 15 (2) to provide leadership and coordination, and to recommend policies, for activities designed— 16 17 (A) to promote economy, efficiency, and ef-18 fectiveness in the administration of. and 19 (B) to prevent and detect fraud and abuse

20 in,

21 such operations, and

(3) to provide a means for keeping the SecretaryGeneral fully and currently informed about problems
and deficiencies relating to the administration of such
operations and the necessity for and progress of cor-

1	rective action: Provided further, That the Secretary of
2	State, acting through the United States Permanent
3	Representative to the United Nations, may propose
4	that the Secretary-General of the United Nations es-
5	tablish an advisory committee to assist in the cre-
6	ation within the United Nations of such mechanism,
7	process, or office: Provided further, That an advisory
8	committee established consistent with the preceding
9	proviso should be comprised of the permanent rep-
10	resentatives to the United Nations from 15 countries
11	having a commitment or interest in budgetary and
12	management reform of the United Nations, including
13	a wide range of contributing countries and developing
14	countries representing the various regional groupings
15	of countries in the United Nations: Provided further,
16	That such advisory committee should evaluate and
17	make recommendations regarding the efforts of the
18	United Nations and its specialized agencies—
19	(i) to establish a system of cost-based ac-
20	counting;
21	(ii) to continue the practice of conducting
22	internal audits;
23	(iii) to remedy any irregularities found by
24	such audits; and

1	(iv) to make arrangements for regular, inde-
2	pendent audits of United Nations operations:
3	Provided further, That it is the sense of the Con-
4	gress that even tougher measures to achieve re-
5	form should be put in place in the event that the
6	withholding of arrearages does not achieve nec-
7	essary reform in the United Nations: Provided
8	further, That none of the funds appropriated in
9	this paragraph shall be available for a United
10	States contribution to an international organiza-
11	tion for the United States share of interest costs
12	made known to the United States Government by
13	such organization for loans incurred on or after
14	October 1, 1984, through external borrowings.
15	POLICY ON THE REMOVAL OF RUSSIAN ARMED FORCES
16	FROM THE BALTIC STATES.
17	(a) FINDINGS.—The Congress finds that—
18	(1) the armed forces of the former Soviet Union,
19	currently under control of the Russian Federation,
20	continue to be deployed on the territory of the sov-
21	ereign and independent Baltic States of Estonia, Lat-
22	via, and Lithuania against the wishes of the Baltic
23	peoples and their governments;
24	(2) the stationing of military forces on the terri-
25	tory of another sovereign state against the will of that
26	state is contrary to international law;

1	(3) the presence of Russian military forces in the
2	Baltic States may present a destabilizing effect on the
3	governments of these states;
4	(4) the governments of Estonia, Latvia, and
5	Lithuania have demanded that the Russian Federa-
6	tion remove such forces from their territories;
7	(5) Article 15 of the July 1992 Helsinki Summit
8	Declaration of the Conference on Security and Co-
9	operation in Europe specifically calls for the conclu-
10	sion, without delay, of appropriate bilateral agree-
11	ments, including timetables, for the ''early, orderly
12	and complete withdrawal of such foreign troops from
13	the territories of the Baltic States";
14	(6) the United States is aware of the difficulties
15	facing the Russian Federation in resettling Russian
16	soldiers and their families in Russia, and that the
17	lack of housing is a factor in the expeditious removal
18	of Russian troops;

(7) the United States is committed to providing
assistance to the Russian Federation for construction
of housing and job retraining for returning troops in
an attempt to help alleviate this burden; and

(8) the United States is encouraged by the
progress achieved thus far in removal of such troops,
and welcomes the agreement reached between the Rus-

sian Federation and Lithuania establishing the August 1993 deadline for troop removal. (b) POLICY.—The Congress calls upon the Government of the Russian Federation to continue to remove its troops from the independent Baltic States of Estonia, Latvia, and

6 Lithuania through a firm, expeditious, and conscientiously7 observed schedule.

8 (148)Page 60, line 5, strike out [\$422,499,000] and
9 insert: \$444,736,000

10 (149)Page 60, line 6, strike out [\$20,892,000] and in11 sert: *\$21,992,000*

12 (150)Page 60, line 7, after "arrearages" insert: : Provided, That funds shall be available for peacekeeping ex-13 penses only upon a certification by the Secretary of State 14 to the appropriate committees of the Congress that Amer-15 ican manufacturers and suppliers are being given opportu-16 nities to provide equipment, services and material for Unit-17 ed Nations peacekeeping activities equal to those being given 18 to foreign manufacturers and suppliers, and that the Unit-19 ed States Mission to the United Nations has established pro-20 cedures to provide information on all United Nations pro-21 curement regulations and solicitations to American manu-22 facturers and suppliers 23

(151)Page 60, line 17, strike out [\$5,463,000] and in sert: \$6,600,000

3 (152)Page 61, line 10, strike out [\$11,054,000] and
4 insert: \$11,330,000

5 (153)Page 61, line 13, strike out [\$14,051,000] and
6 insert: \$14,790,000

7 (154)Page 61, line 14, after "2696(c)" insert: , of which
8 not more than \$2,500,000 will be made available to reim9 burse the city of San Diego, California for treatment of Ti10 juana, Mexico sewage

11 (155)Page 61, line 26, strike out [\$14,200,000] and
12 insert: \$18,200,000

(156)Page 61, line 26, after "\$14,200,000" insert: :
14 Provided, That \$4,000,000 shall be made available to the
15 Great Lakes Fishery Commission for the registration of the
16 pesticide, TFM

17 (157)Page 62, line 12, strike out [\$16,287,000] and
18 insert: \$15,000,000

19 (158)Page 63, line 9, strike out [605] and insert: 606

20 (159)Page 63, after line 12, insert:

21 SEC. 503. No funds appropriated or otherwise made
22 available under this Act or any other Act may be expended

for the salary of the United States Commissioner of the
 International Boundary Commission, United States and
 Canada.

4 (160)Page 63, after line 12, insert:

5 SEC. 504. It is the sense of the Senate that funds made 6 available under Public Law 102–391, the Foreign Oper-7 ations Appropriations Act for Fiscal Year 1993, for the 8 Economic Support Fund, which have been allocated for 9 Nicaragua, be instead made available for emergency hu-10 manitarian assistance for Bosnia-Hercegovina.

(161)Page 63, line 20, strike out [\$47,279,000] and
insert: \$58,000,000, of which \$14,000,000 is available only
for payment of United States contributions to the Preparatory Commission for the Organization on the Prohibition of Chemical Weapons

- 16 **(**162**)**Page 63, after line 20, insert:
- 17 BOARD FOR INTERNATIONAL BROADCASTING
- 18 GRANTS AND EXPENSES

19 For expenses of the Board for International Broadcast-

- 20 ing, including grants to Radio Free Europe/Radio Liberty,
- 21 Incorporated, as authorized by the Board for International
- 22 Broadcasting Act of 1973, as amended (22 U.S.C. 2871–
- 23 2883), \$206,000,000, of which not to exceed \$52,000 may

3 (163)Page 63, strike out lines 21 to 24

4 (164)Page 64, line 13, strike out [\$44,391,000] and 5 insert: *\$42,000,000*

- 6 (165)Page 65, line 18, strike out [\$730,000,000] and
 7 insert: \$741,693,000
- 8 (166)Page 67, line 1, strike out [\$217,650,000] and
 9 insert: \$250,702,000
- 10 (167)Page 68, line 6, strike out [\$75,164,000] and in11 sert: *\$57,620,000*
- 12 (168)Page 68, line 16, strike out [\$23,000,000] and
 13 insert: *\$26,000,000*
- 14 **(169)**Page 68, after line 19, insert:
- 15 BROADCASTING TO CUBA

For expenses necessary to enable the United States Information Agency to carry out the Radio Broadcasting to
Cuba Act, as amended (22 U.S.C. 1465 et seq.) (providing
for the Radio Marti Program or Cuba Service of the Voice
of America), and the Television Broadcasting to Cuba Act
(22 U.S.C. 1465aa et seq.) including the purchase, rent,
construction, and improvement of facilities for radio and

television transmission and reception, and purchase and in-1 stallation of necessary equipment for radio and television 2 transmission and reception as authorized by 22 U.S.C. 3 4 1471, \$28,351,000, to remain available until expended as authorized by 22 U.S.C. 1477b(a): Provided, That such 5 funds for television broadcasting to Cuba may be used to 6 7 purchase or lease, maintain, and operate such aircraft (including aerostats) as may be required to house and operate 8 necessary television broadcasting equipment. 9

10 (170)Page 68, strike out lines 20 to 26

11 **(**171**)**Page 68, after line 26, insert:

12 NATIONAL ENDOWMENT FOR DEMOCRACY

13 For grants made by the United States Information Agency to the National Endowment for Democracy as au-14 thorized by the National Endowment for Democracy Act, 15 \$35,000,000, to remain available until expended: Provided, 16 17 That none of the funds appropriated under this heading may be disbursed to grantees who have not reimbursed the 18 19 National Endowment for Democracy, from nongovernmental funds, for disallowed expenditures by such grantees 20 for first class travel, alcohol and entertainment, identified 21 22 in the March 1993 report of the Inspector General of the United States Information Agency. 23

24 (172)Page 69, after line 20, insert:

SEC. 605. None of the funds made available in this
 Act may be used for the construction, repair (other than
 emergency repair), overhaul, conversion, or modernization
 of vessels for the National Oceanic and Atmospheric Admin istration in shipyards located outside of the United States.

6 (173)Page 69, line 21, strike out [605] and insert: 606

7 **(**174**)**Page 71, strike out lines 3 to 16

8 (175)Page 71, after line 16, insert:

9 SEC. 607. (a) Funds appropriated under this Act to the Legal Services Corporation and distributed to each 10 grantee funded in fiscal year 1994 pursuant to the number 11 of poor people determined by the Bureau of Census to be 12 within its geographical area shall be distributed in the fol-13 lowing order: grants from the Legal Services Corporation 14 and contracts entered into with the Legal Services Corpora-15 tion for basic field programs shall be maintained in fiscal 16 year 1994 at not less than 97.903 per centum of the annual 17 level at which each grantee and contractor was funded in 18 fiscal year 1993 pursuant to Public Law 102–395; 19

(b) None of the funds appropriated under this Act to
the Legal Services Corporation shall be expended for any
purpose prohibited or limited by or contrary to any of the
provisions of—

1	(1) section 607 of Public Law 101–515, and
2	that, except for the funding formula, all funds appro-
3	priated for the Legal Services Corporation shall be
4	subject to the same terms and conditions set forth in
5	section 607 of Public Law 101–515 and all references
6	to "1991" in section 607 of Public Law 101–515 shall
7	be deemed to be ''1994'' unless paragraph (2) or (3)
8	applies;
9	(2) paragraph 1, except that, if a Board of elev-
10	en Directors is nominated by the President and con-
11	firmed by the Senate, provisos 20 and 22 shall not
12	apply;
13	(3) authorizing legislation for fiscal year 1994
14	for the Legal Services Corporation is enacted into
15	law.

16 (176)Page 71, after line 16, insert:

SEC. 608. It is the sense of the Congress that entities
purchasing goods or services with funds available under this
Act should, to the maximum extent feasible where available,
purchase only American-made equipment, products, and
services.

22 (177)Page 71, after line 16, insert:

23 SEC. 609. None of the funds made available by this
24 Act shall be used for contributions to the International Cof25 fee Organization.

1 (178)Page 71, after line 16, insert:

2 SEC. 610. TELEPHONE CALLING CARD PROCEDURES.

3 (a) ANALYSIS.—Not later than 180 days after the date
4 of enactment of this Act, the Federal Communications Com5 mission shall submit an analysis to Congress outlining op6 tions for addressing telephone calling cards procedures
7 which will maximize consumer benefits.

8 (b) CONTENTS.—The analysis shall include—

9 (1) a discussion of the various options regarding 10 the use of calling cards and telephone calling card 11 procedures;

(2) the costs of implementation of the options
submitted as part of the analysis containing methods
of addressing telephone calling card procedures;

15 (3) the benefits of various telephone calling card16 procedures to consumers;

(4) the competitive effects of various telephone
calling card procedures (both to inter-LATA (local access transport areas) and intra-LATA) to consumers;

20 (5) any anticipated technical and legal problems
21 that might arise under the various options for tele22 phone calling card procedure;

23 (6) the effect on aggregators, including pay
24 phone owners, hotels, motels, prisons, universities,
25 and similar entities;

(7) the need for a change in view of compliance
 with the Telephone Operator Consumers Services Im provement Act of 1990 (P.L. 101–435); and
 (8) the steps to be taken, if any, to implement
 options submitted as part of the analysis involving
 calling card procedures and the time frame necessary
 to complete such steps.
 Attest:

Secretary.

- HR 2519 EAS——2
- HR 2519 EAS——3
- HR 2519 EAS——4
- HR 2519 EAS——5