In the Senate of the United States,

June 7 (legislative day, June 6), 2002.

Resolved, That the bill from the House of Representatives (H.R. 4775) entitled "An Act making supplemental appropriations for further recovery from and response to terrorist attacks on the United States for the fiscal year ending September 30, 2002, and for other purposes.", do pass with the following

AMENDMENT:

Strike out all after the enacting clause and insert: 1 That the following sums are appropriated, out of any 2 money in the Treasury not otherwise appropriated, for the 3 fiscal year ending September 30, 2002, and for other pur-4 poses, namely:

TITLE I—SUPPLEMENTAL APPROPRIATIONS
CHAPTER 1
DEPARTMENT OF AGRICULTURE
Office of the Secretary
(INCLUDING TRANSFERS OF FUNDS)
For an additional amount for "Office of the Sec-
retary", \$18,000,000, to remain available until expended:
Provided, That the Secretary shall transfer these funds to
the Agricultural Research Service, the Animal and Plant
Health Inspection Service, the Agricultural Marketing
Service, and/or the Food Safety and Inspection Service:
Provided further, That the entire amount is designated by
the Congress as an emergency requirement pursuant to sec-
tion 251(b)(2)(A) of the Balanced Budget and Emergency
Deficit Control Act of 1985, as amended.
Agricultural Research Service
SALARIES AND EXPENSES
For an additional amount for "Salaries and Ex-
penses", \$16,000,000, to remain available until September
30, 2003: Provided, That the entire amount is designated
by the Congress as an emergency requirement pursuant to
section 251(b)(2)(A) of the Balanced Budget and Emer-
gency Deficit Control Act of 1985, as amended.
BUILDINGS AND FACILITIES
For an additional amount for "Buildings and Facili-
ties", \$50,000,000, to remain available until expended.

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1	Cooperative State Research, Education, and
2	Extension Service
3	EXTENSION ACTIVITIES
4	For an additional amount for "Extension Activities",
5	\$16,000,000, to remain available until September 30, 2003:
6	Provided, That the entire amount is designated by the Con-
7	gress as an emergency requirement pursuant to section
8	251(b)(2)(A) of the Balanced Budget and Emergency Def-
9	icit Control Act of 1985, as amended.
10	Animal and Plant Health Inspection Service
11	SALARIES AND EXPENSES
12	For an additional amount for "Salaries and Ex-
13	penses", \$60,000,000, to remain available until September
14	30, 2003: Provided, That the entire amount is designated
15	by the Congress as an emergency requirement pursuant to
16	section $251(b)(2)(A)$ of the Balanced Budget and Emer-
17	gency Deficit Control Act of 1985, as amended.
18	Food Safety and Inspection Service
19	For an additional amount for "Food Safety and In-
20	spection Service", \$15,000,000, to remain available until
21	September 30, 2003: Provided, That the entire amount is
22	designated by the Congress as an emergency requirement
23	pursuant to section 251(b)(2)(A) of the Balanced Budget
24	and Emergency Deficit Control Act of 1985, as amended.

24 and Emergency Deficit Control Act of 1985, as amended.

1	NATURAL RESOURCES CONSERVATION SERVICE
2	WATERSHED AND FLOOD PREVENTION OPERATIONS
3	For an additional amount for "Watershed and Flood
4	Prevention Operations", for emergency recovery operations,
5	\$100,000,000, to remain available until expended: Pro-
6	vided, That of this amount, \$27,000,000 is designated by
7	the Congress as an emergency requirement pursuant to sec-
8	tion 251(b)(2)(A) of the Balanced Budget and Emergency
9	Deficit Control Act of 1985, as amended.
10	RURAL COMMUNITY ADVANCEMENT PROGRAM
11	For an additional amount for "Rural Community Ad-
12	vancement Program" for emergency purposes for grants
13	and loans as authorized by 7 U.S.C. $381E(d)(2)$,
14	306(a)(14), and 306C, \$25,000,000, with up to \$5,000,000
15	for contracting with qualified organization(s) to conduct
16	vulnerability assessments for rural community water sys-
17	tems, to remain available until expended: Provided, That
18	the entire amount is designated by the Congress as an emer-
19	gency requirement pursuant to section $251(b)(2)(A)$ of the
20	Balanced Budget and Emergency Deficit Control Act of
21	1985, as amended.
22	RURAL UTILITIES SERVICE
23	LOCAL TELEVISION LOAN GUARANTEE PROGRAM ACCOUNT
24	(INCLUDING RESCISSION)
25	Of funds made available under this heading for the
26	and of anamantood loans including the cost of modifying

26 cost of guaranteed loans, including the cost of modifying HR 4775 EAS loans as defined in section 502 of the Congressional Budget
 Act of 1974, \$20,000,000 are rescinded.

For an additional amount for "Local Television Loan
Guarantee Program Account", \$20,000,000, to remain
available until expended.

Food and Nutrition Service special supplemental nutrition program for women, infants, and children (wic)

9 For an additional amount for "Special Supplemental 10 Nutrition Program for Women, Infants, and Children 11 (WIC)", \$75,000,000, to remain available until September 30, 2003: Provided, That of the amounts provided in this 12 Act and any amounts available for reallocation in fiscal 13 year 2002, the Secretary shall reallocate funds under section 14 15 17(g)(2) of the Child Nutrition Act of 1966, as amended, in the manner and under the formula the Secretary deems 16 necessary to respond to the effects of unemployment and 17 18 other conditions caused by the recession.

- 19 FOOD STAMP PROGRAM
- 20 (RESCISSION)

Of funds which may be reserved by the Secretary for
allocation to State agencies under section 16(h)(1) of the
Food Stamp Act of 1977 to carry out the Employment and
Training program, \$33,000,000 are rescinded and returned
to the Treasury.

GENERAL PROVISION, THIS CHAPTER

1

2 101. Assistance To Agricultural Pro-Sec. DUCERS THAT HAVE USED WATER FOR IRRIGATION FROM 3 4 RIO GRANDE RIVER. (a) IN GENERAL.—The Secretary of Agriculture shall use \$10,000,000 of the funds of the Com-5 modity Credit Corporation to make a grant to the State 6 7 of Texas, acting through the Texas Department of Agri-8 culture, to provide assistance to agricultural producers in 9 the State of Texas with farming operations along the Rio Grande River that have suffered economic losses during the 10 2001 crop year due to the failure of Mexico to deliver water 11 to the United States in accordance with the Treaty Relating 12 to the Utilization of Waters of the Colorado and Tijuana 13 Rivers and of the Rio Grande, and Supplementary Protocol 14 15 signed November 14, 1944, signed at Washington on February 3, 1944 (59 Stat. 1219; TS 944). 16

(b) AMOUNT.—The amount of assistance provided to
individual agricultural producers under this section shall
be proportional to the amount of actual losses described in
subsection (a) that were incurred by the producers.

21 (c) Emergency Requirement.—

(1) IN GENERAL.—The entire amount necessary
to carry out this section shall be available only to the
extent that an official budget request for the entire
amount, that includes designation of the entire

1 amount of the request as an emergency requirement 2 under the Balanced Budget and Emergency Deficit Control Act of 1985 (2 U.S.C. 900 et seq.), is trans-3 4 mitted by the President to Congress. (2) DESIGNATION.—The entire amount necessary 5 6 to carry out this section is designated by Congress as 7 emergency requirement pursuant to section an8 251(b)(2)(A) of that Act (2 U.S.C. 901(b)(2)(A)). 9 SEC. 102. Not later than 14 days after the date of en-10 actment of this Act, the Secretary of Agriculture shall carry out the transfer of funds under section 2507(a) of the Food 11 Security and Rural Investment Act of 2002 (Public Law 12 13 107-171).

SEC. 103. SENSE OF THE SENATE ON COMPENSATION 14 15 TO PRODUCERS OF POULTRY AFFECTED BY AVIAN INFLU-ENZA. It is the Sense of the Senate that the Secretary of 16 Agriculture act expeditionally to provide compensation 17 through the Commodity Credit Corporation to producers of 18 poultry that have been affected by outbreaks of avian influ-19 enza in Virginia, West Virginia, and other States which 20 21 have resulted in the destruction of poultry flocks in order 22 to contain this disease.

23 SEC. 104. (a) FINDINGS.—(1) Of the 40 million people
24 living with HIV/AIDS, nearly 2.7 million are children
25 under 15, and 11.8 million are young people aged 15–24,

more than 540,000 children were infected in mother-to-child
 transmission in 2000, and a baby born to an HIV-positive
 mother has a 25 to 35 percent chance of becoming infected.

4 (2) Targeted provision of dairy products for HIV/
5 AIDS mitigation provides an economical and efficient
6 means to strengthen nutrition, ward off infectious diseases
7 and extend the lives of HIV-positive individuals.

8 (3) Good nutrition including dairy products is critical 9 to programs that provide and enhance anti-retroviral drugs 10 to prevent mother-to-child transmission of HIV/AIDS, and 11 nutrition experts recommend the use of dairy products with 12 anti-retroviral drugs to combat mother-to-child trans-13 mission.

(4) In the diets of young children, growing adolescents
and pregnant women, milk has been proven to provide a
concentration of critical nutritional elements that promote
growth and robust health, and the National Institutes of
Health (NIH) recommends that dairy products be used to
boost the nutrition of HIV-positive young children.

(5) It is imperative that attempts to improve the availability of dairy products to the HIV/AIDS afflicted do not
undermine the security and stability of the indigenous
dairy production and processing sector.

24 (6) The United States has more than 1 billion pounds
25 (450,000 metric tons) of surplus non-fat dry milk in storage

that has been acquired at an average cost of over 90 cents
 per pound for a total cost approaching \$1,000,000,000, and
 storage costs are \$1,500,000 per month and growing.

4 (7) This huge amount of milk overhangs the United
5 States and world markets and deteriorates rapidly, going
6 out of condition in about 3 years when it must be sold for
7 a salvage value of only a few cents per pound.

8 (8) The impacts of breast-feeding on mother-to-child 9 transmission remain controversial and appropriate inter-10 ventions are not yet scientifically proven, especially in low-11 income communities where appropriate alternatives are not 12 available and may be unsafe.

(9) There is a need for non-fat dry milk in inter14 national relief to use in human feeding programs that tar15 get the most vulnerable in society, particularly those af16 fected by HIV/AIDS.

17 (b) SENSE OF THE SENATE.—It is the sense of the Sen18 ate that the Secretary of Agriculture should—

(1) utilize the existing 416(b) authority of the
Agricultural Act of 1949 to dispose of dairy surpluses
for direct feeding programs to mothers and children
living with HIV/AIDS and communities heavily impacted by the HIV/AIDS pandemic;

24 (2) make available funds for the provision of
25 100,000 metric tons of surplus non-fat dry milk to

1	combat HIV/AIDS, with a special focus on HIV-posi-
2	tive mothers and children, to include ocean and in-
3	land transportation, accounting, monitoring and
4	evaluation expenses incurred by the Secretary of Agri-
5	culture, and expenses incurred by private and vol-
б	untary organizations and cooperatives related to mar-
7	ket assessments, project design, fortification, distribu-
8	tion, and other project expenses;
9	(3) give careful consideration to the local market
10	conditions before dairy products are donated or mone-
11	tized into a local economy, so as not to undermine the
12	security and stability of the indigenous dairy produc-
13	tion and processing sector; and
14	(4) Use none of these funds or commodities in
15	any programs that would substitute dairy products
16	for breast-feeding.
17	SEC. 105. (a) RESCISSION.—The unobligated balance
18	of authority available under section 2108(a) of Public Law
19	107–20 is rescinded as of the date of the enactment of this
20	Act.
21	(b) APPROPRIATION.—There is appropriated to the
22	Secretary of Agriculture an amount equal to the unobli-
23	gated balance rescinded by subsection (a) for expenses
24	through fiscal year 2003 under the Agricultural Trade De-
25	velopment and Assistance Act of 1954, as amended (7

U.S.C. 1721–1726a) for commodities supplied in connection
 with dispositions abroad pursuant to title II of said Act.
 SEC. 106. Section 416(b)(7)(D)(iv) of the Agricultural
 Act of 1949 (7 U.S.C. 1431(b)(7)(D)(iv)) is amended by
 striking "subsection." and inserting in lieu thereof the fol lowing: "subsection, or to otherwise carry out the purposes
 of this subsection.".

8 SEC. 107. Notwithstanding any other provision of law 9 and effective on the date of enactment of this Act, the Secretary may use an amount not to exceed \$12,000,000 from 10 11 the amounts appropriated under the heading Food Safety 12 and Inspection Service under the Agriculture, Rural Development, Food and Drug Administration, and Related Agen-13 cies Appropriations Act of 2001 (Public Law 106–387) to 14 15 liquidate over-obligations and over-expenditures of the Food Safety and Inspection Service incurred during previous fis-16 cal years, approved by the Director of the Office of Manage-17 ment and Budget based on documentation provided by the 18 19 Secretary of Agriculture.

- 20 CHAPTER 2
- 21 DEPARTMENT OF JUSTICE
- 22 General Administration
- 23 SALARIES AND EXPENSES

For an additional amount for "Salaries and Expenses" to respond to the September 11, 2001, terrorist at-

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tacks on the United States, \$12,750,000, to remain avail-1 able until expended: Provided, That \$10,750,000 is for the 2 3 planning, development, and deployment of an integrated 4 fingerprint identification system, including automated ca-5 pability to transmit fingerprint and image data for the design, and for the development, testing, and deployment of 6 7 a standards-based, integrated, interoperable computer sys-8 tem for the Immigration and Naturalization Service ("Chi-9 mera system"), to be managed by Justice Management Di-10 vision, as authorized by section 202 of H.R. 3525: Provided further, That \$2,000,000 is for the Principal Associate Dep-11 uty Attorney General for Combating Terrorism: Provided 12 13 further, That \$10,750,000 is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A)14 15 of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended. 16

17 In addition, for the Office of Domestic Preparedness to respond to the September 11, 2001, terrorist attacks on 18 19 the United States, \$173,800,000, to remain available until expended, for grants, cooperative agreements, and other as-20 21 sistance authorized by sections 819 and 821 of the 22 Antiterrorism and Effective Death Penalty Act of 1996 and 23 sections 1014, 1015, and 1016 of the USA PATRIOT ACT 24 (Public Law 107–56), and for other counterterrorism programs: Provided, That no funds under this heading shall 25

be used to duplicate the Federal Emergency Management
 Agency Fire Grant program: Provided further, That the en tire amount is designated by the Congress as an emergency
 requirement pursuant to section 251(b)(2)(A) of the Bal anced Budget and Emergency Deficit Control Act of 1985,
 as amended.

Legal Activities

7

8 SALARIES AND EXPENSES, UNITED STATES ATTORNEYS

9 For an additional amount for "Salaries and Ex10 penses" for courtroom technology, \$5,200,000: Provided,
11 That the entire amount is designated by the Congress as
12 an emergency requirement pursuant to section 251(b)(2)(A)
13 of the Balanced Budget and Emergency Deficit Control Act
14 of 1985, as amended.

15 SALARIES AND EXPENSES, UNITED STATES ATTORNEYS
16 (RESCISSION)

17 Of the amounts made available under this heading in
18 Public Law 107–77, \$7,000,000 are rescinded.

- 19 SALARIES AND EXPENSES, UNITED STATES MARSHALS
- 20 SERVICE
- 21 (RESCISSION)

22 Of the amounts made available under this heading for

23 the Training Academy, \$2,100,000 are rescinded.

24 ANTI-TERRORISM TASK FORCES

25 For expenses necessary for Anti-Terrorism Task
26 Forces, including salaries and expenses, operations, equip-

ment, and facilities, \$45,000,000, to be derived from the
 amounts made available for this purpose in Public Law
 107-77 and Public Law 107-117.

4 JOINT TERRORISM TASK FORCES

For expenses necessary for Joint Terrorism Task
Forces, including salaries and expenses, operations, equipment, and facilities, \$113,235,000, to be derived from the
amounts made available for this purpose in Public Law
107-77 and Public Law 107-117.

10 FOREIGN TERRORIST TRACKING TASK FORCES

For expenses necessary for Foreign Terrorist Tracking
Task Forces, including salaries and expenses, operations,
equipment, and facilities, \$10,000,000, to be derived from
the amounts made available for this purpose in Public Law
107–77 and Public Law 107–117.

- 16 FEDERAL BUREAU OF INVESTIGATION
- 17 SALARIES AND EXPENSES

For an additional amount for "Salaries and Expenses" for emergency expenses resulting from the September 11, 2001, terrorist attacks, \$75,500,000, of which \$50,500,000 is for a cyber-security initiative: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

Immigration and Naturalization Service 1 2 SALARIES AND EXPENSES 3 For an additional amount for "Salaries and Expenses" for fleet management, \$35,000,000: Provided, That 4 the entire amount is designated by the Congress as an emer-5 gency requirement pursuant to section 251(b)(2)(A) of the 6 7 Balanced Budget and Emergency Deficit Control Act of 8 1985, as amended. 9 CONSTRUCTION

10 For an additional amount for "Construction" for 11 emergency expenses resulting from the September 11, 2001, 12 terrorist attacks, \$84,000,000: Provided, That the entire 13 amount is designated by the Congress as an emergency re-14 quirement pursuant to section 251(b)(2)(A) of the Balanced 15 Budget and Emergency Deficit Control Act of 1985, as 16 amended.

- 17 FEDERAL PRISON SYSTEM
- 18 BUILDINGS AND FACILITIES
- 19 (RESCISSION)

Of the amounts made available under this heading in
Public Law 107–77 for buildings and facilities, \$30,000,000
are rescinded.

23 OFFICE OF JUSTICE PROGRAMS
24 ELECTION REFORM GRANT PROGRAM
25 For an amount to establish the Election Reform Grant
26 Program, to provide assistance to States and localities in
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improving election technology and the administration of
 federal elections, \$450,000,000, to remain available until
 expended: Provided, That such amount shall not be avail able for obligation until the enactment of legislation that
 establishes programs for improving the administration of
 elections.

7 JUSTICE ASSISTANCE 8 (RESCISSION)

9 Of the amounts made available under this heading for 10 the Office of the Assistant Attorney General for Office of 11 Justice Programs, \$2,000,000 are rescinded, and for the Of-12 fice of Congressional and Public Affairs, \$2,000,000 are re-13 scinded.

14 COMMUNITY ORIENTED POLICING SERVICES

15 For an amount to establish the Community Oriented 16 Policing Services' Interoperable Communications Technology Program, for emergency expenses for activities re-17 18 lated to combating terrorism by providing grants to States 19 and localities to improve communications within, and among, law enforcement agencies, \$85,000,000, to remain 20 21 available until expended: Provided, That the entire amount 22 is designated by the Congress as an emergency requirement 23 pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended. 24

1	DEPARTMENT OF COMMERCE AND RELATED
2	AGENCIES
3	DEPARTMENT OF COMMERCE
4	INTERNATIONAL TRADE ADMINISTRATION
5	OPERATIONS AND ADMINISTRATION
6	For an additional amount for "Operations and Ad-
7	ministration" for emergency expenses resulting from new
8	homeland security activities, \$1,725,000: Provided, That the
9	entire amount is designated by the Congress as an emer-
10	gency requirement pursuant to section $251(b)(2)(A)$ of the
11	Balanced Budget and Emergency Deficit Control Act of
12	1985, as amended.
13	Export Administration
14	OPERATIONS AND ADMINISTRATION
15	For an additional amount for "Operations and Ad-
16	ministration" for emergency expenses resulting from new
17	homeland security activities, \$8,700,000: Provided, That, of
18	the funds appropriated under this heading, such sums as
19	are necessary may be transferred to, and merged with, any
20	appropriations account to develop and implement secure
21	connectivity between Federal agencies and the Executive Of-
22	fice of the President: Provided further, That the entire
23	amount is designated by the Congress as an emergency re-
24	quirement pursuant to section 251(b)(2)(A) of the Balanced

Budget and Emergency Deficit Control Act of 1985, as
 amended.

3	Bureau of the Census
4	PERIODIC CENSUSES AND PROGRAMS
5	(RESCISSION)
6	Of the amounts made available under this heading in
7	prior fiscal years, excepting funds designated for the
8	Suitland Federal Center, \$20,900,000 are rescinded.
9	NATIONAL INSTITUTE OF STANDARDS AND TECHNOLOGY
10	SCIENTIFIC AND TECHNICAL RESEARCH AND SERVICES
11	For an additional amount for "Scientific and Tech-
12	nical Research and Services" for emergency expenses result-
13	ing from new homeland security activities and increased
14	security requirements, \$84,600,000, of which \$40,000,000 is
15	for a cyber-security initiative: Provided, That the entire
16	amount is designated by the Congress as an emergency re-
17	quirement pursuant to section 251(b)(2)(A) of the Balanced
18	Budget and Emergency Deficit Control Act of 1985, as
19	amended: Provided further, That of the amount appro-
20	priated under this heading, \$500,000 shall be for the Center
21	for Identification Technology Research at the West Virginia
22	University for the purpose of developing interoperability
23	standards and an application profile for technology neu-
24	tral, portable, and data independent biometrics, in accord-
25	ance with section 403(c)(2) of The USA PATRIOT Act
26	(Public Law 107–56) and sections $201(c)(5)$ and
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202(a)(4)(B) and title III of the Enhanced Border Security
 and Visa Reform Act (Public Law 107–173), and the
 amendments made by those provisions.

4 NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION

5 OPERATIONS, RESEARCH, AND FACILITIES

6 For an additional amount for "Operations, Research, 7 and Facilities" for emergency expenses resulting from home-8 land security activities, \$29,200,000, of which \$23,400,000 9 is to address critical mapping and charting backlog requirements, \$3,000,000 is to enhance the National Water 10 Level Observation Network and \$2,800,000 is for backup 11 capability for National Oceanic and Atmospheric Adminis-12 tration critical satellite products and services, to remain 13 14 available until September 30, 2003: Provided, That 15 \$2,800,000 is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Bal-16 anced Budget and Emergency Deficit Control Act of 1985, 17 18 as amended.

19 PROCUREMENT, ACQUISITION AND CONSTRUCTION
20 (INCLUDING RESCISSION)

For an additional amount for "Procurement, Acquisition and Construction" for emergency expenses resulting
from homeland security activities, \$7,200,000 for a supercomputer backup, to remain available until September 30,
2003: Provided, That the entire amount is designated by
the Congress as an emergency requirement pursuant to secHR 4775 EAS

tion 251(b)(2)(A) of the Balanced Budget and Emergency
 Deficit Control Act of 1985, as amended.

3 Of the amounts made available under this heading for
4 the National Polar-Orbiting Operational Environmental
5 Satellite System, \$8,100,000 are rescinded.

6 FISHERIES FINANCE PROGRAM ACCOUNT

7 Funds provided under the heading, "Fisheries Finance Program Account", National Oceanic and Atmospheric Ad-8 9 ministration, Department of Commerce, for the direct loan 10 program authorized by the Merchant Marine Act of 1936, as amended, are available to subsidize gross obligations for 11 the principal amount of direct loans not to exceed 12 13 \$5,000,000 for Individual Fishing Quota loans, and not to exceed \$19,000,000 for Traditional loans. 14

- 15 DEPARTMENTAL MANAGEMENT
- 16 SALARIES AND EXPENSES

For an additional amount for "Salaries and Expenses" for emergency expenses resulting from new homeland security activities, \$400,000: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

1	THE JUDICIARY
2	Supreme Court of the United States
3	CARE OF THE BUILDING AND GROUNDS
4	For an additional amount for "Care of the Building
5	and Grounds" for emergency expenses for security upgrades
6	and renovations of the Supreme Court building,
7	\$10,000,000: Provided, That the entire amount is des-
8	ignated by the Congress as an emergency requirement pur-
9	suant to section $251(b)(2)(A)$ of the Balanced Budget and
10	Emergency Deficit Control Act of 1985, as amended.
11	Courts of Appeals, District Courts, and Other
12	JUDICIAL SERVICES
13	SALARIES AND EXPENSES
14	For an additional amount for "Salaries and Ex-
15	penses" for emergency expenses to enhance security and to
16	provide for extraordinary trial related costs, \$9,684,000, to
17	remain available until expended: Provided, That the entire
18	amount is designated by the Congress as an emergency re-
19	quirement pursuant to section 251(b)(2)(A) of the Balanced
20	Budget and Emergency Deficit Control Act of 1985, as
21	amended.

21

1 DEPARTMENT OF STATE AND RELATED AGENCY

2	DEPARTMENT OF STATE
3	Administration of Foreign Affairs
4	DIPLOMATIC AND CONSULAR PROGRAMS
5	For an additional amount for "Diplomatic and Con-
6	sular Programs," for emergency expenses for activities re-
7	lated to combating international terrorism, \$38,300,000, of
8	which \$20,300,000 shall remain available until September
9	30, 2003: Provided, That funds appropriated by this para-
10	graph shall be available notwithstanding section 15 of the
11	State Department Basic Authorities Act of 1956, as amend-
12	ed: Provided further, That the entire amount is designated
13	by the Congress as an emergency requirement pursuant to
14	section $251(b)(2)(A)$ of the Balanced Budget and Emer-
15	gency Deficit Control Act of 1985, as amended.
16	EDUCATIONAL AND CULTURAL EXCHANGE PROGRAMS
17	For an additional amount for "Educational and Cul-
18	tural Exchange Programs", for emergency expenses for ac-
19	tivities related to combating international terrorism,
20	\$9,000,000: Provided, That funds appropriated by this
21	paragraph shall be available notwithstanding section 15 of
22	the State Department Basic Authorities Act of 1956, as
23	amended: Provided further, That the entire amount is des-
24	ignated by the Congress as an emergency requirement pur-
25	suant to section $251(b)(2)(A)$ of the Balanced Budget and
26	Emergency Deficit Control Act of 1985, as amended.
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1 EMBASSY SECURITY, CONSTRUCTION, AND MAINTENANCE

2 For an additional amount for "Embassy Security, Construction, and Maintenance", for emergency expenses 3 4 for activities related to combating international terrorism, \$210,516,000, to remain available until expended: Pro-5 vided, That \$210,516,000 shall be available notwith-6 standing section 15 of the State Department Basic Authori-7 8 ties Act of 1956, as amended: Provided further, That the 9 entire amount is designated by the Congress as an emer-10 gency requirement pursuant to section 251(b)(2)(A) of the 11 Balanced Budget and Emergency Deficit Control Act of 1985, as amended. 12

13 INTERNATIONAL ORGANIZATIONS AND CONFERENCES

14 CONTRIBUTIONS TO INTERNATIONAL ORGANIZATIONS

15 For an additional amount for "Contributions to International Organizations", for emergency expenses for activi-16 ties 17 related to combating international terrorism, 18 \$7,000,000, to remain available until September 30, 2003: Provided, That funds appropriated by this paragraph shall 19 be available notwithstanding section 15 of the State Depart-20 21 ment Basic Authorities Act of 1956, as amended: Provided 22 further, That the entire amount is designated by the Con-23 gress as an emergency requirement pursuant to section 24 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended. 25

1	CONTRIBUTIONS FOR INTERNATIONAL PEACEKEEPING
2	ACTIVITIES
3	(RESCISSION)
4	Of the amounts made available under this heading,
5	\$48,000,000 are rescinded from prior year appropriations.
6	RELATED AGENCY
7	Broadcasting Board of Governors
8	INTERNATIONAL BROADCASTING OPERATIONS
9	For an additional amount for "International Broad-
10	casting Operations", for emergency expenses for activities
11	related to combating international terrorism, \$7,400,000, to
12	remain available until September 30, 2003: Provided, That
13	funds appropriated by this paragraph shall be available
14	notwithstanding section 15 of the State Department Basic
15	Authorities Act of 1956, as amended: Provided further, That
16	the entire amount is designated by the Congress as an emer-
17	gency requirement pursuant to section $251(b)(2)(A)$ of the
18	Balanced Budget and Emergency Deficit Control Act of
19	1985, as amended.
20	RELATED AGENCIES
21	Securities and Exchange Commission
22	SALARIES AND EXPENSES
23	For an additional amount for "Salaries and Ex-
24	penses" to respond to the September 11, 2001, terrorist at-
25	tacks on the United States and for other purposes,
26	\$29,300,000, to remain available until expended: Provided,
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That \$9,300,000 is designated by the Congress as an emer gency requirement pursuant to section 251(b)(2)(A) of the
 Balanced Budget and Emergency Deficit Control Act of
 1985, as amended.

5 GENERAL PROVISIONS, THIS CHAPTER

6 SEC. 201. Title II of Public Law 107–77 is amended 7 in the second undesignated paragraph under the heading 8 "Department of Commerce, National Institute of Standards" 9 and Technology, Industrial Technology Services" by striking "not to exceed \$60,700,000 shall be available for the 10 award of new grants" and inserting "not less than 11 12 \$60,700,000 shall be used before October 1, 2002 for the award of new grants". 13

14 SEC. 202. None of the funds appropriated or otherwise 15 made available by this Act or any other Act may be used 16 to implement, enforce, or otherwise abide by the Memo-17 randum of Agreement signed by the Federal Trade Commis-18 sion and the Antitrust Division of the Department of Jus-19 tice on March 5, 2002.

20 SEC. 203. (a) Section 504 of title 28, United States
21 Code, is amended by inserting after "General" the fol22 lowing: "and a Principal Associate Deputy Attorney Gen23 eral for Combating Terrorism".

(b) The Section heading for section 504 of title 28,
25 United States Code, is amended by inserting after "Gen-

eral" the following: "and Principal Associate Deputy Attor ney General for Combating Terrorism".

3 (c) The Principal Associate Deputy Attorney General
4 for Combating Terrorism (appointed under section 504 of
5 title 28, United States Code, as amended by subsection (a))
6 shall—

7 (1) serve as the principal adviser to the Attorney
8 General and the Deputy Attorney General for com9 bating terrorism, counterterrorism, and antiterrorism
10 policy;

(2) have responsibility for coordinating all functions within the Department of Justice relating to
combating domestic terrorism, subject to paragraph
(5), including—

15 (A) policies, plans, and oversight, as they
16 relate to combating terrorism, counterterrorism,
17 and antiterrorism activities;

18 (B) State and local preparedness for ter19 rorist events;

20 (C) contingency operations within the De21 partment of Justice; and

- 22 (D) critical infrastructure;
- 23 (3) coordinate—
- 24 (A) all inter-agency interface between the
 25 Department of Justice and other departments,

27

1	agencies, and entities of the United States, in-
2	cluding State and local organizations, engaged
3	in combating terrorism, counterterrorism, and
4	antiterrorism activities; and
5	(B) the implementation of the Department
6	of Justice's strategy for combating terrorism by
7	State and local law enforcement with respon-
8	sibilities for combating domestic terrorism;
9	(4) recommend changes in the organization and
10	management of the Department of Justice and State
11	and local entities engaged in combating domestic ter-
12	rorism to the Attorney General and Deputy Attorney
13	General; and
14	(5) serve in an advisory capacity to the Attorney
15	General and Deputy Attorney General on matters
16	pertaining to the allocation of resources for combating
17	terrorism.
18	(d) The allocation of resources for combating terrorism
19	shall remain under the purview of the current Deputy At-
20	torney General. Any changes in the allocation of resources
21	will continue to be approved by the current Deputy Attor-
22	ney General using the current procedures of the Department
23	of Justice.
24	(e) Effective upon enactment of this Act, there is trans-
25	ferred to the Principal Associate Deputy Attorney General

1 for Combating Terrorism all authorities, liabilities, funding, personnel, equipment, and real property employed or 2 used by, or associated with, the Office of Domestic Pre-3 4 paredness, the National Domestic Preparedness Office, the Executive Office of National Security, and such appro-5 priate components of the Office of Intelligence Policy and 6 7 Review and the National Institute of Justice as relate to combating terrorism, counterterrorism, and antiterrorism 8 9 activities.

10 SEC. 204. Public Law 106–256 is amended in section
 11 3(f)(1) by striking "18" and inserting "29".

12 SEC. 205. The American Section, International Joint 13 Commission, United States and Canada, is authorized to 14 receive funds from the United States Army Corps of Engi-15 neers for the purposes of conducting investigations, under-16 taking studies, and preparing reports in connection with 17 a reference to the International Joint Commission on the 18 Devils Lake project mentioned in Public Law 106–377.

19 SEC. 206. Section 282(a)(2)(D) of the Agricultural
20 Marketing Act of 1946 is amended to read as follows:

21 "(D) in the case of wild fish, is—
22 "(i) harvested in the United States, a
23 territory of the United States, or a State, or
24 by a vessel that is documented under chap-

1 ter 121 of title 46, United States Code, or 2 registered in the United States; and 3 "(ii) processed in the United States, a 4 territory of the United States, or a State, 5 including the waters thereof, or aboard a 6 vessel that is documented under chapter 121 7 of title 46. United States Code, or registered 8 in the United States; and".

9 SEC. 207. Of the amounts appropriated in Public Law 107–77, under the heading "Department of Commerce, Na-10 tional Oceanic and Atmospheric Administration, Oper-11 ations, Research, and Facilities", for coral reef programs, 12 13 \$2,500,000, for a cooperative agreement with the National Defense Center of Excellence for Research in Ocean Sciences 14 15 to conduct coral mapping in the waters of the Hawaiian Islands and the surrounding Exclusive Economic Zone in 16 accordance with the mapping implementation strategy of 17 18 the United States Coral Reef Task Force.

19 SEC. 208. In addition to amounts appropriated or oth-20 erwise made available by this Act or any other Act, 21 \$11,000,000 is appropriated to enable the Secretary of Com-22 merce to provide economic assistance to fishermen and fish-23 ing communities affected by Federal closures and fishing 24 restrictions in the New England groundfish fishery, to re-25 main available until September 30, 2003.

1 SEC. 209. In addition to amounts appropriated or oth-2 erwise made available by this Act or any other Act, 3 \$5,000,000 shall be provided to enable the Secretary of Com-4 merce to provide for direct economic assistance to fishermen and fishing communities, affected by Federal Court ordered 5 management measures in the Northeast multispecies fish-6 7 ery, to remain available until September 30, 2003: Pro-8 vided, That these amounts shall be used to support port se-9 curity and related coastal activities administered by the National Oceanic and Atmospheric Administration, the 10 Coast Guard, or an affected state. 11

12 SEC. 210. Of the amounts appropriated in Public Law 107–77, under the heading "Department of Commerce, Na-13 tional Oceanic and Atmospheric Administration, Oper-14 15 ations, Research, and Facilities", for Oregon groundfish cooperative research, \$500,000 shall be for the cost of a reduc-16 17 tion loan of \$50,000,000 as authorized under sections 1111 and 1112 of title XI of the Merchant Marine Act, 1936 (46 18 19 U.S.C. App. 1279f and 1279g) to carry out a West Coast groundfish fishing capacity reduction program under sec-20 21 tion 312(b) of the Magnuson-Stevens Fishery Conservation 22 and Management Act (16 U.S.C. 1861a(b)).

23 SEC. 211. (a) Subject to subsection (b), the Attorney
24 General shall, out of appropriations available to the De25 partment of Justice made in Public Law 107–77, transfer

to, and merge with, the appropriations account for the Im migration and Naturalization Service entitled "Salaries
 and Expenses" the following amounts for the following pur poses:

(1) \$4,900,000 to cover an increase in pay for all 5 6 Border Patrol agents who have completed at least one 7 year's service and are receiving an annual rate of basic pay for positions at GS-9 of the General Sched-8 9 ule under section 5332 of title 5, United States Code, 10 from the annual rate of basic pay payable for posi-11 tions at GS-9 of the General Schedule under such sec-12 tion 5332, to an annual rate of basic pay payable for 13 positions at GS-11 of the General Schedule under 14 such section 5332; and

15 (2) \$3,800,000 to cover an increase in pay for all 16 immigration inspectors who have completed at least 17 one year's service and are receiving an annual rate 18 of basic pay for positions at GS-9 of the General 19 Schedule under section 5332 of title 5, United States 20 Code, from the annual rate of basic pay payable for 21 positions at GS-9 of the General Schedule under such 22 section 5332, to an annual rate of basic pay payable 23 for positions at GS-11 of the General Schedule under 24 such section 5332.

(b) Funds transferred under subsection (a) shall be
 available for obligation and expenditure only in accordance
 with the procedures applicable to reprogramming notifica tions set forth in section 605 of the Departments of Com merce, Justice, and State, the Judiciary, and Related Agen cies Appropriations Act, 2002 (Public Law 107–77; 115
 Stat. 798).

8 (c) Not later than September 30, 2002, the Justice 9 Management Division of the Department of Justice shall 10 submit a report to the Committees on Appropriations of the 11 Senate and the House of Representatives describing the 12 progress made in the development of the Chimera system.

(d) No funds available to the Immigration and Naturalization Service for technology activities in the fiscal year
2003 may be obligated or expended unless the program
manager of the Chimera system approves the obligation or
expenditure of those funds and so reports to the Attorney
General.

SEC. 212. Amounts appropriated by title V of Public
Law 107–77 under the heading "NATIONAL VETERANS
BUSINESS DEVELOPMENT CORPORATION" (115 Stat. 795)
shall remain available until expended.

23 SEC. 213. Of the funds made available under the head24 ing "Courts of Appeals, District Courts, and Other Judicial
25 Services, Salaries, and Expenses" in title III of Public Law

107-77, \$37,900,000 shall be transferred to, and merged 1 with, funds available for "Salaries and Expenses, United 2 States Marshals Service" in title I of Public Law 107–77, 3 4 to be available until expended only for hiring 200 addi-5 tional Deputy United States Marshals and associated support staff for protection of the judicial process in response 6 7 to the terrorist attacks of September 11, 2001 to be deployed 8 to the Federal districts with critical courtroom and prisoner 9 security needs. 10 CHAPTER 3 11 DEPARTMENT OF DEFENSE 12 MILITARY PERSONNEL 13 MILITARY PERSONNEL, AIR FORCE 14 For an additional amount for "Military Personnel, 15 Air Force", \$206,000,000: Provided, That the entire amount is designated by the Congress as an emergency requirement 16 pursuant to section 251(b)(2)(A) of the Balanced Budget 17 and Emergency Deficit Control Act of 1985, as amended. 18 19 **OPERATION AND MAINTENANCE**

- 20 DEFENSE EMERGENCY RESPONSE FUND
- 21 (INCLUDING TRANSFER OF FUNDS)

For an additional amount for the "Defense Emergency
Response Fund", \$11,300,000,000, of which \$77,900,000
shall be available for enhancements to North American Air
Defense Command capabilities: Provided, That the entire

amount is designated by the Congress as an emergency re-1 2 quirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as 3 4 amended: Provided further, That the Secretary of Defense may transfer the funds provided herein only to appropria-5 tions for military personnel; operation and maintenance; 6 7 procurement; research, development, test and evaluation; 8 military construction; the Defense Health Program; and 9 working capital funds: Provided further, That the funds 10 transferred shall be merged with and shall be available for 11 the same purposes and for the same time period as the appropriation to which transferred: Provided further, That the 12 transfer authority provided in this paragraph is in addi-13 tion to any other transfer authority available to the Depart-14 15 ment of Defense: Provided further, That upon a determination that all or part of the funds transferred from this ap-16 propriation are not necessary for the purposes provided 17 herein, such amounts may be transferred back to this appro-18 19 priation.

20 OPERATION AND MAINTENANCE, ARMY

For an additional amount for "Operation and Maintenance, Army", \$107,000,000: Provided, That the entire
amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced

Budget and Emergency Deficit Control Act of 1985, as
 amended.

3 Operation and Maintenance, Navy

For an additional amount for "Operation and Maintenance, Navy", \$36,500,000: Provided, That the entire
amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced
Budget and Emergency Deficit Control Act of 1985, as
amended.

10 OPERATION AND MAINTENANCE, AIR FORCE

For an additional amount for "Operation and Maintenance, Air Force", \$41,000,000: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

17 OPERATION AND MAINTENANCE, DEFENSE-WIDE
18 (INCLUDING TRANSFER OF FUNDS)

19 For an additional amount for "Operation and Mainte-20 nance, Defense-wide", \$739,000,000, of which \$420,000,000 21 may be used for payments to Pakistan, Jordan, the Phil-22 ippines, and other key cooperating nations for logistical 23 and military support provided to United States military 24 operations in connection with United States efforts to pre-25 vent or respond to acts of international terrorism: Provided,

That such amount shall be transferred to, and merged with, 1 funds appropriated in Public Law 107–115 under the head-2 ing "Foreign Military Financing Program" within 30 days 3 4 of enactment: Provided further, That such payments may be made in such amounts as the Secretary of State deter-5 mines, after consultation with the Secretary of Defense and 6 7 the Director of the Office of Management and Budget: Pro-8 vided further, That such determination shall be final and 9 conclusive upon the accounting officers of the United States: Provided further, That of the funds appropriated by this 10 paragraph, not less than \$50,000,000 shall be made avail-11 able for the Philippines: Provided further, That amounts 12 13 for such payments shall be in addition to any other funds that may be available for such purpose: Provided further, 14 15 That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A)16 of the Balanced Budget and Emergency Deficit Control Act 17 of 1985, as amended: Provided further, That funds made 18 19 available by this paragraph shall be subject to the regular notification procedures of the Committees on Appropria-20 21 tions.

22 PROCUREMENT
23 OTHER PROCUREMENT, ARMY
24 For an additional amount for "Other Procurement,
25 Army", \$79,200,000: Provided, That the entire amount is

designated by the Congress as an emergency requirement
 pursuant to section 251(b)(2)(A) of the Balanced Budget
 and Emergency Deficit Control Act of 1985, as amended.
 AIRCRAFT PROCUREMENT, NAVY

For an additional amount for "Aircraft Procurement,
Navy", \$22,800,000: Provided, That the entire amount is
designated by the Congress as an emergency requirement
pursuant to section 251(b)(2)(A) of the Balanced Budget
and Emergency Deficit Control Act of 1985, as amended.
PROCUREMENT OF AMMUNITION, NAVY AND MARINE

11

Corps

For an additional amount for "Procurement of Ammunition, Navy and Marine Corps", \$262,000,000: Provided, That the entire amount is designated by the Congress
as an emergency requirement pursuant to section
251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

18 OTHER PROCUREMENT, NAVY

For an additional amount for "Other Procurement,
Navy", \$2,500,000: Provided, That the entire amount is
designated by the Congress as an emergency requirement
pursuant to section 251(b)(2)(A) of the Balanced Budget
and Emergency Deficit Control Act of 1985, as amended.

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PROCUREMENT, MARINE CORPS

For an additional amount for "Procurement, Marine
Corps", \$3,500,000: Provided, That the entire amount is
designated by the Congress as an emergency requirement
pursuant to section 251(b)(2)(A) of the Balanced Budget
and Emergency Deficit Control Act of 1985, as amended.
AIRCRAFT PROCUREMENT, AIR FORCE

For an additional amount for "Aircraft Procurement,
Air Force", \$93,000,000: Provided, That the entire amount
is designated by the Congress as an emergency requirement
pursuant to section 251(b)(2)(A) of the Balanced Budget
and Emergency Deficit Control Act of 1985, as amended.
PROCUREMENT OF AMMUNITION, AIR FORCE

For an additional amount for "Procurement of Ammunition, Air Force", \$115,000,000: Provided, That the entire amount is designated by the Congress as an emergency
requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985,
as amended.

20 OTHER PROCUREMENT, AIR FORCE

For an additional amount for "Other Procurement,
Air Force", \$752,300,000: Provided, That the entire amount
is designated by the Congress as an emergency requirement
pursuant to section 251(b)(2)(A) of the Balanced Budget
and Emergency Deficit Control Act of 1985, as amended.

PROCUREMENT, DEFENSE-WIDE For an additional amount for "Procurement, Defensewide", \$99,500,000: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended. RESEARCH, DEVELOPMENT, TEST AND

EVALUATION

9 RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY
10 For an additional amount for "Research, Develop11 ment, Test and Evaluation, Army", \$8,200,000: Provided,
12 That the entire amount is designated by the Congress as
13 an emergency requirement pursuant to section 251(b)(2)(A)
14 of the Balanced Budget and Emergency Deficit Control Act
15 of 1985, as amended.

16 RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY
17 For an additional amount for "Research, Develop18 ment, Test and Evaluation, Navy", \$19,000,000: Provided,
19 That the entire amount is designated by the Congress as
20 an emergency requirement pursuant to section 251(b)(2)(A)
21 of the Balanced Budget and Emergency Deficit Control Act
22 of 1985, as amended.

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1 Research, Development, Test and Evaluation, Air 2 Force

For an additional amount for "Research, Development, Test and Evaluation, Air Force", \$60,800,000: Provided, That the entire amount is designated by the Congress
as an emergency requirement pursuant to section
251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

9 Research, Development, Test and Evaluation,

10

Defense-wide

For an additional amount for "Research, Development, Test and Evaluation, Defense-wide", \$74,700,000:
Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section
251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

17 GENERAL PROVISIONS, THIS CHAPTER

18 SEC. 301. (a) The appropriation under the heading 19 "Research, Development, Test and Evaluation, Navy" in 20 the Department of Defense Appropriations Act, 2002 (Pub-21 lic Law 107–117) is amended by adding the following proviso immediately after "September 30, 2003": ": Provided. 22 23 That funds appropriated in this paragraph which are 24 available for the V-22 may be used to meet unique requirements of the Special Operations Forces". 25

(b) The amendment made by subsection (a) shall be
 effective as if enacted as part of the Department of Defense
 Appropriations Act, 2002.

4 SEC. 302. (a) Availability of Amounts for Mili-TARY CONSTRUCTION RELATING TO TERRORISM.—Amounts 5 made available to the Department of Defense from funds 6 7 appropriated in this Act may be used to carry out military 8 construction projects, not otherwise authorized by law, that 9 the Secretary of Defense determines are necessary to respond 10 to or protect against acts or threatened acts of terrorism. (b) NOTICE TO CONGRESS.—Not later than 15 days 11 12 before obligating amounts available under subsection (a) for military construction projects referred to in that subsection, 13 the Secretary shall notify the appropriate committees of 14 15 Congress of the following:

16 (1) the determination to use such amounts for
17 the project; and

(2) the estimated cost of the project and the accompanying Form 1391.

(c) APPROPRIATE COMMITTEES OF CONGRESS DE21 FINED.—In this section the term "appropriate committees
22 of Congress" has the meaning given that term in section
23 2801(4) of title 10, United States Code.

24 SEC. 303. Section 8052(b) of the Department of De-25 fense Appropriations Act, 2002 (Public Law 107–117) is amended by striking out "will reduce the personnel requirements or financial requirements of the department", and
inserting the following in lieu thereof, "either (1) will reduce the personnel requirements or the financial requirements of the department, or (2) is necessary in response
to an emergency, including responding to direct threats or
incidents of terrorism".

8 SEC. 304. Funds appropriated by this Act, or made 9 available by the transfer of funds in this Act, for intelligence 10 activities are deemed to be specifically authorized by the 11 Congress for purposes of section 504 of the National Secu-12 rity Act of 1947 (50 U.S.C. 414): Provided, That any funds appropriated or transferred to the Central Intelligence 13 Agency for agent operations or covert action programs au-14 15 thorized by the President under section 503 of the National Security Act of 1947, as amended, shall remain available 16 until September 30, 2003. 17

18 SEC. 305. (a) Funds appropriated to the Department 19 of Defense for fiscal year 2002 for operation and mainte-20 nance under the heading "Chemical Agents and Munitions Destruction, Army", may be used to pay for additional 21 22 costs of international inspectors from the Technical Secre-23 tariat of the Organization for the Prohibition of Chemical Weapons, pursuant to Articles IV and V of the Chemical 24 25 Weapons Convention, for inspections and monitoring of De1

partment of Defense sites and commercial sites that perform

2 services under contract to the Department of Defense, resulting from the Department of Defense's program to accelerate 3 4 its chemical demilitarization schedule. 5 (b) Expenses which may be paid under subsection (a) 6 include— 7 (1) salary costs for performance of inspection and monitoring duties; 8 9 (2) travel, including travel to and from the point of entry into the United States and internal United 10 11 States travel; 12 (3) per diem, not to exceed United Nations rates 13 and in compliance with United Nations conditions 14 for per diem for that organization; and 15 (4) expenses for operation and maintenance of inspection and monitoring equipment. 16 17 SEC. 306. During the current fiscal year, the restrictions contained in subsection (d) of 22 U.S.C. 5952 and 18 section 502 of the Freedom Support Act (Public Law 102– 19 511) shall not apply if the President certifies in writing 20 21 to the Speaker of the House of Representatives and the 22 President pro tempore of the Senate that waiving such re-23 strictions is important to the national security interests of 24 the United States.

1 SEC. 307. The Secretary of the Army shall obligate and 2 expend the \$2,000,000 appropriated for the Army by Public Law 107–117 for procurement of smokeless nitrocellulose 3 4 under Activity 1, instead under Activity 2, Production Base 5 Support Industrial Facilities, for the purpose of preserving a commercially owned and operated capability of producing 6 7 defense grade nitrocellulose at the rate of at least 10,000,000 8 pounds per year in order to preserve a commercial manu-9 facturing capability for munitions precursor supplies for the High Zone Modular Artillery Charge System and to 10 preserve competition in that manufacturing capability. 11

12 SEC. 308. Not later than 15 days after the date of the 13 enactment of this Act, the Secretary of Defense shall obligate, from funds made available in title II of division A 14 15 of Public Law 107–117 under the heading "Operation and Maintenance, Defense-Wide" (115 Stat. 2233), \$4,000,000 16 for a grant to support the conversion of the Naval Security 17 18 Group, Winter Harbor (the naval base on Schoodic Peninsula), Maine, to utilization as a research and education 19 center for Acadia National Park, Maine, including the 20 21 preparation of a plan for the reutilization of the naval base 22 for such purpose that will benefit communities in the vicin-23 ity of the naval base and visitors to Acadia National Park 24 and will stimulate important research and educational activities. 25

1	SEC. 309. Of the amount available for fiscal year 2002
2	for the Army National Guard for operation and mainte-
3	nance, \$2,200,000 shall be made available for the Army Na-
4	tional Guard for information operations, information as-
5	surance operations, and training for such operations.
6	CHAPTER 4
7	DISTRICT OF COLUMBIA
8	FEDERAL FUNDS
9	Federal Payment to the Children's National
10	Medical Center
11	For a Federal payment to the Children's National
12	Medical Center in the District of Columbia for imple-
13	menting the District Emergency Operations Plan,
14	\$13,770,000, to remain available until September 30, 2003,
15	of which \$11,700,000 is for the expansion of quarantine fa-
16	cilities, and \$2,070,000 is for the establishment of a decon-
17	tamination facility for children and families: Provided,
18	That the entire amount is designated by the Congress as
19	an emergency requirement pursuant to section $251(b)(2)(A)$
20	of the Balanced Budget and Emergency Deficit Control Act
21	of 1985, as amended.
22	Federal Payment to the District of Columbia
23	For a Federal payment to the District of Columbia
24	to implement the District Emergency Operations Plan,

25 \$24,730,000, to remain available until December 1, 2003,

of which \$14,730,000 is for public safety expenses related 1 to national special security events in the District of Colum-2 3 bia and \$10,000,000 is for the construction of Containment 4 Facilities to support the regional Bioterrorism Hospital 5 Preparedness Program: Provided, That the entire amount is designated by the Congress as an emergency requirement 6 7 pursuant to section 251(b)(2)(A) of the Balanced Budget 8 and Emergency Deficit Control Act of 1985, as amended. 9 FEDERAL PAYMENT TO THE WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY 10

11 For a Federal payment to the Washington Metropoli-12 tan Area Transit Authority, \$25,000,000, to remain avail-13 able until December 1, 2003, to contribute to the creation of a regional transportation back-up operations control cen-14 15 ter: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 16 17 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended. 18

19 FEDERAL PAYMENT TO THE METROPOLITAN WASHINGTON 20 COUNCIL OF GOVERNMENTS

For a Federal payment to the Metropolitan Washington Council of Governments, \$1,750,000, to remain available until September 30, 2003, for support of the Regional Incident Communication and Coordination System, as approved by the Council: Provided, That the entire amount is designated by the Congress as an emergency re quirement pursuant to section 251(b)(2)(A) of the Balanced
 Budget and Emergency Deficit Control Act of 1985, as
 amended.

5 Federal Payment to the Water and Sewer

6 Authority of the District of Columbia

7 For a Federal payment to the Water and Sewer Au-8 thority of the District of Columbia for emergency prepared-9 ness, \$3,000,000, to remain available until September 30, 2003, of which \$250,000 shall be for securing fire hydrants 10 and manholes to prevent unauthorized entry, \$150,000 is 11 to upgrade the hydraulic model, \$1,800,000 is for remote 12 monitoring of water quality, \$700,000 is for design and 13 14 construction of ventilation system improvements, and 15 \$100,000 is to create an Incident Response Plan: Provided, That the Water and Sewer Authority of the District of Co-16 lumbia may reprogram up to \$120,000 between the activi-17 18 ties specified under this heading if it notifies in writing 19 the Committees on Appropriations of the House of Representatives and the Senate thirty days in advance of the 20 21 reprogramming: Provided further, That the entire amount 22 is designated by the Congress as an emergency requirement 23 pursuant to section 251(b)(2)(A) of the Balanced Budget 24 and Emergency Deficit Control Act of 1985, as amended.

DISTRICT OF COLUMBIA FUNDS 1 2 **OPERATING EXPENSES** PUBLIC EDUCATION SYSTEM 3 4 (RESCISSION) 5 Notwithstanding any other provision of law, of the local funds appropriated under this heading for public 6 7 charter schools for the fiscal year ending September 30, 8 2002 in the District of Columbia Appropriations Act, 2002, approved December 21, 2001 (Public Law 107–96), 9 \$37,000,000 are rescinded. 10 11 HUMAN SUPPORT SERVICES 12 For an additional amount for "Human Support Services", \$37,000,000 from local funds: Provided, That 13 \$11,000,000 shall be for the Child and Family Services 14 15 Agency to address increased adoption case rates, higher case 16 loads for adoption and emergency group home utilization: Provided further, That \$26,000,000 shall be for the Depart-17 ment of Mental Health to address a Medicaid revenue short-18 19 fall.

- 20 Public Safety and Justice
- 21 (RESCISSION)

Notwithstanding any other provision of law, of the
local funds appropriated under this heading to the Department of Corrections for support of the Corrections Informa-

tion Council in the District of Columbia Appropriations 1 Act, 2002 (Public Law 107–96), \$100,000 are rescinded. 2 3 **CORRECTIONS INFORMATION COUNCIL** 4 For operations of the Corrections Information Council, 5 \$100,000 from local funds. 6 GOVERNMENTAL DIRECTION AND SUPPORT 7 The Governmental Direction and Support paragraph 8 of the District of Columbia Appropriations Act, 2002 (Pub-9 lic Law 107–96), is amended by striking: "Provided further, That not less than \$353,000 shall be available to the Office of the Corporation Counsel to support increases in

8 of the District of Columbia Appropriations Act, 2002 (Pub-9 lic Law 107–96), is amended by striking: "Provided fur-10 ther, That not less than \$353,000 shall be available to the 11 Office of the Corporation Counsel to support increases in 12 the Attorney Retention Allowance:" and inserting: "Pro-13 vided further, That not less than \$353,000 shall be available 14 to the Office of the Corporation Counsel to support attorney 15 compensation consistent with performance measures con-16 tained in a negotiated collective bargaining agreement:".

- 17 Repayment of Loans and Interest
 - (RESCISSION)

Of the funds appropriated under this heading for the
 fiscal year ending September 30, 2002 in the District of
 Columbia Appropriations Act, 2002, approved December
 21, 2001 (Public Law 107–96), \$7,950,000 are rescinded.
 The paragraph under this heading is amended by
 striking: "Provided, That any funds set aside pursuant to
 section 148 of the District of Columbia Appropriations Act,

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2000 (Public Law 106–113; 113 Stat. 1523) that are not 1 used in the reserve funds established herein shall be used 2 for Pay-As-You-Go Capital Funds:" and inserting: "Pro-3 4 vided, That any funds set aside pursuant to section 148 of the District of Columbia Appropriations Act, 2000 (Pub-5 lic Law 106–113; 113 Stat. 1523) that are not used in the 6 7 reserve funds established herein shall be used for Pay-As-8 You-Go Capital Funds upon certification by the Chief Fi-9 nancial Officer of the District of Columbia that the funds are available and are not required to address potential defi-10 11 cits: Provided further, That of those funds necessary to ad-12 dress potential deficits, no funds shall be obligated or expended except in accordance with the following conditions: 13 14 "(1) the amounts shall be obligated or expended 15 in accordance with laws enacted by the Council in 16 support of each such obligation or expenditure; 17 (2) the amounts may not be used to fund the 18 agencies of the District of Columbia government 19 under court-ordered receivership; 20 "(3) the amounts may be obligated or expended 21 only if the Mayor notifies the Committees on Appro-22 priations of the House of Representatives and Senate 23 in writing 30 days in advance of any obligation or

24 *expenditure; and*

1	"(4) amounts made available to address poten-
2	tial deficits shall remain available until expended:".
3	Certificates of Participation
4	For principal and interest payments on the District's
5	Certificates of Participation, issued to finance the facility

6 underlying the building located at One Judiciary Square,
7 \$7,950,000 from local funds.

8 GENERAL PROVISIONS, THIS CHAPTER

9 SEC. 401. The District of Columbia may use up to 1 10 percent of the funds appropriated to the District of Colum-11 bia under the Emergency Supplemental Act, 2002, to fund 12 the necessary administrative costs to carry out that Act, 13 effective January 10, 2002.

14 SEC. 402. When the Mayor determines that it is in 15 the best interest of the District, the Mayor may procure insurance for property damage and tort liability. In addition, 16 when the Chief Financial Officer determines that it is in 17 the best interest of the District, the Chief Financial Officer 18 may procure insurance subject to his independent procure-19 ment authority or otherwise recommend the procurement of 20 21 insurance for financial losses resulting from misfeasance or 22 malfeasance.

23 SEC. 403. CRIME VICTIMS COMPENSATION FUND. Sec24 tion 16(d)(2) of the Victims of Violent Crime Compensation
25 Act of 1996 (D.C. Official Code 4–515(d)(1)), as amended

by the Fiscal Year 2002 District of Columbia Appropria tions Act, Public Law 107–96, is amended to read as fol lows:

4 "(2) 50 percent of such balance shall be trans5 ferred from the Fund to the executive branch of the
6 District government and shall be used without fiscal
7 year limitation for outreach activities designed to in8 crease the number of crime victims who apply for
9 such direct compensation payments.".

10 SEC. 404. WASHINGTON METROPOLITAN AREA TRAN-SIT AUTHORITY REPROGRAMMING. The Chief Financial Of-11 ficer of the Washington Metropolitan Area Transit Author-12 13 ity may use up to \$2,400,000 from funds appropriated under Public Law 107-117 under the account, "Federal 14 15 Payment to the Washington Metropolitan Area Transit Authority", that contains funds for protective clothing and 16 breathing apparatus activities, for employee and facility se-17 curity and completion of the fiber optic network project. 18

SEC. 405. TRANSFER AUTHORITY FOR THE DISTRICT
 OF COLUMBIA COURTS. The District of Columbia Courts
 may expend up to \$12,500,000 to carry out the District
 of Columbia Family Court Act of 2001 from the "Federal
 Payment to the District of Columbia Courts" account: Pro vided, That such funds may be transferred to the "Federal
 Payment to the District of Columbia Courts" account from

the "Federal Payment for Family Court Act" account in
 reimbursement for such obligations and expenditures as are
 necessary to implement the District of Columbia Family
 Court Act of 2001 for the period from October 1, 2001 to
 September 30, 2002, once funds in the "Federal Payment
 for Family Court Act" account become available.

SEC. 406. TECHNICAL CORRECTION TO THE DISTRICT
OF COLUMBIA FAMILY COURT ACT OF 2001. Section 11–
908A(b)(4) of the District of Columbia Code (as added by
Public Law 107–114) is amended by striking "section 11–
1501(b)" and inserting "section 433 of the District of Columbia Home Rule Act".

13 SEC. 407. TECHNICAL CORRECTION TO THE FISCAL
14 YEAR 2002 DISTRICT OF COLUMBIA APPROPRIATIONS ACT.
15 (a) Under the heading, "Federal Payment to the Thurgood
16 Marshall Academy Charter School" provided under Public
17 Law 107–96, strike "Anacostia" and insert "Southeast,
18 Washington, D.C.".

(b) Under the heading, "Federal Payment to Southcastern University" provided under Public Law 107–96,
strike everything after "a public/private partnership" and
insert in lieu thereof, "to plan a two year associate degree
program.".

24 SEC. 408. TECHNICAL CORRECTION TO THE FISCAL
25 YEAR 2002 DISTRICT OF COLUMBIA APPROPRIATIONS ACT.

Section 119 of Public Law 107–96 is amended to read as
 follows:

3 "SEC. 119. ACCEPTANCE AND USE OF GRANTS NOT IN4 CLUDED IN CEILING. (a) IN GENERAL.—Notwithstanding
5 any other provision of this Act, the Mayor, in consultation
6 with the Chief Financial Officer, may accept, obligate, and
7 expend Federal, private, and other grants received by the
8 District government that are not reflected in the amounts
9 appropriated in this Act.

10 "(b) REQUIREMENT OF CHIEF FINANCIAL OFFICER
11 REPORT AND COUNCIL APPROVAL.—No such Federal, pri12 vate, or other grant may be accepted, obligated, or expended
13 pursuant to subsection (a) until—

14 "(1) the Chief Financial Officer of the District 15 of Columbia submits to the Council a report setting 16 forth detailed information regarding such grant; and 17 "(2) the Council has reviewed and approved the 18 acceptance, obligation, and expenditure of such grant. 19 Within 14 calendar days of receipt of the report sub-20 mitted under paragraph (1) the Council shall be 21 deemed to have provided such approval if no written 22 notice of disapproval is filed with the Secretary to the 23 Council within 14 calendar days of the receipt of the 24 report from the Chief Financial Officer, and no oral 25 notice of disapproval is given during a meeting of the 1 Council during such 14 calendar day period. If notice 2 of disapproval is given during such initial 14 calendar day period, the Council may approve or dis-3 4 approve the acceptance, obligation or expenditure of the grant by resolution within 30 calendar days of the 5 6 initial receipt of the report from the Chief Financial 7 Officer, or such certification shall be deemed to be ap-8 proved.

9 "(c) PROHIBITION ON SPENDING IN ANTICIPATION OF 10 APPROVAL OR RECEIPT.—No amount may be obligated or 11 expended from the general fund or other funds of the Dis-12 trict government in anticipation of the approval or receipt 13 of a grant under subsection (a) or in anticipation of the 14 approval or receipt of a Federal, private, or other grant 15 not subject to these provisions.

16 "(d) QUARTERLY REPORTS.—The Chief Financial Officer of the District of Columbia shall prepare a quarterly 17 18 report setting forth detailed information regarding all Fed-19 eral, private, and other grants subject to these provisions. Each such report shall be submitted to the Council of the 20 21 District of Columbia, and to the Committees on Appropria-22 tions of the House of Representatives and the Senate, not 23 later than 15 days after the end of the quarter covered by 24 the report.".

1	SEC. 409. The authority which the Chief Financial Of-
2	ficer of the District of Columbia exercised with respect to
3	personnel, procurement, and the preparation of fiscal im-
4	pact statements during a control period (as defined in Pub-
5	lic Law 104–8) shall remain in effect through July 1, 2003
6	or until such time as the District of Columbia Fiscal Integ-
7	rity Act becomes effective, whichever occurs sooner.
8	CHAPTER 5
9	DEPARTMENT OF DEFENSE—CIVIL
10	Department of the Army
11	Corps of Engineers—Civil
12	OPERATION AND MAINTENANCE, GENERAL
13	For an additional amount for "OPERATION AND MAIN-
14	TENANCE, GENERAL", \$32,000,000, to remain available
15	until expended: Provided, That using the funds appro-
16	priated herein, the Secretary of the Army, acting through
17	the Chief of Engineers, is directed to repair, restore, and
18	clean-up Corps' projects and facilities and dredge naviga-
19	tion channels, restore and clean out area streams, provide
20	emergency streambank protection, restore other crucial pub-
21	lic infrastructure (including sewer and water facilities),
22	document flood impacts and undertake other flood recovery
23	efforts deemed necessary and advisable by the Chief of Engi-
24	neers: Provided further, That \$10,000,000 of the funds pro-
25	vided shall be for Southern West Virginia, Eastern Ken-

tucky, and Southwestern Virginia: Provided further, That 1 the remaining \$22,000,000 is designated by the Congress 2 3 emergency requirement pursuant to section as an4 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, 5 That these additional funds shall be available for Western 6 7 Illinois, Eastern Missouri, and the Upper Peninsula of Michigan. 8

9 For emergency expenses to respond to the September 11, 2001, terrorist attacks on the United States, for "Flood 10 11 Control, Mississippi River and Tributaries, Arkansas, Illi-12 nois, Kentucky, Louisiana, Mississippi, Missouri, and Ten-13 nessee", \$6,500,000, to remain available until expended, to be obligated from amounts made available in Public Law 14 15 107–117, Corps of Engineers—Civil, Operations and Maintenance, General: Provided, That \$6,500,000 is designated 16 by the Congress as an emergency requirement pursuant to 17 section 251(b)(2)(A) of the Balanced Budget and Emer-18 gency Deficit Control Act of 1985, as amended. 19

20 DEPARTMENT OF ENERGY
21 ATOMIC ENERGY DEFENSE ACTIVITIES
22 NATIONAL NUCLEAR SECURITY ADMINISTRATION
23 WEAPONS ACTIVITIES

For an additional amount for "Weapons Activities"
for emergency expenses resulting from the September 11,

2001, terrorist attacks, \$181,650,000: Provided, That the
 entire amount is designated by the Congress as an emer gency requirement pursuant to section 251(b)(2)(A) of the
 Balanced Budget and Emergency Deficit Control Act of
 1985, as amended.

6 DEFENSE NUCLEAR NONPROLIFERATION

For an additional amount for "Defense Nuclear Nonproliferation" for emergency activities necessary to support
the safeguarding of nuclear material internationally,
\$100,000,000: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and
Emergency Deficit Control Act of 1985, as amended.

14 OFFICE OF THE ADMINISTRATOR

For an additional amount for "Office of the Administrator" for emergency expenses resulting from the September 17 11, 2001, terrorist attacks, \$1,750,000: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the 20 Balanced Budget and Emergency Deficit Control Act of 21 1985, as amended.

ENVIRONMENTAL AND OTHER DEFENSE ACTIVITIES

3 Defense Environmental Restoration and Waste
 4 Management

5 For an additional amount for "Defense Environmental Restoration and Waste Management" for emergency 6 7 expenses resulting from the September 11, 2001, terrorist 8 attacks, \$40,000,000: Provided, That the entire amount is 9 designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget 10 and Emergency Deficit Control Act of 1985, as amended. 11 Other Defense Activities 12

For an additional amount for "Other Defense Activities" for emergency expenses necessary to support energy security and assurance activities, \$7,000,000: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) and the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

20 GENERAL PROVISIONS, THIS CHAPTER

21

(RESCISSION)

SEC. 501. (a) Of the non-defense funds made available
to the Secretary of Energy under the headings "Energy
Supply", "Non-Defense Environmental Management",
"Science", "Nuclear Waste Disposal", and "Departmental

Administration" in Public Law 107–66, \$30,000,000 are
 rescinded.

3 (b) Within 30 days after the date of the enactment of
4 this Act, the Director of the Office of Management and
5 Budget shall submit to the Committees on Appropriations
6 of the House of Representatives and the Senate a listing
7 of the amounts by account of the reductions made pursuant
8 to the provisions of subsection (a) of this section.

9 SEC. 502. The amounts invested by the non-Federal
10 interests in the biomass project at Winona, Mississippi, be11 fore the date of enactment of this Act shall constitute full
12 satisfaction of the cost-sharing requirement under section
13 3002 of the Energy Policy Act of 1992 (42 U.S.C. 13542).
14 SEC. 503. Section 1 of Public Law 105–204 (112 Stat.
15 681) is amended—

(1) in subsection (b), by striking "until the date"
and all that follows and inserting "until the date that
is 30 days after the date on which the Secretary of
Energy awards a contract under subsection (c), and
no such amounts shall be available for any purpose
except to implement the contract."; and

(2) by striking subsection (c) and inserting the
following:

24 "(c) CONTRACTING REQUIREMENTS.—

1	"(1) IN GENERAL.—Notwithstanding any other
2	provision of law (except section 1341 of title 31,
3	United States Code), the Secretary of Energy shall—
4	((A) not later than 10 days after the date
5	of enactment of this paragraph, request offerors
6	whose proposals in response to Request for Pro-
7	posals No. DE-RP05-010R22717 ('Acquisition
8	of Facilities and Services for Depleted Uranium
9	Hexalfluoride (DUF6) Conversion Project') were
10	included in the competitive range as of January
11	15, 2002, to confirm or reinstate the offers in ac-
12	cordance with this paragraph, with a deadline
13	for offerors to deliver reinstatement or confirma-
14	tion to the Secretary of Energy not later than 20
15	days after the date of enactment of this para-
16	graph; and
17	((B) not later than 30 days after the date
18	of enactment of this paragraph, select for award
19	of a contract the best value of proposals con-
20	firmed or reinstated under subparagraph (A),
21	and award a contract for the scope of work stat-
22	ed in the Request for Proposals, including the de-
23	sign, construction, and operation of—

1	"(i) a facility described in subsection
2	(a) on the site of the gaseous diffusion plant
3	at Paducah, Kentucky; and
4	"(ii) a facility described in subsection
5	(a) on the site of the gaseous diffusion plant
6	at Portsmouth, Ohio.
7	"(2) CONTRACT TERMS.—Notwithstanding any
8	other provision of law (except section 1341 of title 31,
9	United States Code) the Secretary of Energy shall ne-
10	gotiate with the awardee to modify the contract
11	awarded under paragraph (1) to—
12	"(A) require, as a mandatory item, that
13	groundbreaking for construction occur not later
14	than July 31, 2004, and that construction pro-
15	ceed expeditiously thereafter;
16	``(B) include as an item of performance the
17	transportation, conversion, and disposition of de-
18	pleted uranium contained in cylinders located at
19	the Oak Ridge K-25 uranium enrichment facil-
20	ity located in the East Tennessee Technology
21	Park at Oak Ridge, Tennessee, consistent with
22	environmental agreements between the State of
23	Tennessee and the Secretary of Energy; and
24	"(C) specify that the contractor shall not
25	proceed to perform any part of the contract un-

1	less sufficient funds have been appropriated, in
2	advance, specifically to pay for that part of the
3	contract.
4	"(3) Certification of groundbreaking.—Not
5	later than 5 days after the date of groundbreaking for
6	each facility, the Secretary of Energy shall submit to
7	Congress a certification that groundbreaking has oc-
8	curred.
9	"(d) FUNDING.—
10	"(1) IN GENERAL.—For purposes of carrying out
11	this section, the Secretary of Energy may use any
12	available appropriations (including transferred unob-
13	ligated balances).
14	"(2) AUTHORIZATION OF APPROPRIATIONS.—
15	There are authorized to be appropriated, in addition
16	to any funds made available under paragraph (1),
17	such sums as are necessary to carry out this section.".
18	SEC. 504. In addition to amounts previously appro-
19	priated, \$3,000,000 is hereby appropriated for the Depart-
20	ment of the Interior, Bureau of Reclamation, for "Water
21	and Related Resources" for the drilling of emergency wells
22	in Santa Fe, New Mexico and shall remain available until
23	expended.

CHAPTER 6 1 2 BILATERAL ECONOMIC ASSISTANCE 3 Funds Appropriated to the President 4 UNITED STATES AGENCY FOR INTERNATIONAL 5 DEVELOPMENT 6 CHILD SURVIVAL AND HEALTH PROGRAMS FUND 7 For an additional amount for the "Child Survival and Health Programs Fund", \$200,000,000, to remain available 8 9 until expended: Provided, That such funds shall be made 10 available only for programs for the prevention, treatment, and control of, and research on, HIV/AIDS: Provided fur-11 ther, That special emphasis shall be given to assistance di-12 13 rected at the prevention of transmission of HIV/AIDS from mother to child, including medications to prevent such 14 15 transmission: Provided further, That of the funds appropriated by this paragraph, the President, in consultation 16 with the Secretary of State, may make such contribution 17 18 as the President considers appropriate to the Global Fund 19 to Fight AIDS, Tuberculosis, and Malaria to be used for 20 any of the purposes of the Global Fund: Provided further, 21 That funds appropriated by this paragraph, other than 22 those made available as a contribution to the Global Fund, 23 shall not exceed the total resources provided, including on 24 an in-kind basis, from other donors: Provided further, That 25 not more than seven percent of the amount of the funds appropriated by this paragraph, in addition to funds other-26 **HR 4775 EAS**

64

wise available for such purpose, may be made available for 1 2 the administrative costs of United States Government agen-3 cies in carrying out programs funded under this paragraph: 4 Provided further, That funds appropriated by this para-5 graph shall be subject to the regular notification procedures of the Committees on Appropriations: Provided further, 6 7 That the entire amount is designated by the Congress as 8 an emergency requirement pursuant to section 251(b)(2)(A)9 of the Balanced Budget and Emergency Deficit Control Act 10 of 1985, as amended: Provided further, That the entire amount shall be available only to the extent that an official 11 budget request that includes designation of the entire 12 13 amount as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Def-14 15 icit Control Act of 1985, as amended, is transmitted by the President to Congress. 16

17 INTERNATIONAL DISASTER ASSISTANCE

For an additional amount for "International Disaster 18 19 Assistance", \$150,000,000, to remain available until March 31, 2003: Provided, That funds appropriated by this para-20 21 graph shall be made available for emergency expenses for 22 Afghanistan for humanitarian and reconstruction activities related to preventing or responding to international ter-23 24 rorism, including repairing homes of Afghan citizens that were damaged as a result of military operations against 25 al Qaeda and the Taliban: Provided further, That of the 26 **HR 4775 EAS**

1 funds appropriated by this paragraph that are available for Afghanistan, up to \$2,500,000 may be made available, 2 3 in addition to amounts otherwise available for such pur-4 poses, for administrative expenses of the United States 5 Agency for International Development in support of the provision of such assistance: Provided further, That of the 6 7 funds appropriated by this paragraph, \$50,000,000 shall 8 be made available for humanitarian, refugee and recon-9 struction assistance for the West Bank and Gaza: Provided 10 further, That none of the funds provided in the preceding proviso shall be available for assistance for the Palestinian 11 Authority: Provided further, That the entire amount is des-12 13 ignated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and 14 15 Emergency Deficit Control Act of 1985, as amended: Provided further, That funds appropriated by this paragraph 16 17 shall be subject to the regular notification procedures of the Committees on Appropriations. 18

19 OPERATING EXPENSES OF THE UNITED STATES AGENCY

20

FOR INTERNATIONAL DEVELOPMENT

For an additional amount for "Operating Expenses of
the United States Agency for International Development"
for emergency expenses for activities related to preventing
or responding to international terrorism, \$5,000,000, to remain available until March 31, 2003: Provided, That the
entire amount is designated by the Congress as an emerHR 4775 EAS

gency requirement pursuant to section 251(b)(2)(A) of the
 Balanced Budget and Emergency Deficit Control Act of
 1985, as amended.

4 OTHER BILATERAL ECONOMIC ASSISTANCE 5 ECONOMIC SUPPORT FUND

6 For an additional amount for "Economic Support 7 Fund" for emergency expenses for activities related to pre-8 venting orresponding to international terrorism, 9 \$700,000,000, to remain available until March 31, 2003: 10 Provided, That of the funds appropriated by this paragraph, not less than \$3,500,000 shall be made available to 11 support programs and activities that provide professional 12 training for journalists from Egypt and other countries in 13 the Middle East: Provided further, That of the funds appro-14 15 priated by this paragraph that are made available for assistance for Pakistan, not less than \$3,500,000 shall be 16 17 made available for programs and activities which support 18 the development of independent media in Pakistan: Provided further, That of the funds appropriated by this para-19 graph, \$50,000,000 should be made available for the Middle 20 21 East Economic Initiative: Provided further, That of the 22 funds appropriated by this paragraph, not less than 23 \$15,000,000 shall be made available for the establishment 24 and administration of an international exchange visitor program for secondary school students from countries with 25

significant Muslim populations: Provided further, That 1 funds made available pursuant to the previous proviso shall 2 3 not be available for any country that is eligible for assist-4 ance under the FREEDOM Support Act: Provided further, 5 That of the funds appropriated by this paragraph, \$200,000,000 shall be made available for assistance for 6 7 Israel, all or a portion of which may be transferred to, and 8 merged with, funds appropriated by this Act under the 9 heading "NONPROLIFERATION, ANTI-TERRORISM, DEMINING AND RELATED PROGRAMS" for defensive, non-lethal anti-ter-10 11 rorism assistance in accordance with the provisions of chap-12 ter 8 of part II of the Foreign Assistance Act of 1961: Provided further, That the entire amount is designated by the 13 Congress as an emergency requirement pursuant to section 14 15 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, 16 17 That funds appropriated under this heading, and funds ap-18 propriated under this heading in prior Acts that are made 19 available for the purposes of this paragraph, may be made 20 available notwithstanding section 512 of Public Law 107-21 115 or any similar provision of law: Provided further, That 22 funds appropriated by this paragraph shall be subject to 23 the regular notification procedures of the Committees on 24 Appropriations.

1 ASSISTANCE FOR THE INDEPENDENT STATES OF THE

2

FORMER SOVIET UNION

3 For an additional amount for "Assistance for the Inde-4 pendent States of the Former Soviet Union" for emergency expenses for activities related to preventing or responding 5 to international terrorism, \$110,000,000, to remain avail-6 7 able until March 31, 2003: Provided. That funds appro-8 priated by this paragraph shall be made available for as-9 sistance only for Uzbekistan, the Kyrqyz Republic, 10 Tajikistan, Kazakstan, and Turkmenistan: Provided further, That of the funds appropriated by this paragraph, not 11 less than \$7,000,000 shall be made available for the develop-12 13 ment of democratic institutions and the protection of human rights, which amount shall be administered by the 14 15 Bureau of Democracy, Human Rights and Labor, Department of State: Provided further, That the entire amount 16 is designated by the Congress as an emergency requirement 17 pursuant to section 251(b)(2)(A) of the Balanced Budget 18 19 and Emergency Deficit Control Act of 1985, as amended: Provided further, That funds appropriated by this para-20 21 graph shall be subject to the regular notification procedures of the Committees on Appropriations. 22

1DEPARTMENT OF STATE2INTERNATIONAL NARCOTICS CONTROL AND LAW3ENFORCEMENT

4 For an additional amount for "International Narcotics Control and Law Enforcement" for emergency ex-5 penses for activities related to preventing or responding to 6 7 international terrorism, \$104,000,000, to remain available until March 31, 2003: Provided, That of the funds appro-8 9 priated by this paragraph, not less than \$2,500,000 shall be made available for the Colombian National Park Service 10 for training, equipment and related assistance for park 11 rangers: Provided further, That of the funds appropriated 12 13 by this paragraph, not to exceed \$4,000,000 shall be made available for law enforcement training for Indonesian po-14 15 lice forces: Provided further, That funds appropriated by this paragraph shall be subject to the regular notification 16 procedures of the Committees on Appropriations: Provided 17 further, That the entire amount is designated by the Con-18 gress as an emergency requirement pursuant to section 19 251(b)(2)(A) of the Balanced Budget and Emergency Def-20 21 icit Control Act of 1985, as amended.

22 *MIGRATION AND REFUGEE ASSISTANCE*

23 For an additional amount for "Migration and Refugee
24 Assistance" for emergency expenses for activities related to
25 preventing and responding to international terrorism,
26 \$50,000,000, to remain available until March 31, 2003:
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Provided, That funds appropriated by this paragraph shall
 be subject to the regular notification procedures of the Com mittees on Appropriations.

4 NONPROLIFERATION, ANTI-TERRORISM, DEMINING AND

5

RELATED PROGRAMS

6 For an additional amount for "Nonproliferation, Anti-Terrorism, Demining and Related Programs" for 7 emergency expenses for activities related to preventing or 8 9 responding to international terrorism, \$93,000,000, to re-10 main available until March 31, 2003: Provided, That of the funds appropriated by this paragraph, not less than 11 \$10,000,000 shall be made available for humanitarian 12 13 demining activities: Provided further, That of the funds appropriated by this paragraph, not to exceed \$12,000,000 14 15 shall be made available for assistance for Indonesia: Pro-16 vided further, That funds appropriated by this paragraph that are made available for assistance for Indonesia may 17 18 be used only to train and equip an Indonesian police unit to prevent or respond to international terrorism, and none 19 of the funds appropriated by this chapter may be used to 20 provide assistance for members of "Brimob" Mobile Police 21 22 Brigade units: Provided further, That of the funds appropriated by this paragraph, \$2,000,000 shall be made avail-23 24 able for small arms and light weapons destruction in Afghanistan: Provided further, That of the funds appropriated 25 by this paragraph, \$1,000,000 shall be made available for 26 **HR 4775 EAS**

the Nonproliferation and Disarmament Fund: Provided 1 further, That the entire amount is designated by the Con-2 3 gress as an emergency requirement pursuant to section 4 251(b)(2)(A) of the Balanced Budget and Emergency Def-5 icit Control Act of 1985, as amended: Provided further, That funds appropriated by this paragraph shall be subject 6 7 to the regular notification procedures of the Committees on 8 Appropriations.

- 9 MILITARY ASSISTANCE
- 10 FUNDS APPROPRIATED TO THE PRESIDENT

11 FOREIGN MILITARY FINANCING PROGRAM

12 For an additional amount for "Foreign Military Fi-13 nancing Program" for emergency expenses for activities related to preventing or responding to international ter-14 15 rorism, \$347,500,000, to remain available until March 31, 2003: Provided, That funds appropriated by this paragraph 16 may be made available for assistance only for Afghanistan, 17 18 Pakistan, Nepal, Jordan, Bahrain, Oman, Yemen, 19 Uzbekistan, the Kyrgyz Republic, Tajikistan, Kazakhstan, 20 Turkey, Georgia, the Philippines, Colombia, Djibouti, Ethi-21 opia, Kenya, and Ecuador: Provided further, That funds appropriated by this paragraph should be made available 22 23 to establish, train, and equip a Colombian Army brigade 24 dedicated to providing security to civilian prosecutors in 25 operations to collect evidence and execute arrest warrants

against leaders of paramilitary organizations: Provided 1 further, That of the funds appropriated by this paragraph, 2 3 not to exceed \$3,500,000 may be made available for assist-4 ance for the Colombian Armed Forces for purposes of protecting the Cano Limon pipeline: Provided further, That 5 prior to the obligation of funds under the previous proviso, 6 7 the Secretary of State shall determine and report to the 8 Committee on Appropriations that (i) of the Government 9 of Colombia's oil revenues from the Cano Limon pipeline, 10 an appropriate percentage will be made available for pri-11 mary health care, basic education, microenterprise, and 12 other programs and activities to improve the lives of the 13 people of Arauca department and that a transparent mechanism exists to effectively monitor such funds, and (ii) Oc-14 15 cidental Petroleum and Repsol have each agreed in writing to refund to the United States Government an amount, 16 based upon each company's financial interest in the pipe-17 18 line, equal to the percentage that each such share represents 19 of the amount of funds made available by this Act to the 20 Colombian Armed Forces for purposes of protecting the 21 Cano Limon pipeline: Provided further, That the amounts refunded pursuant to an agreement entered into pursuant 22 23 to the previous proviso shall be made available for any of 24 the programs and activities identified in clause (i) to im-25 prove the lives of the Colombian people without further ap-

1 propriation by Congress: Provided further, That funds made available by this Act for assistance for Uzbekistan 2 may be made available if the Secretary of State determines 3 4 and reports to the Committees on Appropriations that 5 Uzbekistan is making substantial and continuing progress in meeting its commitments under the "Declaration on the 6 7 Strategic Partnership and Cooperation Framework Be-8 tween the Republic of Uzbekistan and the United States of 9 America": Provided further, That the entire amount is des-10 ignated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and 11 Emergency Deficit Control Act of 1985, as amended: Pro-12 13 vided further, That funds appropriated by this paragraph that are made available for Afghanistan may be made 14 15 available notwithstanding section 512 of Public Law 107– 115 or any similar provision of law: Provided further, That 16 funds appropriated by this paragraph shall be subject to 17 the regular notification procedures of the Committees on 18 19 Appropriations.

20

PEACEKEEPING OPERATIONS

21 For an additional amount for "Peacekeeping Oper-22 ations" for emergency expenses for activities related to pre-23 responding to international terrorism. venting or24 \$20,000,000, to remain available until March 31, 2003: Provided, That the entire amount is designated by the Con-25 gress as an emergency requirement pursuant to section 26 **HR 4775 EAS**

251(b)(2)(A) of the Balanced Budget and Emergency Def-1 icit Control Act of 1985, as amended: Provided further, 2 That funds appropriated by this paragraph shall be avail-3 4 able only for Afghanistan, and may be made available notwithstanding section 512 of Public Law 107-115 or any 5 6 similar provision of law: Provided further, That funds ap-7 propriated by this paragraph shall be subject to the regular 8 notification procedures of the Committees on Appropria-9 tions. 10 MULTILATERAL ECONOMIC ASSISTANCE 11 Funds Appropriated to the President 12 INTERNATIONAL FINANCIAL INSTITUTIONS 13 (RESCISSION) 14 The unobligated balances of funds provided in Public 15 Law 92–301 and Public Law 93–142 for maintenance of value payments to international financial institutions are 16 17 rescinded. 18 GENERAL PROVISIONS, THIS CHAPTER 19 SEC. 601. INTERNATIONAL ORGANIZATIONS AND PRO-GRAMS. Section 576 of Public Law 107–115 is amended— 20 21 (1) in subsection (a) by striking "not more 22 than": and 23 (2) by adding the following new subsection: 24 "(d) Obligation and Disbursement.—Funds made available pursuant to subsection (a) shall be obligated and 25

disbursed not later than July 10, 2002, unless otherwise
 prohibited by law.".

3 SEC. 602. ELIGIBILITY CONDITIONS. (a) Prior to pro-4 viding assistance to a government with funds appropriated 5 by this chapter, the Secretary of State shall take into ac-6 count whether such government has established, or is mak-7 ing substantial progress in establishing—

8 (1) the rule of law, political pluralism including 9 the establishment of political parties, respect for fun-10 damental human rights including freedoms of expres-11 sion, religion and association, and the rights to due 12 process, a fair trial, and equal protection under the 13 law;

(2) democratic institutions, independent media,
credible electoral processes, and conditions for the development of an active civil society;

(3) a market-based economy, and economic policies to reduce poverty and increase the availability of
health care and educational opportunities; and

20 (4) effective mechanisms to combat corruption
21 and bribery, such as signing and implementing the
22 Convention on Combating Bribery of Foreign Public
23 Officials in International Business Transactions.

1 (b) Nothing in this section shall apply to funds appro-2 priated under this chapter for assistance for Afghanistan or under the heading "International Disaster Assistance". 3 4 SEC. 603. COLOMBIA. (a) COUNTER-TERRORISM AU-THORITY.—In fiscal year 2002, funds available to the De-5 partment of State under the heading "Andean Counterdrug 6 7 Initiative" in Public Law 107–115 for assistance for the 8 Colombian Armed Forces and the Colombian National Po-9 lice, funds appropriated by this Act that are made available 10 for such assistance, and unexpired balances and assistance previously provided from prior Acts making appropriations 11 for foreign operations, export financing, and related pro-12 13 grams for such assistance, shall be available to support the Colombian Government's unified campaign against nar-14 15 cotics trafficking and against paramilitary and guerrilla organizations designated as terrorist organizations in that 16 17 country.

(b) In order to ensure the effectiveness of United States
support for such unified campaign, prior to the exercise of
the authority contained in subsection (a) to provide
counter-terrorism assistance, the Secretary of State shall report to the appropriate congressional committees that—

23 (1) the newly elected President of Colombia
24 has—

1	(A) committed, in writing, to establish com-
2	prehensive policies to combat illicit drug cultiva-
3	tion, manufacturing, and trafficking (particu-
4	larly with respect to providing economic oppor-
5	tunities that offer viable alternatives to illicit
6	crops) and to restore government authority and
7	respect for human rights in areas under the effec-
8	tive control of paramilitary and guerrilla orga-
9	nizations;
10	(B) committed, in writing, to implement
11	significant budgetary and personnel reforms of
12	the Colombian Armed Forces; and
13	(C) committed, in writing, to support sub-
14	stantial additional Colombian financial and
15	other resources to implement such policies and
16	reforms, particularly to meet the country's pre-
17	vious commitments under "Plan Colombia"; and
18	(2) no United States Armed Forces personnel or
19	United States civilian contractor employed by the
20	United States will participate in any combat oper-
21	ation in connection with assistance made available
22	under this Act or any other Act.
23	(c) Report.—The authority provided in subsection
a t	

24 (a) shall cease to be effective if the Secretary of State has25 credible evidence that the Colombian Armed Forces are not

conducting vigorous operations to restore government au thority and respect for human rights in areas under the
 effective control of paramilitary and guerrilla organiza tions.

(d) PROVISIONS OF LAW THAT REMAIN APPLICA-5 BLE.—Sections 556, 567, and 568 of Public Law 107–115, 6 7 section 8093 of the Department of Defense Appropriations 8 Act, 2002, and the numerical limitations on the number 9 of United States military personnel and United States individual civilian contractors in section 3204(b)(1) of Public 10 Law 106–246, as amended, shall be applicable to funds 11 made available pursuant to the authority contained in sub-12 section (a) and to funds made available elsewhere in this 13 Act that are made available for assistance for the Colom-14 15 bian Armed Forces and the Colombian National Police.

16

(RESCISSION)

17 SEC. 604. (a) Of the funds appropriated under the 18 heading "Export-Import Bank of the United States" that 19 are available for tied-aid grants in title I of Public Law 20 107–115 and under such heading in prior Acts making ap-21 propriations for foreign operations, export financing, and 22 related programs, \$50,000,000 are rescinded.

23 (b) Of the funds appropriated under the heading "Eco24 nomic Support Fund" in title II of the Foreign Operations,
25 Export Financing, and Related Programs Appropriations
26 Act, 2000 (as contained in Public Law 106–113) and in
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prior Acts making appropriations for foreign operations,
 export financing, and related programs, \$25,000,000 are re scinded.

4 SEC. 605. Of the amounts appropriated to the President for the United States Agency for International Devel-5 opment (USAID) for the fiscal year 2002 and made avail-6 7 able for the Ocean Freight Reimbursement Program of 8 USAID, \$300,000 shall be made available to the National 9 Forum Foundation to implement the TRANSFORM Pro-10 gram to obtain available space on commercial ships for the shipment of humanitarian assistance to needy foreign coun-11 12 tries.

13 SEC. 606. Not later than 45 days after the date of the 14 enactment of this Act, the President shall transmit to the 15 Committee on Appropriations and the Committee on International Relations of the House of Representatives and the 16 Committee on Appropriations and the Committee on For-17 eign Relations of the Senate a report setting forth a strategy 18 for meeting the immediate and long-term security needs of 19 Afghanistan in order to promote safe and effective delivery 20 21 of humanitarian and other assistance throughout Afghani-22 stan, further the rule of law and civil order, and support 23 the formation of a functioning, representative Afghan na-24 tional government.

	81
1	CHAPTER 7
2	DEPARTMENT OF THE INTERIOR
3	United States Fish and Wildlife Service
4	RESOURCE MANAGEMENT
5	For an additional amount for "Resource Manage-
6	ment", \$412,000, to remain available until expended, to re-
7	imburse homeland security-related costs: Provided, That the
8	Congress designates the entire amount as an emergency re-
9	quirement pursuant to section 251(b)(2)(A) of the Balanced
10	Budget and Emergency Deficit Control Act of 1985, as
11	amended.
12	CONSTRUCTION
13	For an additional amount for "Construction",
14	\$3,125,000, to remain available until expended, for facility
15	and safety improvements related to homeland security: Pro-
16	vided, That the Congress designates the entire amount as
17	an emergency requirement pursuant to section $251(b)(2)(A)$
18	of the Balanced Budget and Emergency Deficit Control Act
19	of 1985, as amended.
20	NATIONAL PARK SERVICE
21	CONSTRUCTION
22	For an additional amount for "Construction",
23	\$17,651,000, to remain available until expended: Provided,
~ (

24 That the Congress designates the entire amount as an emer-

25 gency requirement pursuant to section 251(b)(2)(A) of the

Balanced Budget and Emergency Deficit Control Act of
 1985, as amended.

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

5 For an additional amount for "Surveys, Investigations, and Research", \$26,776,000, to remain available 6 7 until expended, of which \$20,000,000 is for high resolution 8 mapping and imagery of the Nation's strategic cities, and 9 of which \$6,776,000 is for data storage infrastructure up-10 grades and emergency power supply system improvements at the Earth Resources Observation Systems Data Center: 11 Provided, That the Congress designates the entire amount 12 13 as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Def-14 15 icit Control Act of 1985, as amended.

16BUREAU OF INDIAN AFFAIRS17OPERATION OF INDIAN PROGRAMS18(RESCISSION)

19 Of the funds provided under this heading in Public
20 Law 107–20 for electric power operations and related ac21 tivities at the San Carlos Irrigation Project, \$10,000,000
22 are rescinded.

83

4 For an additional amount for "Departmental Management, Salaries and Expenses", for security enhancements, 5 \$7,030,000, to remain available until expended, of which 6 7 not to exceed \$4,130,000 may be transferred by the Secretary to any office within the Department of the Interior 8 other than the Bureau of Reclamation: Provided, That the 9 10 Congress designates the entire amount as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced 11 Budget and Emergency Deficit Control Act of 1985, as 12 13 *amended*.

14	RELATED AGENCY
15	DEPARTMENT OF AGRICULTURE
16	Forest Service
17	CAPITAL IMPROVEMENT AND MAINTENANCE

18 For an additional amount for "Capital Improvement 19 and Maintenance", \$3,500,000, to remain available until expended, for facility enhancements to protect property 20 21 from acts of terrorism, vandalism, and theft: Provided, That 22 the Congress designates the entire amount as an emergency requirement pursuant to section 251(b)(2)(A) of the Bal-23 24 anced Budget and Emergency Deficit Control Act of 1985, as amended. 25

OTHER RELATED AGENCY Smithsonian Institution CONSTRUCTION

additional amount for "Construction", 4 For an \$2,000,000, to remain available until expended, for plan-5 ning, design, and construction of an alcohol collections stor-6 7 age facility at the Museum Support Center: Provided, That 8 the Congress designates the entire amount as an emergency 9 requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, 10 11 as amended.

12 GENERAL PROVISIONS, THIS CHAPTER

13 SEC. 701. The Department of the Interior and Related Agencies Appropriations Act, 2002 (Public Law 107–63), 14 15 under the head "Minerals Management Service, Royalty and Offshore Minerals Management" is amended by strik-16 ing the word "and" immediately following the word 17 "points," in the sixth proviso, and by inserting imme-18 diately after the word "program" in the sixth proviso ", 19 or under its authority to transfer oil to the Strategic Petro-20 21 leum Reserve", and by inserting at the end of the sixth proviso immediately preceding the colon, the following, "and 22 23 to recover MMS transportation costs, salaries and other ad-24 ministrative costs directly related to filling the Strategic Petroleum Reserve". 25

1 SEC. 702. In entering into agreements with foreign 2 countries pursuant to the Wildfire Suppression Assistance Act (42 U.S.C. 1856m) the Secretary of Agriculture and 3 4 the Secretary of the Interior are authorized to enter into 5 reciprocal agreements in which the individuals furnished under said agreements to provide wildfire services are con-6 7 sidered, for purposes of tort liability, employees of the coun-8 try receiving said services when the individuals are fighting 9 fires. The Secretary of Agriculture or the Secretary of the 10 Interior shall not enter into any agreement under this pro-11 vision unless the foreign country (either directly or through its fire organization) agrees to assume any and all liability 12 13 for the acts or omissions of American firefighters engaged in firefighting in a foreign country. When an agreement 14 15 is reached for furnishing fire fighting services, the only remedies for acts or omissions committed while fighting fires 16 17 shall be those provided under the laws of the host country 18 and those remedies shall be the exclusive remedies for any 19 claim arising out of fighting fires in a foreign country. Nei-20 ther the firefighter, the sending country nor any organiza-21 tion associated with the firefighter shall be subject to any 22 action whatsoever pertaining to or arising out of fighting 23 fires: Provided, That the Secretary of Agriculture shall draft 24 and submit to Congress legislation implementing the agree-25 ment recently reached between the interested parties, includ-

ing the Department of Justice and the Department of Agri-1 2 culture, regarding management of the Black Hills National Forest which shall include actions for protection of resources 3 4 and communities from fire. 5 CHAPTER 8 6 DEPARTMENT OF LABOR 7 **EMPLOYMENT AND TRAINING ADMINISTRATION** 8 TRAINING AND EMPLOYMENT SERVICES 9 For an additional amount for "Training and Employment Services", \$400,000,000, of which \$200,000,000 is 10 11 available for obligation through June 30, 2004 for carrying 12 out sections 171(d) and 173 of the Workforce Investment 13 Act, except that not more than \$20,000,000 may be used for carrying out section 171(d); of which \$80,000,000 is 14 15 available for obligation through June 30, 2003 for carrying out section 132(a)(2)(B) of such Act; of which \$10,000,000 16 is available for obligation through June 30, 2004, and shall 17 be transferred to "Economic Development Assistance Pro-18 grams", Economic Development Administration, Depart-19

20 ment of Commerce, for economic development assistance au21 thorized by the Public Works and Economic Development
22 Act of 1965, as amended, including \$8,300,000 for "Public
23 Works" investments and \$1,700,000 for "Planning" invest24 ments; and of which \$110,000,000 is available for obligation
25 July 1, 2001 through June 30, 2002 for carrying out section

1 132(a)(2)(B) of the Workforce Investment Act notwith-2 standing sections 132(b)(2)(B) and 133(b)(2)(B) of such Act and shall be allotted and allocated in a manner that restores 3 4 to the affected States and local workforce investment areas the \$110,000,000 that was subject to rescission under Public 5 Law 107-20: Provided, That the entire amount is des-6 7 ignated by the Congress as an emergency requirement pur-8 suant to section 251(b)(2)(A) of the Balanced Budget and 9 Emergency Deficit Control Act of 1985, as amended: Provided further, That notwithstanding any other provision of 10 law, the Governor of the State may include information on 11 local area unexpended balances in determining allocation 12 of the funding to local areas made available through June 13 30, 2003, under this head, for carrying out section 14 15 132(a)(2)(B) of the Workforce Investment Act.

16 Occupational Safety and Health Administration

17 SALARIES AND EXPENSES

18 Of the funds provided under this heading in Public Law 107–116 for Occupational Safety and Health Admin-19 20 istration training grants, \$1,000,000 shall be used to restore 21 reductions in Institutional Competency Building training 22 grants which commenced in September 2000, for program 23 activities ending September 30, 2002 and \$4,275,000 shall 24 be used to extend funding for these same Institutional Competency Building training grants for program activities for 25

1	the period of September 30, 2002 to September 30, 2003,
2	and \$5,900,000 shall be used to extend funding for targeted
3	training grants which commenced in September 2001 for
4	program activities for the period of September 30, 2002 to
5	September 30, 2003, provided that a grantee has dem-
6	onstrated satisfactory performance.
7	DEPARTMENT OF HEALTH AND HUMAN
8	SERVICES
9	Health Resources and Services Administration
10	HEALTH RESOURCES AND SERVICES
11	The matter preceding the first proviso under this head-
12	ing in Public Law 107–116 is amended—
13	(1) by inserting "IV," after "titles II, III,"; and
14	(2) by striking "\$311,978,000" and inserting
15	<i>"\$315,333,000"</i> .
16	Centers for Disease Control and Prevention
17	DISEASE CONTROL, RESEARCH, AND TRAINING
18	For emergency expenses necessary to support activities
19	related to countering potential biological, disease, and
20	chemical threats to civilian populations and for carrying
21	out title III of the Public Health Service Act, \$315,000,000,
22	to be available until expended. Of this amount, \$37,000,000
23	shall be for improving security, including information tech-
24	nology security, and \$278,000,000 shall be for equipment
25	and construction and renovation of facilities in Atlanta:

Provided, That notwithstanding any other provision of law, 1 2 a single contract or related contracts for development and 3 construction of facilities may be employed which collectively 4 include the full scope of the project: Provided further, That the solicitation and contract shall contain the clause "avail-5 ability of funds" found at 48 CFS 52.232-18: Provided fur-6 7 ther, That the entire amount is designated by the Congress 8 asanemergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Def-9 icit Control Act of 1985, as amended. 10

11	NATIONAL INSTITUTES OF HEALTH	
12	BUILDINGS AND FACILITIES	
13	(INCLUDING RESCISSION)	

14 Of the funds provided under this heading in Public
15 Law 107–116, \$30,000,000 are rescinded.

16 For emergency expenses necessary to support activities related to countering potential biological, disease, and 17 18 chemical threats to civilian populations, and for the study 19 of, construction of, renovation of, and acquisition of equipment for, facilities of or used by the National Institutes of 20 21 Health, including the acquisition of real property, 22 \$72,000,000 to remain available until expended: Provided, That notwithstanding any other provision of law, a single 23 24 contract or related contracts for the development and construction of facilities may be employed which collectively 25 include the full scope of the project: Provided further, That 26 **HR 4775 EAS**

the solicitation and contract shall contain the clause "avail-1 ability of funds" found at 48 CFS 52.232–18: Provided fur-2 3 ther, That the entire amount is designated by the Congress requirement pursuant to 4 an emergency section as 5 251(b)(2)(A) of the Balanced Budget and Emergency Def-6 icit Control Act of 1985, as amended.

Centers for Medicare and Medicaid Services
 PROGRAM MANAGEMENT

9 That of the funds made available under this heading 10 in Public Law 107–116, \$1,000,000 shall be awarded to the 11 Johns Hopkins School of Medicine for activities associated 12 with an in-home study of self-administered high frequency 13 chest oscillation therapy for patients with chronic obstruc-14 tive pulmonary disease.

15 OFFICE OF THE SECRETARY

16 PUBLIC HEALTH AND SOCIAL SERVICES EMERGENCY FUND 17 For emergency expenses to respond to the September 11, 2001, terrorist attacks on the United States for "Public 18 Health and Social Services Emergency Fund" for baseline 19 and follow-up screening, long-term health monitoring and 20 21 analysis for the emergency services personnel and rescue 22 and recovery personnel, \$90,000,000, to remain available 23 until expended, of which no less than \$25,000,000 shall be 24 available for current and retired firefighters: Provided, 25 That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A)
 of the Balanced Budget and Emergency Deficit Control Act
 of 1985, as amended.

4 DEPARTMENT OF EDUCATION
5 SCHOOL IMPROVEMENT PROGRAMS

6 The matter under this heading in Public Law 107–
7 116 is amended by inserting before the period, ": Provided
8 further, That of the amount made available under subpart
9 8, part D, title V of the ESEA, \$2,300,000 shall be available
10 for Digital Educational Programming Grants".

Of the funds provided under this heading in Public
 Law 107–116 to carry out the Elementary and Secondary
 Education Act of 1965, \$832,889,000 shall be available to
 carry out part D of title V, and up to \$11,500,000 may
 be used to carry out section 2345.

In the statement of the managers of the committee of
conference accompanying H.R. 3061 (Public Law 107–116;
House Report 107–342), in the matter relating to the Fund
for the Improvement of Education under the heading
"School Improvement Programs"—

(1) the provision specifying \$200,000 for Fresno
At-Risk Youth Services and the provision specifying
\$225,000 for the Fresno Unified School District shall
be applied by substituting the following for the two
provisions: "Fresno Unified School District, Fresno,

California, in partnership with the City of Fresno,
 California, for activities to address the problems of
 at-risk youth, including afterschool activities and a
 mobile science unit, \$425,000";

(2) the provision specifying \$50,000 for the 5 6 Lewiston-Auburn College/University of Southern 7 Maine shall be deemed to read as follows: "Lewiston-College/University 8 Auburn ofSouthern Maine 9 TEAMS program to prepare teachers to meet the de-10 mands of Maine's 21st century elementary and mid-11 dle schools, \$50,000";

(3) the provision specifying \$250,000 for the
Wellington Public School District, Wellington, KS,
shall be deemed to read as follows: "Wellington Public
School District, Wellington, KS, for after school activities, \$250,000";

(4) the provision specifying \$200,000 for the
Vermont Higher Education Council shall be deemed
to read as follows: "Vermont Higher Education Consortium to develop universal early learning programs
to ensure that at least one certified teacher will be
available in center-based child care programs,
\$200,000";

24 (5) the provision specifying \$250,000 for Edu25 cation Service District 117 in Wenatchee, WA, shall

be deemed to read as follows: "Education Service Dis trict 171 in Wenatchee, WA, to equip a community
 technology center to expand technology-based training,
 \$250,000";

5 (6) the provision specifying \$1,000,000 for the 6 Electronic Data Systems Project shall be deemed to 7 read as follows: "Washington State Department of 8 Education for an electronic data systems project to 9 create a database that would improve the acquisition, 10 analysis and sharing of student information, 11 \$1,000,000";

12 (7) the provision specifying \$250,000 for the 13 YMCA of Seattle-King-Snohomish County shall be 14 deemed to read as follows: "YWCA of Seattle-King 15 County-Snohomish County to support women and 16 families through an at-risk youth center and other 17 family supports, \$250,000";

18 (8) the provision specifying \$50,000 for Drug
19 Free Pennsylvania shall be deemed to read as follows:
20 "Drug Free Pennsylvania to implement a demonstra21 tion project, \$50,000";

(9) the provision specifying \$20,000,000 for the
Commonwealth of Pennsylvania Department of Education shall be deemed to read as follows:
"\$20,000,000 is included for a grant to the Common-

1	wealth of Pennsylvania Department of Education to
2	provide assistance, through subgrants, to low-per-
3	forming school districts that are slated for potential
4	takeover and/or on the Education Empowerment List
5	as prescribed by Pennsylvania State Law. The initia-
6	tive is intended to improve the management and op-
7	erations of the school districts; assist with curriculum
8	development; provide after-school, summer and week-
9	end programs; offer teacher and principal profes-
10	sional development and promote the acquisition and
11	effective use of instructional technology and equip-
12	ment";
13	(10) the provision specifying \$150,000 for the
14	American Theater Arts for Youth, Inc., Philadelphia,

PA, for a Mississippi Arts in Education Program
shall be deemed to read as follows: "American Theater
Arts for Youth, Inc., for a Mississippi Arts in Education program, \$150,000";

(11) the provision specifying \$340,000 for the
Zero to Five Foundation, Los Angeles, California,
shall be deemed to read as follows: "Zero to Five
Foundation, Los Angeles, California, to develop an
early childhood education and parenting project,
\$340,000";

1	(12) the provision specifying \$900,000 for the
2	University of Nebraska, Kearney, Nebraska, shall be
3	deemed to read as follows: "University of Nebraska,
4	Kearney, Nebraska, for a Minority Access to Higher
5	Education Program to address the special needs of
6	Hispanic and other minority populations from grades
7	K-12, \$900,000";
8	(13) the provision specifying \$25,000 for the
9	American Theater Arts for Youth for an Arts in Edu-
10	cation program shall be deemed to read as follows:
11	"American Theater Arts for Youth, Inc., in Philadel-
12	phia, Pennsylvania, for an Arts in Education pro-
13	gram, \$25,000"; and
14	(14) the provision specifying \$50,000 for the
15	Lewiston-Auburn College/University of Southern
16	Maine shall be deemed to read as follows: "Lewiston-
17	Auburn College/University of Southern Maine CLASS
18	program to prepare teachers to meet the demands of
19	Maine's 21st century elementary and middle schools,
20	\$50,000".
21	STUDENT FINANCIAL ASSISTANCE
22	For an additional amount for "Student Financial As-
23	sistance" for carrying out subpart 1 of part A of title IV
24	of the Higher Education Act of 1965, as amended,
25	\$1,000,000,000, to remain available through September 30,
26	2003: Provided, That the entire amount is designated by
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the Congress as an emergency requirement pursuant to sec tion 251(b)(2)(A) of the Balanced Budget and Emergency
 Deficit Control Act of 1985, as amended.

HIGHER EDUCATION

4

In the statement of the managers of the committee of
conference accompanying H.R. 3061 (Public Law 107–116;
House Report 107–342), in the matter relating to the Fund
for the Improvement of Postsecondary Education under the
heading "Higher Education"—

(1) the provision for Nicholls State University,
Thibodaux, LA, shall be applied by substituting
"Intergenerational" for "International";

(2) the provision specifying \$1,000,000 for the
George J. Mitchell Scholarship Research Institute
shall be deemed to read as follows: "George J. Mitchell
Scholarship Research Institute in Portland, Maine,
for an endowment to provide scholarships that allow
students attending public schools in Maine to continue their education, \$1,000,000";

20 (3) the provision specifying \$10,000,000 for the
21 Shriver Peace Worker Program, Inc. shall be deemed
22 to read as follows: "Shriver Peace Worker Program,
23 Inc. to establish the Sargent Shriver Peace Center,
24 which may include establishing an endowment for
25 such center, for the purpose of supporting graduate
26 research fellowships, professorships, and grants and
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1	scholarships for students related to peace studies and
2	social change, \$10,000,000"; and
3	(4) the provision specifying \$1,000,000 for Cleve-
4	land State University shall be deemed to read as fol-
5	lows: "Cleveland State University, College of Edu-
6	cation, Cleveland, Ohio, for a K–16 Urban School
7	Leadership initiative, \$1,000,000".
8	EDUCATION RESEARCH, STATISTICS, AND ASSESSMENT
9	The matter under this heading in Public Law 107-
10	116, is amended by inserting before the period the following
11	new proviso: ": Provided further, That \$5,000,000 shall be
12	available to extend for one additional year the contract for
13	the Eisenhower National Clearinghouse for Mathematics
14	and Science Education authorized under section 2102(a)(2)
15	of the Elementary and Secondary Education Act of 1965,
16	prior to its amendment by the No Child Left Behind Act
17	of 2001, Public Law 107–110".

18 GENERAL PROVISIONS, THIS CHAPTER

19 SEC. 801. The Elementary and Secondary Education Act of 1965 is hereby amended in section 8003 by amending 20 subsection (b)(2)(D)(ii)(III) to read as follows: "For a local 21 22 educational agency thatdoesnotqualify under (B)(i)(II)(aa) of this subsection and has an enrollment of 23 more than 100 but not more than 1,000 children described 24 in subsection (a)(1), the Secretary shall calculate the total 25 26 number of weighted student units for purposes of subsection **HR 4775 EAS**

(a)(2) by multiplying the number of such children by a fac tor of 1.25.".

3 SEC. 802. The Elementary and Secondary Education
4 Act of 1965 is hereby amended in section 8003(b)(1) by add5 ing the following as subparagraph (G):

6 "(G) Beginning with fiscal year 2002, for 7 the purpose of calculating a payment under this 8 paragraph for a local educational agency whose 9 local contribution rate was computed under subparagraph (C)(iii) for the previous year, the Sec-10 11 retary shall use a local contribution rate that is 12 not less than 95 percent of the rate that the LEA 13 received for the preceding year.".

14 SEC. 803. Amounts made available in Public Law 15 107–116 for the administrative and related expenses for departmental management for the Department of Labor, the 16 Department of Health and Human Services, and the De-17 partment of Education, shall be reduced on a pro rata basis 18 by \$45,000,000: Provided, That this provision shall not 19 apply to the Food and Drug Administration and the Indian 20 21 Health Service: Provided further, That not later than 15 22 days after the enactment of this Act, the Director of the Of-23 fice of Management and Budget shall report to the House 24 and Senate Committees on Appropriations the accounts

subject to the pro rata reductions and the amount to be re duced in each account.

3 SEC. 804. The Higher Education Amendments of 1998
4 are hereby amended in section 821 as follows:

5 (1) in subsection (b), by striking "25" and in6 serting "35";

7 (2) in subsection (e)(3), by striking "\$1,500"
8 and inserting "\$2,000"; and

9 (3) in subsection (f) by striking "25" and insert10 ing "35".

SEC. 805. (a) Section 487 of the Public Health Service
Act (42 U.S.C. 288) is amended by striking "National Research Service Awards" or "National Research Service
Award" each place either appears and inserting in lieu
thereof "Ruth L. Kirschstein National Research Service
Awards" or "Ruth L. Kirschstein National Research Service
Awards" or "Ruth L. Kirschstein National Research Service
Awards" or "Ruth L. Kirschstein National Research Service

(b) The heading for Section 487 of the Public Health
Service Act (42 U.S.C. 288) is amended to read as follows:
"Ruth L. Kirschstein National Research Service Awards".

(c) Any reference in any law (other than this Act),
regulation, document, record, map, or other paper of the
United States to "National Research Service Awards" shall
be considered to be a reference to "Ruth L. Kirschstein National Research Service Awards".

SEC. 806. None of the funds provided by this or any
 other Act may be used to enforce the amendments made by
 section 166 of the Community Renewal Tax Relief Act of
 2000 on the State of Alaska, including the imposition of
 any penalties.

6 SEC. 807. LOCAL EDUCATIONAL AGENCY SERVING 7 NEW YORK CITY. Notwithstanding section 1124(c)(2) of the 8 Elementary and Secondary Education Act of 1965 (20 9 U.S.C. 6333(c)(2), for fiscal year 2002, if the local educational agency serving New York City receives an alloca-10 11 tion under section 1124 of the Elementary and Secondary 12 Education Act of 1965 (20 U.S.C. 6333) in an amount that 13 is greater than the amount received by the agency under section 1124 of the Elementary and Secondary Education 14 15 Act of 1965 (20 U.S.C. 6333) for fiscal year 2001, then— 16 (1) the agency shall distribute any funds in ex-17 cess of the amount of the fiscal year 2001 allocation 18 on an equal per-pupil basis consistent with section 19 1113(c) of the Elementary and Secondary Education 20 Act of 1965 (20 U.S.C. 6313(c)); and

(2) each county in New York City shall receive
an amount from the agency that is not less than the
amount the county received in fiscal year 2001.

24 SEC. 808. In the statement of the managers of the com-25 mittee of conference accompanying the fiscal year 2001

1	Labor, Health and Human Services, and Education appro-
2	priations bill (Public Law 106–554; House Report 106–
3	1033), the provision specifying \$464,000 for the Bethel Na-
4	tive Corporation worker demonstration project shall be
5	deemed to read as follows: "for the Alaska CHAR vocational
6	training program, \$100,000 and \$364,000 for the Yuut
7	Elitnauvriat People's Learning Center in Bethel, Alaska for
8	vocational training for Alaska Natives.
9	CHAPTER 9
10	LEGISLATIVE BRANCH
11	JOINT ITEMS
12	CAPITOL POLICE BOARD
13	CAPITOL POLICE
14	GENERAL EXPENSES
15	For an additional amount for the Capitol Police
16	Board for necessary expenses of the Capitol Police, includ-
17	ing security equipment and installation, supplies, materials
18	and contract services, \$3,600,000, to be disbursed by the
19	Capitol Police Board or their designee: Provided, That the
20	entire amount is designated by the Congress as an emer-
21	gency requirement pursuant to section $251(b)(2)(A)$ of the
22	Balanced Budget and Emergency Deficit Control Act of
23	1985, as amended.

 LIBRARY OF CONGRESS COPYRIGHT OFFICE SALARIES AND EXPENSES For an additional amount for "Copyright Office, Sala ries and expenses", \$7,500,000, to remain available unter expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant t section 251(b)(2)(A) of the Balanced Budget and Emer gency Deficit Control Act of 1985, as amended. 	il d Fo
 3 SALARIES AND EXPENSES 4 For an additional amount for "Copyright Office, Sala 5 ries and expenses", \$7,500,000, to remain available unter 6 expended: Provided, That the entire amount is designated 7 by the Congress as an emergency requirement pursuant t 8 section 251(b)(2)(A) of the Balanced Budget and Emergence 	il d Fo
 4 For an additional amount for "Copyright Office, Sala 5 ries and expenses", \$7,500,000, to remain available unter 6 expended: Provided, That the entire amount is designated 7 by the Congress as an emergency requirement pursuant t 8 section 251(b)(2)(A) of the Balanced Budget and Emergence 	il d Fo
 5 ries and expenses", \$7,500,000, to remain available unter 6 expended: Provided, That the entire amount is designated 7 by the Congress as an emergency requirement pursuant t 8 section 251(b)(2)(A) of the Balanced Budget and Emer 	il d Fo
 6 expended: Provided, That the entire amount is designated 7 by the Congress as an emergency requirement pursuant t 8 section 251(b)(2)(A) of the Balanced Budget and Emer 	d to
 7 by the Congress as an emergency requirement pursuant t 8 section 251(b)(2)(A) of the Balanced Budget and Emer 	0
8 section $251(b)(2)(A)$ of the Balanced Budget and Emer	
	~_
9 gener Deficit Control Act of 1985 as amended	
10 GENERAL PROVISIONS, THIS CHAPTER	
11 SEC. 901. The amount otherwise made available under	r
12 section 506 of the Supplemental Appropriations Act, 197	3
13 (2 U.S.C. 58) for fiscal year 2002 to any Senator from th	e
14 Senators' Official Personnel and Office Expense Account	t
15 shall be increased by the amount (not in excess of \$20,000))
16 which the Senator certifies in a written request to the Sec)-
17 retary of the Senate made not later than September 30),
18 2002, as being necessary for the payment or reimbursement	t
19 of expenditures incurred or obligated during fiscal year	r
20 2002 that—	
21 (1) are otherwise payable from such account, and	d
22 (2) are directly related to responses to the ter	<u>~</u> _

rorist attacks of September 11, 2001, or the discovery 24 of anthrax in the Senate complex and the displace-

25 ment of Senate offices due to such discovery.

23

SEC. 902. (a) Chapter 9 of the Emergency Supple mental Act, 2002 (Public Law 107–117; 115 Stat. 2315),
 is amended—

4 (1) in section 901 (a), by striking "buildings
5 and facilities" and insert "buildings and facilities,
6 subject to the availability of appropriations,".

7 (b) Section 9 of the Act of July 31, 1946 (40 U.S.C.
8 212a), is amended by redesignating the subsection (b) added
9 by section 903(c)(2) of the Emergency Supplemental Act,
10 2002, as subsection (c).

(c) The amendment made by this section shall take effect as if included in the enactment of the Emergency Supplemental Act, 2002.

SEC. 903. (a) Section 909(a) of chapter 9 of the Emergency Supplemental Act, 2002 (40 U.S.C. 207b-2; Public
Law 107-117; 115 Stat. 2320) (in this section referred to
as the "Act") is amended—

(1) in paragraph (1), by striking "determines
that the Capitol Police would be likely, in the absence
of such a bonus, to encounter difficulty in filling the
position" and inserting ", in the sole discretion of the
Board, determines that such a bonus will assist the
Capitol Police in recruitment efforts"; and

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

1	"(6) Determinations not appealable or re-
2	VIEWABLE.—Any determination of the Board under
3	this subsection shall not be appealable or reviewable
4	in any manner.".
5	(b) Section 909(b) of the Act is amended—
6	(1) in paragraph (1)—
7	(A) by striking subparagraphs (A) and (B);
8	and
9	(B) by striking "if—" and inserting "if the
10	Board, in the sole discretion of the Board, deter-
11	mines that such a bonus will assist the Capitol
12	Police in retention efforts."; and
13	(2) in paragraph (3), by striking "the reduction
14	or the elimination of a retention allowance may not
15	be appealed" and inserting "any determination of the
16	Board under this subsection, or the reduction or
17	elimination of a retention allowance, shall not be ap-
18	pealable or reviewable in any manner".
19	(c) Section 909 of the Act is amended—
20	(1) by redesignating subsections (f) and (g) as
21	subsections (g) and (h), respectively; and
22	(2) by inserting after subsection (e) the following:
23	"(f) TUITION ALLOWANCES.—The Capitol Police
24	Board may authorize the Chief to pay tuition allowances
25	for payment or reimbursement of education expenses in the

same manner and to the same extent as retention allow ances under subsection (b).".

3 SEC. 904. (a) The Architect of the Capitol is author4 ized, subject to the availability of appropriations, to acquire
5 (through purchase, lease, or otherwise) buildings and facili6 ties for use as computer backup facilities (and related uses)
7 for offices in the legislative branch.

8 (b) The acquisition of a building or facility under sub9 section (a) shall be subject to the approval of—

(1) the House Office Building Commission, in
the case of a building or facility acquired for the use
of an office of the House of Representatives;

(2) the Committee on Rules and Administration
of the Senate, in the case of a building or facility acquired for the use of an office of the Senate; or

16 (3) the House Office Building Commission and
17 the Committee on Rules and Administration of the
18 Senate, in the case of a building or facility acquired
19 for the use of any other office in the legislative
20 branch.

(c) Any building or facility acquired by the Architect
of the Capitol pursuant to subsection (a) shall be a part
of the United States Capitol Grounds and shall be subject
to the provisions of the Act entitled "An Act to define the
area of the United States Capitol Grounds, to regulate the

use thereof, and for other purposes", approved July 31,
 1946.

3 (d) This section shall apply with respect to fiscal year
4 2002 and each succeeding fiscal year.

5 *CHAPTER 10*

6 DEPARTMENT OF TRANSPORTATION

7 TRANSPORTATION SECURITY ADMINISTRATION

8 For additional amounts for emergency expenses to en-9 sure transportation security, \$4,702,525,000, to remain available until expended: Provided, That the entire amount 10 is designated by the Congress as an emergency requirement 11 pursuant to section 251(b)(2)(A) of the Balanced Budget 12 and Emergency Deficit Control Act of 1985, as amended: 13 Provided further, That of the amounts provided under this 14 15 head, \$200,000,000 shall be for port security grants under the same terms and conditions as provided for under Public 16 Law 107-117; \$20,000,000 shall be used to enable the 17 18 Under Secretary for Transportation Security to make grants and enter into contracts to enhance security for 19 intercity bus operations; and \$27,945,000 shall be used to 20 21 enable said Under Secretary to make grants, enter into con-22 tracts and execute interagency agreements for the purpose 23 of deploying Operation Safe Commerce.

	107
1	U.S. Coast Guard
2	OPERATING EXPENSES
3	For an additional amount for "Operating Expenses"
4 <i>f</i>	for emergency expenses for homeland security,
5 \$	\$318,400,000, to remain available until September 30,
6 %	2003: Provided, That the entire amount is designated by
7 t	the Congress as an emergency requirement pursuant to sec-
8 t	tion 251(b)(2)(A) of the Balanced Budget and Emergency
91	Deficit Control Act of 1985, as amended.
10	ACQUISITION, CONSTRUCTION, AND IMPROVEMENTS
11	For an additional amount for "Acquisition, Construc-
12 t	tion, and Improvements" for emergency expenses for home-
13 <i>l</i>	land security, \$347,700,000, to remain available until Sep-
14 t	tember 30, 2004: Provided, That the entire amount is des-
15 i	ignated by the Congress as an emergency requirement pur-
16 s	suant to section 251(b)(2)(A) of the Balanced Budget and
17	Emergency Deficit Control Act of 1985, as amended.
18	Federal Aviation Administration
19	OPERATIONS
20	For an additional amount for "Operations",
21	\$100,000,000, for security activities at Federal Aviation
22	Administration facilities: Provided, That the entire amount
23 i	is designated by the Congress as an emergency requirement
24 <i>j</i>	pursuant to section 251(b)(2)(A) of the Balanced Budget
25 a	and Emergency Deficit Control Act of 1985, as amended.

1	FACILITIES AND EQUIPMENT
2	(AIRPORT AND AIRWAY TRUST FUND)
3	For an additional amount for "Facilities and Equip-
4	ment", \$15,000,000, to be derived from the Airport and Air-
5	way Trust Fund and to remain available until expended:
6	Provided, That the entire amount is designated by the Con-
7	gress as an emergency requirement pursuant to section
8	251(b)(2)(A) of the Balanced Budget and Emergency Def-
9	icit Control Act of 1985, as amended.
10	GRANTS-IN-AID FOR AIRPORTS
11	(AIRPORT AND AIRWAY TRUST FUND)
12	For an additional amount to enable the Federal Avia-
13	tion Administrator to compensate airports for the direct
14	costs associated with new, additional or revised security re-
15	quirements imposed on airport operators by the Adminis-
16	trator on or after September 11, 2001, notwithstanding any
17	other provision of law, \$100,000,000, to be derived from the
18	Airport and Airway Trust Fund and to remain available
19	until expended: Provided, That the entire amount is des-
20	ignated by the Congress as an emergency requirement pur-
21	suant to section 251(b)(2)(A) of the Balanced Budget and
22	Emergency Deficit Control Act of 1985, as amended.

1	Federal Highway Administration
2	FEDERAL-AID HIGHWAYS
3	EMERGENCY RELIEF PROGRAM
4	(HIGHWAY TRUST FUND)

5 For an additional amount for "Emergency Relief Program", as authorized by 23 U.S.C. 125, for emergency ex-6 7 penses to respond to the September 11, 2001, terrorist attacks on New York City, \$167,000,000 for the State of New 8 9 York, to be derived from the Highway Trust Fund and to remain available until expended: Provided, That notwith-10 11 standing 23 U.S.C. 120(e), the Federal share for any project on a Federal-aid highway related to the New York City ter-12 13 rorist attacks shall be 100 percent: Provided further, That notwithstanding 23 U.S.C. 125(d)(1), the Secretary of 14 15 Transportation may obligate more than \$100,000,000 for those projects: Provided further, That the entire amount is 16 designated by the Congress as an emergency requirement 17 pursuant to section 251(b)(2)(A) of the Balanced Budget 18 19 and Emergency Deficit Control Act of 1985, as amended.

- 20 FEDERAL-AID HIGHWAYS
- 21 (HIGHWAY TRUST FUND)
 - (RESCISSION)

Of the funds apportioned to each state under the programs authorized under sections 1101(a)(1), 1101(a)(2),
1101(a)(3), 1101(a)(4) and 1101(a)(5) of Public Law 105–
178, as amended, \$320,000,000 are rescinded.

22

1	FEDERAL-AID HIGHWAYS
2	EMERGENCY RELIEF PROGRAM
3	(HIGHWAY TRUST FUND)

4 For an additional amount for the "EMERGENCY RE-5 LIEF PROGRAM", as authorized by section 125 of title 23, United States Code, \$120,000,000, to be derived from the 6 7 Highway Trust Fund and to remain available until ex-8 pended: Provided, That the amount made available under 9 this paragraph shall be used solely for eligible but uncompensated applications pending as of May 28, 2002, includ-10 11 ing \$13,411,000 for projects in the State of Washington stemming from the Nisqually earthquake and other disas-12 13 ters, and up to \$12,000,000 for emergency expenses to respond to the May 26, 2002 Interstate 40 bridge collapse over 14 the Arkansas River in Oklahoma. 15

16 FEDERAL MOTOR CARRIER SAFETY ADMINISTRATION

17

BORDER ENFORCEMENT PROGRAM

18 For necessary expenses of the Border Enforcement Pro-19 gram to respond to the September 11, 2001, terrorist attacks 20 on the United States, \$19,300,000, to be derived from the Highway Trust Fund, of which \$4,200,000 shall be to im-21 22 plement section 1012 of Public Law 107–56 (USA Patriot 23 Act); \$10,000,000 shall be for drivers' license fraud detec-24 tion and prevention, northern border safety and security study, and hazardous material security education and out-25 26 reach; and \$5,100,000 shall be for the purposes of coordi-**HR 4775 EAS**

nating drivers' license registration and social security num-1 2 ber verification: Provided, That in connection with such commercial drivers' license fraud deterrence projects, the 3 4 Secretary may enter into such contracts or grants with the American Association of Motor Vehicle Administrators, 5 States, or other persons as the Secretary may so designate 6 7 to carry out these purposes: Provided further, That the en-8 tire amount is designated by the Congress as an emergency 9 requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, 10 11 as amended.

FEDERAL RAILROAD ADMINISTRATION
 GRANTS TO THE NATIONAL RAILROAD PASSENGER
 CORPORATION

15 For an additional amount for the National Railroad Passenger Corporation for emergency expenses to ensure the 16 safety of rail passenger operations, \$55,000,000, to remain 17 available until expended, of which \$20,000,000 shall be used 18 to repair damaged passenger equipment, \$12,000,000 shall 19 be used for emergency security needs, and \$23,000,000 shall 20 21 be used for the heavy overhaul of the rail passenger fleet. 22 Federal Transit Administration 23 CAPITAL INVESTMENT GRANTS

For an additional amount for "Capital Investment
Grants" for emergency expenses to respond to the September

1 attacks New 11, 2001, terrorist inYork City. 2 \$1,800,000,000, to remain available until expended, to re-3 place, rebuild, or enhance the public transportation systems 4 serving the Borough of Manhattan, New York City, New York: Provided, That the Secretary may use up to one per-5 cent of this amount for oversight activities: Provided fur-6 7 ther, That these funds are subject to grant requirements as 8 determined by the Secretary to ensure that eligible projects 9 will improve substantially the mobility of commuters in Lower Manhattan: Provided further, That the Federal share 10 for any project funded from this amount shall be 100 per-11 cent: Provided further, That these funds are in addition to 12 any other appropriation available for these purposes: Pro-13 14 vided further. That the entire amount is designated by the 15 Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Def-16 17 icit Control Act of 1985, as amended.

18 Research and Special Programs Administration

19 RESEARCH AND SPECIAL PROGRAMS

For an additional amount for "Research and Special
Programs" to establish a Transportation Information Operations Center for improving transportation emergency response coordination, \$3,500,000: Provided, That the entire
amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced

Budget and Emergency Deficit Control Act of 1985, as
 amended.

3 GENERAL PROVISIONS, THIS CHAPTER

4 SEC. 1001. Section 1106 of Public Law 107–117 is
5 amended by deleting "\$116,023,000" and inserting
6 "\$128,123,000".

7 SEC. 1002. Section 1102 of Public Law 105–178 is
8 amended by adding at the end the following:

9 "(k) Notwithstanding any other provision of law, the 10 obligations for Federal-aid highway and highway safety 11 construction programs for fiscal year 2003 shall be not less 12 than \$27,746,000,000 and not more than 13 \$28,900,000,000.".

14 SEC. 1003. Title II of Division C of Public Law 105– 15 277 is amended by striking "of more than 750 gross registered tons" in each place it appears, and inserting in lieu 16 thereof, "of more than 750 gross registered tons (as meas-17 ured under Chapter 145 of Title 46) or 1,900 gross reg-18 istered tons as measured under Chapter 143 of that Title)". 19 20 SEC. 1004. Section 335 of Public Law 107-87 is 21 amended by inserting "and the Transportation Security 22 Administration" after "the Federal Aviation Administration"; by inserting ", aviation security" after "air naviga-23 24 tion", and by inserting "and the TSA for necessary security" checkpoints" after the word "facilities". 25

SEC. 1005. Section 354 of Public Law 106–346 (114
 Stat. 1356A–35) is amended by inserting "or Nail Road"
 after "Star Landing Road".

4 SEC. 1006. Notwithstanding any other provision of
5 law, \$2,750,000 of amounts made available for "Intelligent
6 Transportation Systems" in Public Law 107–87 and Pub7 lic Law 106–346 shall be made available for activities au8 thorized under section 5118 of Public Law 105–178.

9 SEC. 1007. Not later than 30 days after the date of 10 enactment of this Act, the Administrator of the Federal 11 Aviation Administration shall submit to Congress a 12 report—

(A) explaining how the Administrator will address the air traffic controller staffing shortage at
Newark International Airport; and

16 (B) providing a deadline by which the airport
17 will have an adequate number of air traffic control18 lers.

SEC. 1008. The \$300,000 made available to the State
of Idaho under the matter under the heading "JOB ACCESS
AND REVERSE COMMUTE GRANTS" under the heading
"FEDERAL TRANSIT ADMINISTRATION" in title I of
the Department of Transportation and Related Agencies
Appropriations Act, 2002 (Public Law 107–87; 115 Stat.
852), shall be deemed to have been made available to the

State of Idaho to carry out a job training and supportive 1 2 services program under section 140(b) of title 23, United States Code. 3 4 CHAPTER 11 DEPARTMENT OF THE TREASURY 5 6 FINANCIAL MANAGEMENT SERVICE 7 SALARIES AND EXPENSES 8 (RESCISSION) 9 Of the available balances under this heading. 10 \$14,000,000 are rescinded. 11 UNITED STATES CUSTOMS SERVICE 12 SALARIES AND EXPENSES 13 For an additional amount for "Salaries and Expenses", \$59,000,000, to remain available until expended: 14 15 Provided, That the entire amount is designated by the Con-16 gress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Def-17 icit Control Act of 1985, as amended: Provided further, 18 19 That \$10,000,000 is authorized for reimbursing State and local law enforcement agencies that have provided necessary 20 21 Federal assistance to personnel of the United States Cus-22 toms Service, along the Northern Border of the United 23 States.

	116
1	INTERNAL REVENUE SERVICE
2	INFORMATION SYSTEMS
3	(RESCISSION)
4	Of the available balances under this heading,
5	\$10,000,000 are rescinded.
6	United States Secret Service
7	SALARIES AND EXPENSES
8	For an additional amount for "Salaries and Ex-
9	penses", \$17,200,000: Provided, That the entire amount is
10	designated by the Congress as an emergency requirement
11	pursuant to section 251(b)(2)(A) of the Balanced Budget
12	and Emergency Deficit Control Act of 1985, as amended.
13	POSTAL SERVICE
14	PAYMENT TO THE POSTAL SERVICE FUND
15	For an additional amount for "Payment to the Postal
16	Service Fund" for emergency expenses to enable the Postal
17	Service to protect postal employees and postal customers
18	from exposure to biohazardous material and to sanitize and
19	screen the mail, \$87,000,000, to remain available until ex-
20	pended: Provided, That the entire amount is designated by
21	the Congress as an emergency requirement pursuant to sec-
22	tion 251(b)(2)(A) of the Balanced Budget and Emergency
23	Deficit Control Act of 1985, as amended.

116

	117
1	EXECUTIVE OFFICE OF THE PRESIDENT
2	Office of Administration
3	SALARIES AND EXPENSES
4	For an additional amount for "Salaries and Ex-
5	penses", \$5,000,000, to remain available until expended:
6	Provided, That the entire amount is designated by the Con-
7	gress as an emergency requirement pursuant to section
8	251(b)(2)(A) of the Balanced Budget and Emergency Def-
9	icit Control Act of 1985, as amended: Provided further,
10	That none of these funds may be obligated until the Senate
11	confirms a Director for Homeland Security in the Office
12	of Homeland Security pursuant to section 1102 of this Act.
13	INDEPENDENT AGENCIES
14	General Services Administration
15	REAL PROPERTY ACTIVITIES
16	FEDERAL BUILDINGS FUND
17	For an additional amount for "Federal Buildings
18	Fund" for building security emergency expenses resulting
19	from the September 11, 2001, terrorist attacks on the United
20	States, \$51,800,000: Provided, That the entire amount is
21	designated by the Congress as an emergency requirement
22	pursuant to section 251(b)(2)(A) of the Balanced Budget
23	and Emergency Deficit Control Act of 1985, as amended.
24	POLICY AND OPERATIONS
25	For an additional amount for "Policy and Oper-
26	ations" for emergency expenses related to vulnerabilities in
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internet data transmission capability, \$2,500,000, to re main available until September 30, 2003: Provided, That
 the entire amount is designated by Congress as an emer gency requirement pursuant to section 251(b)(2)(A) of the
 Balanced Budget and Emergency Deficit Control Act of
 1985, as amended.

7 GENERAL PROVISIONS, THIS CHAPTER

8 SEC. 1101. For purposes of section 201(a) of the Fed-9 eral Property and Administrative Services Act of 1949 (re-10 lating to Federal sources of supply, including lodging pro-11 viders, airlines and other transportation providers), the Eisenhower Exchange Fellowship Program shall be deemed an 12 13 executive agency for the purposes of carrying out the provisions of 20 U.S.C. 5201, and the employees of and partici-14 15 pants in the Eisenhower Exchange Fellowship Program shall be eligible to have access to such sources of supply on 16 the same basis as employees of an executive agency have 17 18 such access.

SEC. 1102. DIRECTOR FOR HOMELAND SECURITY. (a)
IN GENERAL.—There is established the position of Director
for Homeland Security in the Office of Homeland Security
established under section 1 of Executive order No. 13228.
The Director for Homeland Security shall be the head of
that Office, after appointment by the President, by and with
the advice and consent of the Senate.

1	(b) Effective Date.—This section shall take effect
2	30 days after the date of enactment of this Act.
3	CHAPTER 12
4	DEPARTMENT OF VETERANS AFFAIRS
5	Veterans Benefits Administration
6	COMPENSATION AND PENSIONS
7	For an additional amount for "Compensation and
8	pensions", \$1,100,000,000, to remain available until ex-
9	pended.
10	Veterans Health Administration
11	MEDICAL CARE
12	For an additional amount for "Medical care" resulting
13	from continued open enrollment for Priority Level 7 vet-
14	erans, \$142,000,000.
15	For an additional amount for "Medical care",
16	\$275,000,000: Provided, That the entire amount is des-
17	ignated by the Congress as an emergency requirement pur-
18	suant to section $251(b)(2)(A)$ of the Balanced Budget and
19	Emergency Deficit Control Act of 1985, as amended.
20	DEPARTMENT OF HOUSING AND URBAN
21	DEVELOPMENT
22	Public and Indian Housing
23	HOUSING CERTIFICATE FUND
24	(RESCISSION)
25	Of the amounts unobligated or recaptured, prior to
26	September 30, 2002, from funds appropriated under this
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heading during fiscal year 2002 and prior years,
 \$300,000,000 are rescinded.

COMMUNITY PLANNING AND DEVELOPMENT
COMMUNITY DEVELOPMENT FUND

5 For an additional amount for "Community Development Fund", as authorized by title I of the Housing and 6 7 Community Development Act of 1974, as amended, for 8 emergency expenses to respond to the September 11, 2001, 9 terrorist attacks on the United States, \$750,000,000, to re-10 main available until expended: Provided, That the State of New York, in cooperation with the City of New York, shall, 11 12 through the Lower Manhattan Development Corporation, 13 distribute these funds: Provided further, That such funds may be used for assistance for properties and businesses (in-14 15 cluding the restoration of utility infrastructure) damaged by, and for economic revitalization directly related to, the 16 terrorist attacks on the United States that occurred on Sep-17 tember 11, 2001, in New York City and for reimbursement 18 to the State and City of New York for expenditures incurred 19 from the regular Community Development Block Grant for-20 21 mula allocation used to achieve these same purposes: Pro-22 vided further, That the State of New York is authorized to 23 provide such assistance to the City of New York: Provided 24 further, That in administering these funds and funds under 25 section 108 of such Act used for economic revitalization ac-

1 tivities in New York City, the Secretary may waive, or 2 specify alternative requirements for, any provision of any statute or regulation that the Secretary administers in con-3 4 nection with the obligation by the Secretary or the use by 5 the recipient of these funds or guarantees (except for requirements related to fair housing, nondiscrimination, 6 7 labor standards, and the environment), upon a finding that 8 such waiver is required to facilitate the use of such funds 9 or quarantees: Provided further, That such funds shall not adversely affect the amount of any formula assistance re-10 11 ceived by the State of New York, New York City, or any 12 categorical application for other Federal assistance: Pro-13 vided further, That the Secretary shall publish in the Federal Register any waiver of any statute or regulation that 14 15 the Secretary administers pursuant to title I of the Housing and Community Development Act of 1974, as amended, no 16 later than five days before the effective date of such waiver: 17 Provided further, That the Secretary shall notify the Com-18 mittees on Appropriations on the proposed allocation of any 19 funds and any related waivers pursuant to this section no 20 21 later than five days before such allocation: Provided further, 22 That the entire amount is designated by the Congress as 23 an emergency requirement pursuant to section 251(b)(2)(A)24 of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended. 25

1 The referenced statement of the managers under the heading "Community Development Block Grants" in title 2 3 II of Public Law 105–276 is deemed to be amended by strik-4 ing "\$250,000 for renovation, accessibility, and asbestos re-5 mediation for the Wellstone Neighborhood Center, Wellstone, Missouri" and insert in lieu thereof "\$250,000 for the St. 6 7 Louis Economic Council for design, infrastructure and con-8 struction related to the Enterprise Center-Wellstone in 9 Wellstone, Missouri".

10 The referenced statement of the managers under the heading "Community Development Fund" in title II of 11 Public Law 106–377 is deemed to be amended by striking 12 "\$1,000,000 for the Community Action Agency of Southern 13 New Mexico, Inc. for construction of a regional food bank 14 15 and supporting offices" and insert in lieu thereof 16 "\$1,000,000 for the Community Action Agency of Southern 17 New Mexico for construction, purchase, or renovation and the equipping of a regional food bank and supporting of-18 19 fices".

20 The referenced statement of the managers under the 21 heading "Community Development Fund" in title II of 22 Public Law 107–73 is deemed to be amended by striking 23 "\$400,000 to the City of Reading, PA for the development 24 of the Morgantown Road Industrial Park on what is cur-25 rently a brownfields site" and insert in lieu thereof

3 The referenced statement of the managers under the 4 heading "Community Development Fund" in title II of Public Law 107–73 is deemed to be amended by striking 5 "\$750,000 for the Smart Start Child Care Center and Ex-6 7 pertise School of Las Vegas, Nevada for construction of a 8 child care facility" and insert in lieu thereof "\$250,000 for 9 the Smart Start Child Care Center and Expertise School 10 of Las Vegas, Nevada for construction of a child care facility and \$500,000 for job training". 11

12	HOME INVESTMENT PARTNERSHIPS PROGRAM
13	(RESCISSION)

Of the funds made available under this heading in
Public Law 107–73, \$50,000,000 are rescinded from the
Downpayment Assistance Initiative.

- 17 HOUSING PROGRAMS
- 18 RENTAL HOUSING ASSISTANCE

19 The limitation otherwise applicable to the maximum 20 payments that may be required in any fiscal year by all contracts entered into under section 236 of the National 21 22 Housing Act (12 U.S.C. 1715z–1) is reduced in fiscal year 23 2002 by not more than \$300,000,000 in uncommitted bal-24 ances of authorizations of contract authority provided for this purpose in appropriations acts: Provided, That up to 25 \$300,000,000 of recaptured section 236 budget authority re-26 **HR 4775 EAS**

sulting from the prepayment of mortgages subsidized under
 section 236 of the National Housing Act (12 U.S.C. 1715z–
 1) shall be made available as provided in section 236(s)
 of the National Housing Act.

5 INDEPENDENT AGENCIES
6 Environmental Protection Agency

7 State and Tribal Assistance Grants

8 The referenced statement of the managers under this 9 heading in Public Law 106–377 is deemed to be amended by striking everything after "\$1,000,000" in reference to 10 item 91 and inserting "to the Northern Kentucky Area De-11 velopment District for Carroll County Wastewater Infra-12 structure Project (\$500,000), City of Owenton Water Collec-13 tion and Treatment System Improvements and Freshwater 14 15 Intake Project (\$400,000), Grant County Williamstown Lake Expansion Study (\$50,000), and Pendleton County 16 17 Williamstown Lake Expansion Study (\$50,000)".

SCIENCE AND TECHNOLOGY

18

For an additional amount for "Science and technology", \$100,000,000: Provided, That the entire amount
is designated by the Congress as an emergency requirement
pursuant to section 251(b)(2)(A) of the Balanced Budget
and Emergency Deficit Control Act of 1985, as amended.
HAZARDOUS SUBSTANCE SUPERFUND

25 For an additional amount for "Hazardous substance
26 superfund" for additional expenses incurred for anthrax inHR 4775 EAS

vestigations and cleanup actions at the United States Cap itol and the Congressional office building complex,
 \$12,500,000: Provided, That the entire amount is des ignated by the Congress as an emergency requirement pur suant to section 251(b)(2)(A) of the Balanced Budget and
 Emergency Deficit Control Act of 1985, as amended.

FEDERAL EMERGENCY MANAGEMENT AGENCY
 DISASTER RELIEF

9 For an additional amount for "Disaster relief" for 10 emergency expenses to respond to the September 11, 2001, terrorist attacks on the United States, \$2,660,000,000, to 11 12 remain available until expended: Provided, That in admin-13 istering the Mortgage and Rental Assistance Program for victims of September 11, 2001, the Federal Emergency 14 15 Management Agency will recognize those people who were either directly employed in the Borough of Manhattan or 16 had at least 75 percent of their wages coming from business 17 18 conducted within the Borough of Manhattan as eligible for 19 assistance under the program, as they were directly impacted by the terrorist attacks: Provided further, That 20 21 FEMA shall provide compensation to previously denied 22 Mortgage and Rental Assistance Program applicants who 23 would qualify under these new guidelines: Provided further, 24 That the entire amount is designated by the Congress as 25 an emergency requirement pursuant to section 251(b)(2)(A)

of the Balanced Budget and Emergency Deficit Control Act
 of 1985, as amended.

3 EMERGENCY MANAGEMENT PLANNING AND ASSISTANCE

4 For an additional amount for "Emergency management planning and assistance" for emergency expenses to 5 respond to the September 11, 2001, terrorist attacks on the 6 7 United States, \$745,000,000, of which \$175,000,000 is for FEMA to make available to the States for State and local 8 9 all hazards operational planning including response plan-10 ning for natural and man-made disasters including terrorism; \$300,000,000 for programs as authorized by section 11 33 of the Federal Fire Prevention and Control Act of 1974, 12 13 as amended (15 U.S.C. 2201 et seq.); \$92,000,000 for the existing national urban search and rescue system; 14 15 \$115,000,000 for interoperable communications equipment; \$56,000,000 for grants to state and local governments for 16 emergency operations centers; and \$7,000,000 for secure 17 18 communications equipment and associated facility improvements and maintenance for state emergency oper-19 ations centers: Provided, That the entire amount is des-20 21 ignated by the Congress as an emergency requirement pur-22 suant to section 251(b)(2)(A) of the Balanced Budget and 23 *Emergency Deficit Control Act of 1985, as amended.*

24 CERRO GRANDE FIRE CLAIMS

25 For an additional amount for "Cerro Grande Fire
26 Claims", \$80,000,000 for claims resulting from the Cerro
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Grande fires: Provided, That the entire amount is des ignated by the Congress as an emergency requirement pur suant to section 251(b)(2)(A) of the Balanced Budget and
 Emergency Deficit Control Act of 1985, as amended.

- 5 NATIONAL SCIENCE FOUNDATION
- 6 EDUCATION AND HUMAN RESOURCES

For an additional amount for "Education and human
resources" for emergency expenses to respond to emergent
needs in cyber security, \$19,300,000: Provided, That the entire amount is designated by the Congress as an emergency
requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985,
as amended.

14 GENERAL PROVISIONS, THIS CHAPTER

15 SEC. 1201. The Secretary of Housing and Urban De-16 velopment shall continue to administer the Disposition of 17 Assets in Revitalization Areas program as provided in sec-18 tion 602 of Public Law 105–276 and the Secretary shall 19 renew all contracts and enter into new contracts with eligi-20 ble participants in a manner consistent with the require-21 ments of such section.

SEC. 1202. The Secretary of Housing and Urban Development shall submit a report every 90 days to the House
and Senate Committees on Appropriations on the status of
any multifamily housing project (including all hospitals

and nursing homes) insured under the National Housing 1 Act that has been in default for longer than 60 days. The 2 3 report shall include the location of the property, the reason 4 for the default, and all actions taken by the Secretary and 5 owner with regard to the default, including any work-out agreements, the status and terms of any assistance or loans, 6 7 and any transfer of an ownership interest in the property 8 (including any assistance or loans made to the prior, cur-9 rent or intended owner of the property or to the local unit 10 of government in which the property is located).

SEC. 1203. For purposes of assessing the use of Staf ford Apartments (FHA Project No: 052–44163) as student
 housing, notwithstanding any other provision of law—

14 (1) such property shall not be considered an eli-15 gible multifamily housing project pursuant to section 16 512(2) of MAHRAA for a period not to exceed 24 17 months from the date of enactment of this amend-18 ment, and the Secretary shall offer to extend the cur-19 rent Section 8 contract at rent levels as in effect dur-20 ing fiscal year 2001, subject to annual operating cost 21 adjustment factor increases, for a continuous period 22 commencing October 1, 2001 not to exceed 24 months 23 from the date of enactment of this amendment, pro-24 vided that such contract shall be extended further at 25 such rent levels to accomplish a mortgage restruc-

1	turing if required after such 24 month period for a
2	period of the earlier of one year or the closing of the
3	restructuring plan as set forth in the regulations pro-
4	mulgated at 24 CFR Part 401 as now in effect;
5	(2) subject to the concurrence by the Secretary of
6	a relocation plan for current tenants, all of the units
7	in the projects may be available for student housing
8	notwithstanding any federal use restrictions including
9	those required pursuant to Section 201 of the Housing
10	and Community Development Amendments of 1978,
11	as amended, and Section 250 of the National Housing
12	Act, as amended; and
13	(3) upon the concurrence by the Secretary of
14	such relocation plan, all of the tenants of the project
15	shall be relocated, and any rights of tenants to elect
16	to remain in the project pursuant to the provisions of
17	Section $8(t)(1)(B)$ of the United States Housing Act
18	of 1937, as amended, shall not apply.
19	TITLE II—GENERAL PROVISIONS
20	SEC. 2001. No part of any appropriation contained
21	in this Act shall remain available for obligation beyond the
22	current fiscal year unless expressly so provided in this Act.
23	SEC. 2002. (a) IN GENERAL.—Any amount appro-
24	priated in this Act that is designated by the Congress as
25	an emergency requirement pursuant to section $251(b)(2)(A)$

of the Balanced Budget and Emergency Deficit Control Act
 of 1985, as amended, shall not be available for obligation
 unless all such amounts appropriated in this Act are des ignated by the President, upon enactment of this Act, as
 emergency requirements pursuant to that section.

6 (b) EXCEPTION.—Subsection (a) shall not apply to
7 chapter 3 of title I.

8 SEC. 2003. (a) The Senate finds that—

9 (1) the Federal Bureau of Investigation is the 10 principle investigative arm of the Department of Jus-11 tice;

12 (2) the Federal Bureau of Investigation has the 13 authority and responsibility to investigate specific 14 crimes assigned to it, including violations concerning 15 organized crime and drugs, civil rights, violent 16 crimes, financial crimes, counterterrorism, and for-17 eign counterintelligence; and

18 (3) the mission of the Federal Bureau of Inves19 tigation is—

20 (A) to uphold the law through the investiga21 tion of violations of Federal criminal law;
22 (B) to protect the United States from for23 eign intelligence and terrorist activities;

1	(C) provide leadership and law enforcement
2	assistance to Federal, State, local, and inter-
3	national agencies; and
4	(D) to perform these responsibilities in a
5	manner that is responsive to the needs of the
6	public and is faithful to the Constitution of the
7	United States.
8	(b) It is the sense of the Senate that—
9	(1) the reorganization of the Federal Bureau of
10	Investigation is a positive and important response to
11	challenges posed by the increased threat of terrorism
12	and that continued constructive dialog between FBI
13	Director Robert Mueller and Congress will help make
14	the reorganization a success;
15	(2) the Federal Bureau of Investigation shall
16	continue to allocate adequate resources for the purpose
17	of investigating all crimes under its jurisdiction;
18	(3) the reallocation of agents and resources to
19	counterterrorism investigations should not hamper the
20	ability of the Federal Bureau of Investigation to in-
21	vestigate crimes involving drugs; and
22	(4) sufficient homeland security resources should
23	be made available to State and local law enforcement
24	and public safety officials to enable them to meet their
25	responsibilities as the Nation's first responders.

1	SEC. 2004. In subsection (e)(4) of the Alaska Native
2	Claims Settlement Act created by section 702 of Public Law
3	107–117—
4	(1) paragraph (B) is amended by—
5	(A) striking "subsection $(e)(2)$ " and insert-
6	ing in lieu thereof "subsections $(e)(1)$ or $(e)(2)$ ";
7	and
8	(B) striking "obligations under section 7 of
9	P.L. 87–305" and inserting in lieu thereof
10	"small or small disadvantaged business subcon-
11	tracting goals under section 502 of P.L. 100-
12	656, provided that where lower tier subcontrac-
13	tors exist, the entity shall designate the appro-
14	priate contractor or contractors to receive such
15	credit"; and
16	(2) paragraph (C) is amended by striking "sub-
17	section (e)(2)" and inserting "subsection (e)(1) or
18	(e)(2)".
19	TITLE III—AMERICAN SERVICE-
20	MEMBERS' PROTECTION ACT
21	SEC. 3001. SHORT TITLE.
22	This title may be cited as the "American
23	Servicemembers' Protection Act of 2002".
24	SEC. 3002. FINDINGS.
25	Congress makes the following findings:

1	(1) On July 17, 1998, the United Nations Diplo-
2	matic Conference of Plenipotentiaries on the Estab-
3	lishment of an International Criminal Court, meeting
4	in Rome, Italy, adopted the "Rome Statute of the
5	International Criminal Court". The vote on whether
6	to proceed with the statute was 120 in favor to 7
7	against, with 21 countries abstaining. The United
8	States voted against final adoption of the Rome Stat-
9	ute.
10	

10 (2) As of April 30, 2001, 139 countries had 11 signed the Rome Statute and 30 had ratified it. Pur-12 suant to Article 126 of the Rome Statute, the statute 13 will enter into force on the first day of the month 14 after the 60th day following the date on which the 15 60th country deposits an instrument ratifying the 16 statute.

17 (3) Since adoption of the Rome Statute, a Pre18 paratory Commission for the International Criminal
19 Court has met regularly to draft documents to imple20 ment the Rome Statute, including Rules of Procedure
21 and Evidence, Elements of Crimes, and a definition
22 of the Crime of Aggression.

23 (4) During testimony before the Congress fol24 lowing the adoption of the Rome Statute, the lead
25 United States negotiator, Ambassador David Scheffer

1	stated that the United States could not sign the Rome
2	Statute because certain critical negotiating objectives
3	of the United States had not been achieved. As a re-
4	sult, he stated: "We are left with consequences that do
5	not serve the cause of international justice."
6	(5) Ambassador Scheffer went on to tell the Con-
7	gress that: "Multinational peacekeeping forces oper-
8	ating in a country that has joined the treaty can be
9	exposed to the Court's jurisdiction even if the country
10	of the individual peacekeeper has not joined the trea-
11	ty. Thus, the treaty purports to establish an arrange-
12	ment whereby United States armed forces operating
13	overseas could be conceivably prosecuted by the inter-
14	national court even if the United States has not
15	agreed to be bound by the treaty. Not only is this con-
16	trary to the most fundamental principles of treaty
17	law, it could inhibit the ability of the United States
18	to use its military to meet alliance obligations and
19	participate in multinational operations, including
20	humanitarian interventions to save civilian lives.
21	Other contributors to peacekeeping operations will be
22	similarly exposed.".
23	(6) Notwithstanding these concerns, President
24	Clinton directed that the United States sign the Rome

25 Statute on December 31, 2000. In a statement issued

1	that day, he stated that in view of the unremedied de-
2	ficiencies of the Rome Statute, "I will not, and do not
3	recommend that my successor submit the Treaty to
4	the Senate for advice and consent until our funda-
5	mental concerns are satisfied".
6	(7) Any American prosecuted by the Inter-
7	national Criminal Court will, under the Rome Stat-
8	ute, be denied procedural protections to which all
9	Americans are entitled under the Bill of Rights to the
10	United States Constitution, such as the right to trial
11	by jury.
12	(8) Members of the Armed Forces of the United
13	States should be free from the risk of prosecution by
14	the International Criminal Court, especially when
15	they are stationed or deployed around the world to
16	protect the vital national interests of the United
17	States. The United States Government has an obliga-
10	tion to material the membrane of its Armod Remans to

States. The United States Government has an obligation to protect the members of its Armed Forces, to
the maximum extent possible, against criminal prosecutions carried out by the International Criminal
Court.

(9) In addition to exposing members of the
Armed Forces of the United States to the risk of international criminal prosecution, the Rome Statute creates a risk that the President and other senior elected

1	and appointed officials of the United States Govern-
2	ment may be prosecuted by the International Crimi-
3	nal Court. Particularly if the Preparatory Commis-
4	sion agrees on a definition of the Crime of Aggression
5	over United States objections, senior United States of-
6	ficials may be at risk of criminal prosecution for na-
7	tional security decisions involving such matters as re-
8	sponding to acts of terrorism, preventing the pro-
9	liferation of weapons of mass destruction, and deter-
10	ring aggression. No less than members of the Armed
11	Forces of the United States, senior officials of the
12	United States Government should be free from the risk
13	of prosecution by the International Criminal Court,
14	especially with respect to official actions taken by
15	them to protect the national interests of the United
16	States.
17	(10) Any agreement within the Preparatory

(10) Any agreement within the Preparatory
Commission on a definition of the Crime of Aggression that usurps the prerogative of the United Nations
Security Council under Article 39 of the charter of the
United Nations to "determine the existence of any
.... act of aggression" would contravene the charter
of the United Nations and undermine deterrence.

24 (11) It is a fundamental principle of inter25 national law that a treaty is binding upon its parties

1	only and that it does not create obligations for non-
2	parties without their consent to be bound. The United
3	States is not a party to the Rome Statute and will
4	not be bound by any of its terms. The United States
5	will not recognize the jurisdiction of the International
6	Criminal Court over United States nationals.
7	SEC. 3003. WAIVER AND TERMINATION OF PROHIBITIONS
8	OF THIS TITLE.
9	(a) Authority To Initially Waive Sections 3005
10	AND 3007.—The President is authorized to waive the prohi-
11	bitions and requirements of sections 3005 and 3007 for a
12	single period of 1 year. A waiver under this subsection may
13	be issued only if the President at least 15 days in advance
14	of exercising such authority—
15	(1) notifies the appropriate congressional com-
16	mittees of the intention to exercise such authority;
17	and
18	(2) determines and reports to the appropriate
19	congressional committees that the International
20	Criminal Court has entered into a binding agreement
21	that—
22	(A) prohibits the International Criminal
23	Court from seeking to exercise jurisdiction over
24	the following persons with respect to actions un-
25	dertaken by them in an official capacity:

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1	(i) covered United States persons;
2	(ii) covered allied persons; and
3	(iii) individuals who were covered
4	United States persons or covered allied per-
5	sons; and
6	(B) ensures that no person described in sub-
7	paragraph (A) will be arrested, detained, pros-
8	ecuted, or imprisoned by or on behalf of the
9	International Criminal Court.
10	(b) Authority To Extend Waiver of Sections
11	3005 AND 3007.—The President is authorized to waive the
12	prohibitions and requirements of sections 3005 and 3007
13	for successive periods of 1 year each upon the expiration
14	of a previous waiver pursuant to subsection (a) or this sub-
15	section. A waiver under this subsection may be issued only
16	if the President at least 15 days in advance of exercising
17	such authority—
18	(1) notifies the appropriate congressional com-
19	mittees of the intention to exercise such authority;
20	and
21	(2) determines and reports to the appropriate
22	congressional committees that the International
23	Criminal Court—
24	(A) remains party to, and has continued to
25	abide by, a binding agreement that—

1	(i) prohibits the International Crimi-
2	nal Court from seeking to exercise jurisdic-
3	tion over the following persons with respect
4	to actions undertaken by them in an official
5	capacity:
6	(I) covered United States persons;
7	(II) covered allied persons; and
8	(III) individuals who were cov-
9	ered United States persons or covered
10	allied persons; and
11	(ii) ensures that no person described in
12	clause (i) will be arrested, detained, pros-
13	ecuted, or imprisoned by or on behalf of the
14	International Criminal Court; and
15	(B) has taken no steps to arrest, detain,
16	prosecute, or imprison any person described in
17	clause (i) of subparagraph (A).
18	(c) Authority To Waive Sections 3004 and 3006
19	WITH RESPECT TO AN INVESTIGATION OR PROSECUTION OF
20	A NAMED INDIVIDUAL.—The President is authorized to
21	waive the prohibitions and requirements of sections 3004
22	and 3006 to the degree such prohibitions and requirements
23	would prevent United States cooperation with an investiga-
24	tion or prosecution of a named individual by the Inter-
25	national Criminal Court. A waiver under this subsection

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1	may be issued only if the President at least 15 days in ad-
2	vance of exercising such authority—
3	(1) notifies the appropriate congressional com-
4	mittees of the intention to exercise such authority;
5	and
6	(2) determines and reports to the appropriate
7	congressional committees that—
8	(A) a waiver pursuant to subsection (a) or
9	(b) of the prohibitions and requirements of sec-
10	tions 3005 and 3007 is in effect;
11	(B) there is reason to believe that the named
12	individual committed the crime or crimes that
13	are the subject of the International Criminal
14	Court's investigation or prosecution;
15	(C) it is in the national interest of the
16	United States for the International Criminal
17	Court's investigation or prosecution of the named
18	individual to proceed; and
19	(D) in investigating events related to ac-
20	tions by the named individual, none of the fol-
21	lowing persons will be investigated, arrested, de-
22	tained, prosecuted, or imprisoned by or on behalf
23	of the International Criminal Court with respect
24	to actions undertaken by them in an official ca-
25	pacity:

1	4	1

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1	(i) Covered United States persons.
2	(ii) Covered allied persons.
3	(iii) Individuals who were covered
4	United States persons or covered allied per-
5	sons.
6	(d) Termination of Waiver Pursuant to Sub-
7	SECTION (c).—Any waiver or waivers exercised pursuant
8	to subsection (c) of the prohibitions and requirements of sec-
9	tions 3004 and 3006 shall terminate at any time that a
10	waiver pursuant to subsection (a) or (b) of the prohibitions
11	and requirements of sections 3005 and 3007 expires and
12	is not extended pursuant to subsection (b).
13	(e) Termination of Prohibitions of This Title.—
14	The prohibitions and requirements of sections 3004, 3005,
15	3006, and 3007 shall cease to apply, and the authority of
16	section 3008 shall terminate, if the United States becomes
17	a party to the International Criminal Court pursuant to
18	a treaty made under article II, section 2, clause 2 of the
19	Constitution of the United States.
20	SEC. 3004. PROHIBITION ON COOPERATION WITH THE
21	INTERNATIONAL CRIMINAL COURT.
22	(a) APPLICATION.—The provisions of this section—
23	(1) apply only to cooperation with the Inter-
24	national Criminal Court and shall not apply to co-
25	operation with an ad hoc international criminal tri-

1	bunal established by the United Nations Security
2	Council before or after the date of the enactment of
3	this Act to investigate and prosecute war crimes com-
4	mitted in a specific country or during a specific con-
5	flict; and
6	(2) shall not prohibit—
7	(A) any action permitted under section
8	3008; or
9	(B) communication by the United States of
10	its policy with respect to a matter.
11	(b) Prohibition on Responding to Requests for
12	COOPERATION.—Notwithstanding section 1782 of title 28,
13	United States Code, or any other provision of law, no
14	United States Court, and no agency or entity of any State
15	or local government, including any court, may cooperate
16	with the International Criminal Court in response to a re-
17	quest for cooperation submitted by the International Crimi-
18	nal Court pursuant to the Rome Statute.
19	(c) Prohibition on Transmittal of Letters Rog-
20	ATORY FROM THE INTERNATIONAL CRIMINAL COURT
21	Notwithstanding section 1781 of title 28, United States
22	Code, or any other provision of law, no agency of the United
23	States Government may transmit for execution any letter
24	rogatory issued, or other request for cooperation made, by

the International Criminal Court to the tribunal, officer, 1 or agency in the United States to whom it is addressed. 2 3 (d) PROHIBITION ON EXTRADITION TO THE INTER-4 NATIONAL CRIMINAL COURT.—Notwithstanding any other 5 provision of law, no agency or entity of the United States Government or of any State or local government may extra-6 7 dite any person from the United States to the International 8 Criminal Court, nor support the transfer of any United 9 States citizen or permanent resident alien to the International Criminal Court. 10

(e) PROHIBITION ON PROVISION OF SUPPORT TO THE
INTERNATIONAL CRIMINAL COURT.—Notwithstanding any
other provision of law, no agency or entity of the United
States Government or of any State or local government, including any court, may provide support to the International Criminal Court.

(f) PROHIBITION ON USE OF APPROPRIATED FUNDS
TO ASSIST THE INTERNATIONAL CRIMINAL COURT.—Notwithstanding any other provision of law, no funds appropriated under any provision of law may be used for the
purpose of assisting the investigation, arrest, detention, extradition, or prosecution of any United States citizen or
permanent resident alien by the International Criminal
Court.

(q) RESTRICTION ON ASSISTANCE PURSUANT TO MU-1 2 TUAL LEGAL ASSISTANCE TREATIES.—The United States 3 shall exercise its rights to limit the use of assistance pro-4 vided under all treaties and executive agreements for mu-5 tual legal assistance in criminal matters, multilateral conventions with legal assistance provisions, and extradition 6 7 treaties, to which the United States is a party, and in con-8 nection with the execution or issuance of any letter roga-9 tory, to prevent the transfer to, or other use by, the Inter-10 national Criminal Court of any assistance provided by the 11 United States under such treaties and letters rogatory.

(h) PROHIBITION ON INVESTIGATIVE ACTIVITIES OF
AGENTS.—No agent of the International Criminal Court
may conduct, in the United States or any territory subject
to the jurisdiction of the United States, any investigative
activity relating to a preliminary inquiry, investigation,
prosecution, or other proceeding at the International Criminal Court.

19sec. 3005. Restriction on united states participa-20tion in certain united nations peace-21keeping operations.

(a) POLICY.—Effective beginning on the date on which
the Rome Statute enters into force pursuant to Article 126
of the Rome Statute, the President should use the voice and
vote of the United States in the United Nations Security

1 Council to ensure that each resolution of the Security Council authorizing any peacekeeping operation under chapter 2 VI of the charter of the United Nations or peace enforcement 3 4 operation under chapter VII of the charter of the United 5 Nations permanently exempts, at a minimum, members of the Armed Forces of the United States participating in such 6 7 operation from criminal prosecution or other assertion of 8 jurisdiction by the International Criminal Court for ac-9 tions undertaken by such personnel in connection with the 10 operation.

11 (b) RESTRICTION.—Members of the Armed Forces of 12 the United States may not participate in any peacekeeping operation under chapter VI of the charter of the United Na-13 tions or peace enforcement operation under chapter VII of 14 15 the charter of the United Nations, the creation of which is authorized by the United Nations Security Council on or 16 after the date that the Rome Statute enters into effect pursu-17 18 ant to Article 126 of the Rome Statute, unless the President has submitted to the appropriate congressional committees 19 a certification described in subsection (c) with respect to 20 21 such operation.

(c) CERTIFICATION.—The certification referred to in
subsection (b) is a certification by the President that—

24 (1) members of the Armed Forces of the United
25 States are able to participate in the peacekeeping or

1	peace enforcement operation without risk of criminal
2	prosecution or other assertion of jurisdiction by the
3	International Criminal Court because, in authorizing
4	the operation, the United Nations Security Council
5	permanently exempted, at a minimum, members of
6	the Armed Forces of the United States participating
7	in the operation from criminal prosecution or other
8	assertion of jurisdiction by the International Crimi-
9	nal Court for actions undertaken by them in connec-
10	tion with the operation;

11 (2) members of the Armed Forces of the United 12 States are able to participate in the peacekeeping or 13 peace enforcement operation without risk of criminal 14 prosecution or other assertion of jurisdiction by the 15 International Criminal Court because each country in 16 which members of the Armed Forces of the United 17 States participating in the operation will be present 18 either is not a party to the International Criminal 19 Court and has not invoked the jurisdiction of the 20 International Criminal Court pursuant to Article 12 21 of the Rome Statute, or has entered into an agreement 22 in accordance with Article 98 of the Rome Statute 23 preventing the International Criminal Court from 24 proceeding against members of the Armed Forces of 25 the United States present in that country; or

1	(3) the national interests of the United States
2	justify participation by members of the Armed Forces
3	of the United States in the peacekeeping or peace en-
4	forcement operation.
5	SEC. 3006. PROHIBITION ON DIRECT OR INDIRECT TRANS-
6	FER OF CLASSIFIED NATIONAL SECURITY IN-
7	FORMATION AND LAW ENFORCEMENT INFOR-
8	MATION TO THE INTERNATIONAL CRIMINAL
9	COURT.

10 (a) IN GENERAL.—Not later than the date on which 11 the Rome Statute enters into force, the President shall en-12 sure that appropriate procedures are in place to prevent 13 the transfer of classified national security information and 14 law enforcement information to the International Criminal 15 Court for the purpose of facilitating an investigation, ap-16 prehension, or prosecution.

17 (b) INDIRECT TRANSFER.—The procedures adopted pursuant to subsection (a) shall be designed to prevent the 18 19 transfer to the United Nations and to the government of any country that is party to the International Criminal 20 21 Court of classified national security information and law 22 enforcement information that specifically relates to matters 23 known to be under investigation or prosecution by the Inter-24 national Criminal Court, except to the degree that satisfac-25 tory assurances are received from the United Nations or

that government, as the case may be, that such information
 will not be made available to the International Criminal
 Court for the purpose of facilitating an investigation, ap prehension, or prosecution.

5 (c) CONSTRUCTION.—The provisions of this section
6 shall not be construed to prohibit any action permitted
7 under section 3008.

8 SEC. 3007. PROHIBITION OF UNITED STATES MILITARY AS9 SISTANCE TO PARTIES TO THE INTER10 NATIONAL CRIMINAL COURT.

(a) PROHIBITION OF MILITARY ASSISTANCE.—Subject
to subsections (b) and (c), and effective 1 year after the date
on which the Rome Statute enters into force pursuant to
Article 126 of the Rome Statute, no United States military
assistance may be provided to the government of a country
that is a party to the International Criminal Court.

(b) NATIONAL INTEREST WAIVER.—The President
may, without prior notice to Congress, waive the prohibition of subsection (a) with respect to a particular country
if he determines and reports to the appropriate congressional committees that it is important to the national interest of the United States to waive such prohibition.

(c) ARTICLE 98 WAIVER.—The President may, without
prior notice to Congress, waive the prohibition of subsection
(a) with respect to a particular country if he determines

and reports to the appropriate congressional committees
 that such country has entered into an agreement with the
 United States pursuant to Article 98 of the Rome Statute
 preventing the International Criminal court from pro ceeding against United States personnel present in such
 country.

7 (d) EXEMPTION.—The prohibition of subsection (a)
8 shall not apply to the government of—

9 (1) a NATO member country;

(2) a major non-NATO ally (including Australia, Egypt, Israel, Japan, Jordan, Argentina, the
Republic of Korea, and New Zealand); or

13 *(3) Taiwan.*

14SEC. 3008. AUTHORITY TO FREE MEMBERS OF THE ARMED15FORCES OF THE UNITED STATES AND CER-16TAIN OTHER PERSONS DETAINED OR IMPRIS-17ONED BY OR ON BEHALF OF THE INTER-18NATIONAL CRIMINAL COURT.

(a) AUTHORITY.—The President is authorized to use
all means necessary and appropriate to bring about the release of any person described in subsection (b) who is being
detained or imprisoned by, on behalf of, or at the request
of the International Criminal Court.

(b) PERSONS AUTHORIZED TO BE FREED.—The au thority of subsection (a) shall extend to the following per sons:

- 4 (1) Covered United States persons.
- 5 (2) Covered allied persons.

6 (3) Individuals detained or imprisoned for offi-7 cial actions taken while the individual was a covered 8 United States person or a covered allied person, and 9 in the case of a covered allied person, upon the re-10 quest of such government.

(c) AUTHORIZATION OF LEGAL ASSISTANCE.—When
any person described in subsection (b) is arrested, detained,
investigated, prosecuted, or imprisoned by, on behalf of, or
at the request of the International Criminal Court, the
President is authorized to direct any agency of the United
States Government to provide—

(1) legal representation and other legal assistance to that person (including, in the case of a person
entitled to assistance under section 1037 of title 10,
United States Code, representation and other assistance in the manner provided in that section);

22 (2) exculpatory evidence on behalf of that person;
23 and

24 (3) defense of the interests of the United States
25 through appearance before the International Criminal

Court pursuant to Article 18 or 19 of the Rome Stat ute, or before the courts or tribunals of any country.
 (d) BRIBES AND OTHER INDUCEMENTS NOT AUTHOR IZED.—This section does not authorize the payment of
 bribes or the provision of other such incentives to induce
 the release of a person described in subsection (b).

7 SEC. 3009. ALLIANCE COMMAND ARRANGEMENTS.

8 (a) REPORT ON ALLIANCE COMMAND ARRANGE-9 MENTS.—Not later than 6 months after the date of the en-10 actment of this Act, the President should transmit to the 11 appropriate congressional committees a report with respect 12 to each military alliance to which the United States is 13 party—

14 (1) describing the degree to which members of the 15 Armed Forces of the United States may, in the con-16 text of military operations undertaken by or pursuant 17 to that alliance, be placed under the command or 18 operational control of foreign military officers subject 19 to the jurisdiction of the International Criminal 20 Court because they are nationals of a party to the 21 International Criminal Court: and

(2) evaluating the degree to which members of
(2) evaluating the degree to which members of
the Armed Forces of the United States engaged in
military operations undertaken by or pursuant to
that alliance may be exposed to greater risks as a re-

1 sult of being placed under the command or oper-2 ational control of foreign military officers subject to the jurisdiction of the International Criminal Court. 3 4 (b) Description of Measures To Achieve En-HANCED PROTECTION FOR MEMBERS OF THE ARMED 5 Forces of the United States.—Not later than 1 year 6 7 after the date of the enactment of this Act, the President 8 should transmit to the appropriate congressional commit-9 tees a description of modifications to command and oper-10 ational control arrangements within military alliances to which the United States is a party that could be made in 11 order to reduce any risks to members of the Armed Forces 12 13 of the United States identified pursuant to subsection 14 (a)(2).

(c) SUBMISSION IN CLASSIFIED FORM.—The report
under subsection (a), and the description of measures under
subsection (b), or appropriate parts thereof, may be submitted in classified form.

19 SEC. 3010. WITHHOLDINGS.

Funds withheld from the United States share of assessments to the United Nations or any other international organization during any fiscal year pursuant to section 705
of the Admiral James W. Nance and Meg Donovan Foreign
Relations Authorization Act, Fiscal Years 2000 and 2001
(as enacted by section 1000(a)(7) of Public Law 106–113;

1 113 Stat. 1501A-460), are authorized to be transferred to
 2 the Embassy Security, Construction and Maintenance Ac 3 count of the Department of State.

4 SEC. 3011. APPLICATION OF SECTIONS 3004 AND 3006 TO EX-

ERCISE OF CONSTITUTIONAL AUTHORITIES.

6 (a) IN GENERAL.—Sections 3004 and 3006 shall not 7 apply to any action or actions with respect to a specific matter involving the International Criminal Court taken 8 9 or directed by the President on a case-by-case basis in the exercise of the President's authority as Commander in Chief 10 of the Armed Forces of the United States under article II, 11 section 2 of the United States Constitution or in the exercise 12 of the executive power under article II, section 1 of the 13 United States Constitution. 14

15 (b) NOTIFICATION TO CONGRESS.—

5

16 (1) IN GENERAL.—Subject to paragraph (2), not 17 later than 15 days after the President takes or directs 18 an action or actions described in subsection (a) that 19 would otherwise be prohibited under section 3004 or 20 3006, the President shall submit a notification of such 21 action to the appropriate congressional committees. A 22 notification under this paragraph shall include a de-23 scription of the action, a determination that the ac-24 tion is in the national interest of the United States, 25 and a justification for the action.

1	(2) EXCEPTION.—If the President determines
2	that a full notification under paragraph (1) could
3	jeopardize the national security of the United States
4	or compromise a United States law enforcement ac-
5	tivity, not later than 15 days after the President takes
6	or directs an action or actions referred to in para-
7	graph (1) the President shall notify the appropriate
8	congressional committees that an action has been
9	taken and a determination has been made pursuant
10	to this paragraph. The President shall provide a full
11	notification under paragraph (1) not later than 15
12	days after the reasons for the determination under
13	this paragraph no longer apply.

14 (c) CONSTRUCTION.—Nothing in this section shall be
15 construed as a grant of statutory authority to the President
16 to take any action.

17 SEC. 3012. NONDELEGATION.

18 The authorities vested in the President by sections 19 3003 and 3011(a) may not be delegated by the President 20 pursuant to section 301 of title 3, United States Code, or 21 any other provision of law. The authority vested in the 22 President by section 3005(c)(3) may not be delegated by the 23 President pursuant to section 301 of title 3, United States 24 Code, or any other provision of law to any official other than the Secretary of Defense, and if so delegated may not
 be subdelegated.

3 SEC. 3013. DEFINITIONS.

As used in this title and in section 706 of the Admiral
James W. Nance and Meg Donovan Foreign Relations Authorization Act, Fiscal Years 2000 and 2001:

7 (1) APPROPRIATE CONGRESSIONAL COMMIT8 TEES.—The term "appropriate congressional commit9 tees" means the Committee on International Relations
10 of the House of Representatives and the Committee on
11 Foreign Relations of the Senate.

(2) CLASSIFIED NATIONAL SECURITY INFORMATION.—The term "classified national security information" means information that is classified or classifiable under Executive Order 12958 or a successor
Executive order.

17 (3) COVERED ALLIED PERSONS.—The term "cov-18 ered allied persons" means military personnel, elected 19 or appointed officials, and other persons employed by 20 or working on behalf of the government of a NATO 21 member country, a major non-NATO ally (including 22 Australia, Egypt, Israel, Japan, Jordan, Argentina, 23 the Republic of Korea, and New Zealand), or Taiwan, 24 for so long as that government is not a party to the 25 International Criminal Court and wishes its officials and other persons working on its behalf to be exempt ed from the jurisdiction of the International Criminal
 Court.

4 (4) COVERED UNITED STATES PERSONS.—The term "covered United States persons" means members 5 6 of the Armed Forces of the United States, elected or 7 appointed officials of the United States Government. 8 and other persons employed by or working on behalf 9 of the United States Government, for so long as the 10 United States is not a party to the International 11 Criminal Court.

(5) EXTRADITION.—The terms "extradition" and
"extradite" mean the extradition of a person in accordance with the provisions of chapter 209 of title
18, United States Code, (including section 3181(b) of
such title) and such terms include both extradition
and surrender as those terms are defined in Article
102 of the Rome Statute.

19 (6) INTERNATIONAL CRIMINAL COURT.—The term
20 "International Criminal Court" means the court es21 tablished by the Rome Statute.

(7) MAJOR NON-NATO ALLY.—The term "major
non-NATO ally" means a country that has been so
designated in accordance with section 517 of the Foreign Assistance Act of 1961.

1	(8) PARTICIPATE IN ANY PEACEKEEPING OPER-
2	ATION UNDER CHAPTER VI OF THE CHARTER OF THE
3	UNITED NATIONS OR PEACE ENFORCEMENT OPER-
4	ATION UNDER CHAPTER VII OF THE CHARTER OF THE
5	UNITED NATIONS.—The term "participate in any
6	peacekeeping operation under chapter VI of the char-
7	ter of the United Nations or peace enforcement oper-
8	ation under chapter VII of the charter of the United
9	Nations" means to assign members of the Armed
10	Forces of the United States to a United Nations mili-
11	tary command structure as part of a peacekeeping op-
12	eration under chapter VI of the charter of the United
13	Nations or peace enforcement operation under chapter
14	VII of the charter of the United Nations in which
15	those members of the Armed Forces of the United
16	States are subject to the command or operational con-
17	trol of one or more foreign military officers not ap-
18	pointed in conformity with article II, section 2,
19	clause 2 of the Constitution of the United States.
20	(9) PARTY TO THE INTERNATIONAL CRIMINAL
21	COURT.—The term "party to the International Crimi-
22	nal Court" means a government that has deposited an

24 accession to the Rome Statute, and has not with-

instrument of ratification, acceptance, approval, or

23

drawn from the Rome Statute pursuant to Article 127
 thereof.

3	(10) Peacekeeping operation under chap-
4	TER VI OF THE CHARTER OF THE UNITED NATIONS
5	OR PEACE ENFORCEMENT OPERATION UNDER CHAP-
6	TER VII OF THE CHARTER OF THE UNITED NA-
7	TIONS.—The term "peacekeeping operation under
8	chapter VI of the charter of the United Nations or
9	peace enforcement operation under chapter VII of the
10	charter of the United Nations" means any military
11	operation to maintain or restore international peace
12	and security that—
13	(A) is authorized by the United Nations Se-
14	curity Council under chapter VI or VII of the
15	charter of the United Nations; and
16	(B) is paid for from assessed contributions
17	of United Nations members that are made avail-
18	able for peacekeeping or peace enforcement ac-
19	tivities.
20	(11) Rome statute.—The term "Rome Statute"
21	means the Rome Statute of the International Crimi-
22	nal Court, adopted by the United Nations Diplomatic
23	Conference of Plenipotentiaries on the Establishment
24	of an International Criminal Court on July 17, 1998.

1	(12) SUPPORT.—The term "support" means as-
2	sistance of any kind, including financial support,
3	transfer of property or other material support, serv-
4	ices, intelligence sharing, law enforcement coopera-
5	tion, the training or detail of personnel, and the ar-
6	rest or detention of individuals.
7	(13) United states military assistance.—
8	The term "United States military assistance"
9	means—
10	(A) assistance provided under chapter 2 or
11	5 of part II of the Foreign Assistance Act of
12	1961 (22 U.S.C. 2151 et seq.); or
13	(B) defense articles or defense services fur-
14	nished with the financial assistance of the
15	United States Government, including through
16	loans and guarantees, under section 23 of the
17	Arms Export Control Act (22 U.S.C. 2763).
18	SEC. 3014. REPEAL OF LIMITATION.
19	The Department of Defense Appropriations Act, 2002
20	(division A of Public Law 107–117) is amended by striking
21	section 8173.
22	SEC. 3015. ASSISTANCE TO INTERNATIONAL EFFORTS.
23	Nothing in this title shall prohibit the United States
24	from rendering assistance to international efforts to bring
25	to justice Saddam Hussein, Slobodan Milosovic, Osama bin

1	Laden, other members of Al Queda, leaders of Islamic
2	Jihad, and other foreign nationals accused of genocide, war
3	crimes or crimes against humanity.
4	TITLE IV—MAIL DELIVERY IN
5	ALASKA
6	SEC. 4001. RURAL SERVICE IMPROVEMENT.
7	(a) Short Title.—This title may be cited as the
8	"Rural Service Improvement Act of 2002".
9	(b) FINDINGS.—Congress makes the following findings:
10	(1) The State of Alaska is the largest State in
11	the Union and has a very limited system of roads
12	connecting communities.
13	(2) Alaska has more pilots per capita than any
14	other State in the Union.
15	(3) Pilots flying in Alaska are often the most
16	skilled and best-prepared pilots in the world.
17	(4) Air travel within the State of Alaska is often
18	hampered by severe weather conditions and treach-
19	erous terrain.
20	(5) The United States Government owns nearly
21	2/3 of Alaska's landmass, including large tracts of
22	land separating isolated communities within the
23	State.

1	(6) Such Federal ownership has inhibited the
2	ability of Alaskans to build roads connecting isolated
3	communities.
4	(7) Most communities and a large portion of the
5	population within the State can only be reached by
6	air.
7	(8) The vast majority of food items and everyday
8	necessities destined for these isolated communities and
9	populations can only be transported through the air.
10	(9) The Intra-Alaska Bypass Mail system, cre-
11	ated by Congress and operated by the United States
12	Postal Service under section 5402 of title 39, United
13	States Code, with input from the Department of
14	Transportation, connecting hundreds of rural and iso-
15	lated communities within the State, is a critical piece
16	of the Alaska and the national transportation system.
17	The system is like a 4-legged stool, designed to—
18	(A) provide the most affordable means of de-
19	livering food and everyday necessities to these
20	rural and isolated communities;
21	(B) establish a system whereby the Postal
22	Service can meet its obligations to deliver mail
23	to every house and business in America;
24	(C) support affordable and reliable pas-
25	senger service; and

1	(D) support affordable and reliable nonmail
2	freight service.
3	(10) Without the Intra-Alaska Bypass Mail
4	system—
5	(A) it would be difficult and more expensive
6	for the Postal Service to meet its obligation of
7	delivering mail to every house and business in
8	America; and
9	(B) food, medicine, freight, and everyday
10	necessities and passenger service for these rural
11	and isolated communities would cost several
12	times the current level.
13	(11) Attempts by Congress to support passenger
14	and nonmail freight service in Alaska using the
15	Intra-Alaska Bypass Mail system have yielded some
16	positive results, but some carriers have been manipu-
17	lating the system by carrying few, if any, passengers
18	and little nonmail freight while earning most of their
19	revenues from the carriage of nonpriority bypass
20	mail.
21	(12) As long as the Federal Government con-
22	tinues to own large tracts of land within the State of
23	Alaska which impedes access across these lands to
24	connect isolated communities, it is in the best interest

of the Postal Service, the residents of Alaska and the
United States—
(A) to ensure that the Intra-Alaska Bypass
Mail system remains strong, viable, and afford-
able for the Postal Service;
(B) to ensure that residents of rural and
isolated communities in Alaska continue to have
affordable, reliable, and safe passenger service;
(C) to ensure that residents of rural and
isolated communities in Alaska continue to have
affordable, reliable, and safe nonmail freight
service;
(D) to encourage that intra-Alaska air car-
riers move toward safer, more secure, and more
reliable air transportation under the Federal
Aviation Administration's guidelines and in ac-
cordance with part 121 of title 14, Code of Fed-
eral Regulations, where such operations are sup-
ported by the needs of the community; and

20 (E) that Congress, pursuant to the author-21 ity granted under Article I, section 8 of the United States Constitution to establish Post Of-22 23 fices and post roads, make changes to ensure that 24 the Intra-Alaska Bypass Mail system continues 25 to be used to support substantial passenger and

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1	pacity requirements of subsection $(g)(1)(D)(i)$ on a
2	city pair route;
3	"(5) the term 'bush passenger carrier' means a
4	passenger carrier that meets the requirements of sub-
5	section $(g)(1)(D)(i)$ and provides passenger service on
6	a city pair route;
7	"(6) the term 'bush route' means an air route in
8	which only a bush carrier is tendered nonpriority by-
9	pass mail between the origination point, being either
10	an acceptance point or a hub, as determined by the
11	Postal Service, and the destination city;
12	"(7) the term 'city pair' means service between
13	an origin and destination city pair;
14	"(8) the term 'composite rate'—
15	"(A) means a combination of mainline and
16	bush rates paid to a bush carrier for a direct
17	flight from an acceptance point to a bush des-
18	tination beyond a hub point; and
19	(B) shall be based on the mainline rate
20	paid to the hub, plus the lowest bush rate paid
21	to bush carriers in the State of Alaska;
22	"(9) the term 'equitable tender' means the prac-
23	tice of the Postal Service of equitably distributing
24	mail on a fair and reasonable basis between those air
25	carriers that offer equivalent services and costs be-

1	tween 2 communities in accordance with the regula-
2	tions of the Postal Service;
3	"(10) the term 'existing mainline carrier' means
4	a mainline carrier (as defined in this section) that on
5	January 1, 2001, was—
6	"(A) certified under part 121;
7	"(B) qualified to provide mainline nonpri-
8	ority bypass mail service; and
9	``(C) actually engaged in the carriage of
10	mainline nonpriority bypass mail through sched-
11	uled service within the State of Alaska;
12	"(11) the term 'freight service' means the trans-
13	port of cargo that otherwise cannot be carried on a
14	qualified passenger aircraft because of—
15	"(A) size or weight restrictions imposed on
16	the aircraft or carrier providing the service; or
17	``(B) prohibitions on the carriage of pas-
18	sengers and hazardous materials on the same
19	flight;
20	"(12) the term 'mainline carrier' means a car-
21	rier operating aircraft under part 121 and certifi-
22	cated within the payload capacity requirements of
23	subsection $(g)(1)(D)(ii)$ on a given city pair route;

1	"(13) the term 'mainline route' means a city
2	pair in which a mainline carrier is tendered nonpri-
3	ority bypass mail;
4	"(14) the term 'new', when referencing a carrier,
5	means a carrier that—
6	``(A) meets the respective requirements of
7	subsection $(g)(1)(D)(i)$ or (ii) , depending on the
8	type of route being served and the size of aircraft
9	being used to provide service; and
10	"(B) began providing nonpriority bypass
11	mail service on a city pair route within the
12	State of Alaska after January 1, 2001;
13	"(15) the term 'part 121' means part 121 of title
14	14, Code of Federal Regulations;
15	"(16) the term 'part 135' means part 135 of title
16	14, Code of Federal Regulations;
17	"(17) the term 'scheduled service' means—
18	"(A) flights are operated in common car-
19	riage available to the general public under a
20	published schedule;
21	"(B) flight schedules are announced in ad-
22	vance to the general public in systems specified
23	by the Postal Service, in addition to the Official
24	Airline Guide or the air cargo equivalent of that
25	Guide;

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1	``(C) flights depart whether full or not; and
2	``(D) customers contract for carriage sepa-
3	rately on a regular basis;
4	"(18) the term 'Secretary' means the Secretary of
5	Transportation;
6	"(19) the term '121 bush passenger carrier'
7	means a bush passenger carrier providing passenger
8	service on bush routes under part 121;
9	"(20) the term '121 mainline passenger carrier'
10	means a mainline carrier providing passenger service
11	through scheduled service on routes under part 121;
12	"(21) the term '121 passenger aircraft' means an
13	aircraft flying passengers on a city pair route that is
14	operated under part 121;
15	"(22) the term '121 passenger carrier' means a
16	passenger carrier that provides scheduled service
17	under part 121;
18	"(23) the term '135 bush passenger carrier'
19	means a bush passenger carrier providing passenger
20	service through scheduled service on bush routes under
21	part 135; and
22	"(24) the term '135 passenger carrier' means a
23	passenger carrier that provides scheduled service
24	under part 135.".

1	(2) Requirements for selection.—Section
2	5402(g)(1) of title 39, United States Code, is
3	amended—
4	(A) in the matter preceding subparagraph
5	(A), by inserting after "in the State of Alaska,"
6	the following: "shall adhere to an equitable ten-
7	der policy within a qualified group of carriers,
8	in accordance with the regulations of the Postal
9	Service, and";
10	(B) in subparagraph (C) by striking "to the
11	best" and all that follows and inserting a semi-
12	colon; and
13	(C) in subparagraph (D) by inserting "with
14	at least 3 scheduled (noncontract) flights per
15	week between two points" after "scheduled serv-
16	ice".
17	(3) Application of rates.—Section $5402(g)(2)$
18	of title 39, United States Code, is amended—
19	(A) by striking "and" at the end of sub-
20	paragraph (A);
21	(B) by striking the period at the end of sub-
22	paragraph (B) and inserting a semicolon; and
23	(C) by adding at the end the following:
24	"(C) shall offer a bush passenger carrier pro-
25	viding service on a route between an acceptance point

1	and a hub not served by a mainline carrier the op-
2	portunity to receive equitable tender of nonpriority
3	bypass mail at mainline service rates when a main-
4	line carrier begins serving that route if the bush pas-
5	senger carrier—
6	"(i) meets the requirements of paragraph
7	(1);
8	"(ii) provided at least 20 percent of the pas-
9	senger service (as calculated in subsection $(h)(5)$)
10	between such city pair for the 6 months imme-
11	diately preceding the date on which the bush car-
12	rier seeks such tender; and
13	"(iii) continues to provide not less than 20
14	percent of the passenger service on the city pair
15	while seeking such tender;
16	"(D) shall offer bush passenger carriers and
17	nonmail freight carriers the opportunity to receive eq-
18	uitable tender of nonpriority bypass mail at mainline
19	service rates from a hub point to a destination city
20	if the city pair is also being served by a mainline
21	carrier and—
22	"(i) for a passenger carrier—
23	"(I) the carrier meets the requirements
24	of paragraph (1);

1	"(II) the carrier provided at least 20
2	percent of the passenger service (as cal-
3	culated in subsection $(h)(5))$ on the city
4	pair route for the 6 months immediately
5	preceding the date on which the carrier
6	seeks such tender; and
7	"(III) the carrier continues to provide
8	not less than 20 percent of the passenger
9	service on the route; or
10	"(ii) for a nonmail freight carrier—
11	((I) the carrier meets the requirements
12	of paragraph (1); and
13	"(II) the carrier provided at least 25
14	percent of the nonmail freight service (as
15	calculated in subsection $(i)(6)$) on the city
16	pair route for the 6 months immediately
17	preceding the date on which the carrier
18	seeks such tender;
19	(E)(i) shall not offer equitable tender of nonpri-
20	ority mainline bypass mail at mainline rates to a
21	bush carrier operating from an acceptance point to a
22	hub point, except as described in subparagraph (C);
23	and

1	"(ii) may tender nonpriority bypass mail at
2	bush rates to a bush carrier if the Postal Service de-
3	termines that—
4	``(I) the bush carrier meets the requirements
5	of paragraph (1);
6	``(II) the service to be provided on such
7	route by the bush carrier is not otherwise avail-
8	able through direct mainline service; and
9	"(III) tender of mail to such bush carrier
10	will not decrease the efficiency of nonpriority by-
11	pass mail service (in terms of payments to all
12	carriers providing service on the city pair route
13	and timely delivery) for the route;
14	``(F) may offer tender of nonpriority bypass
15	mail to a passenger carrier from an acceptance point
16	to a destination city beyond a hub point at a com-
17	posite rate if the Postal Service determines that—
18	"(i) the carrier provides passenger service
19	in accordance with the requirements of sub-
20	section $(h)(2);$
21	"(ii) the carrier qualifies under subsection
22	(h) to be tendered nonpriority bypass mail out
23	of the hub point being bypassed;
24	"(iii) the tender of such mail will not de-
25	crease efficiency of delivery of nonpriority by-

pass mail service into or out of the hub point
being bypassed; and
"(iv) such tender will result in reduced pay-
ments to the carrier by the Postal Service over
flying the entire route; and
``(G) notwithstanding subparagraph (F), shall
offer equitable tender of nonpriority mail in propor-
tion to passenger and nonmail freight mail pools de-
scribed in this section between qualified passenger
and nonmail freight carriers on a route from an ac-
ceptance point to a bush destination at a composite
rate if—
((i)(I) for a passenger carrier, the carrier
receiving the composite rate provided 20 percent
of the passenger service on the city pair route for
the 12 months immediately preceding the date on
which the carrier seeks tender of such mail; or
"(II) for a nonmail freight carrier, the car-
rier receiving the composite rate provided at
least 25 percent of the nonmail freight service for
the 12 months immediately preceding the date on
which the carrier seeks tender of such mail; and
``(ii)(I) nonpriority mail was being ten-

1	carrier at a composite rate on such city pair
2	route on January 1, 2000; or
3	``(II) the hub being by passed was not served
4	by a mainline carrier on January 1, 2000.
5	The tender of nonpriority bypass mail under subparagraph
6	(G) shall be on an equitable basis between the qualified car-
7	riers that provide the direct service on the city pair route
8	and the qualified carriers that provide service between the
9	hub point being bypassed and the destination point, based
10	on the volume of nonpriority bypass mail on both routes.".
11	(4) Selection of carriers to hub points.—
12	Section $5402(g)$ of title 39, United States Code, is
13	amended by adding at the end the following:
14	((4)(A) Except as provided under subparagraph (B)
15	and paragraph (5), the Postal Service shall select only exist-
16	ing mainline carriers to provide nonpriority bypass mail
17	service between an acceptance point and a hub point in
18	the State of Alaska.
19	"(B) The Postal Service may select a carrier other
20	than an existing mainline carrier to provide nonpriority
21	bypass mail service on a mainline route in the State of
22	Alaska if—
23	"(i) the Postal Service determines (in accordance

23 "(i) the Postal Service determines (in accordance
24 with criteria established in advance by the Postal
25 Service) that the mail service between the acceptance

1	point and the hub point is deficient and provides
2	written notice of the determination to existing main-
3	line carriers to the hub point; and

4 "(ii) after the 30-day period following issuance
5 of notice under clause (i), including notice of inad6 equate capacity, the Postal Service determines that
7 deficiencies in service to the hub point have not been
8 eliminated.

9 "(5)(A) The Postal Service shall offer equitable tender 10 of nonpriority bypass mail to a new 121 mainline pas-11 senger carrier entering a mainline route in the State of 12 Alaska, if that carrier—

13 "(i) meets the requirements of subsection 14 (g)(1)(D)(ii); and

15 "(ii) has provided at least 50 percent of the 16 number of insured passenger seats as the number of 17 available passenger seats being provided by the main-18 line passenger carrier providing the greatest number 19 of available passenger seats on that route for the 6 20 months immediately preceding the date on which such 21 carrier seeks tender.

22 "(B) A new 121 mainline passenger carrier that is ten23 dered nonpriority mainline bypass mail under subpara24 graph (A)—

1	"(i) shall be eligible for equitable tender of such
2	mail only on city pair routes where the carrier meets
-	the conditions of subparagraph (A);
4	"(ii) may not count the passenger service pro-
5	vided under subparagraph (A) toward the carrier
6	meeting the minimum requirements of this section;
7	and
8	"(iii) shall provide at least 20 percent of the pas-
9	senger service (as determined for bush passenger car-
10	riers in subsection (h)(5)) on such route to remain el-
11	igible to be tendered nonpriority mainline bypass
12	mail.
13	"(C) Notwithstanding paragraphs $(1)(B)$ and $(5)(A)$,
14	a new 121 mainline passenger carrier, otherwise qualified
15	under this subsection, may immediately receive equitable
16	tender of nonpriority mainline bypass mail to a hub point
17	if it meets the requirements of subsections $(g)(1)$ (A), (C),
18	and (D) and $(h)(2)(B)$ and—
19	"(i) all qualified 121 mainline passenger car-
20	riers discontinue service on that city pair route; or
21	"(ii) no 121 mainline passenger carrier serves
22	that city pair route.
23	$``(D) A \ carrier \ operating \ under \ a \ code \ share \ agreement$
24	on the date of enactment of the Rural Service Improvement
25	Act of 2002 that received tender of nonpriority mainline

bypass mail on a city pair route may count the passenger
 service provided under the entire code share arrangement
 on such route if the code share agreement terminates. That
 carrier shall continue to provide at least 20 percent of the
 passenger service (as determined for bush passenger carriers
 in subsection (h)(5)) between the city pair as a 121 main line passenger carrier while seeking such tender.

8 "(6)(A) Notwithstanding subsection (g)(1)(B), pas-9 senger carriers providing Essential Air Service under a Department of Transportation order issued under subchapter 10 II of chapter 417 of title 49, U.S.C., shall be tendered all 11 nonpriority mail, in addition to all nonpriority bypass 12 mail, by the Postal Service to destination cities served by 13 the Essential Air Service flights consistent with that order 14 15 unless the Postal Service finds that the Essential Air Service carrier's service does not meet the needs of the Postal 16 Service. 17

"(B) Service provided under this paragraph, including
service provided to points served in conjunction with service
being subsidized under the Essential Air Service contract,
may not be applied toward any of the minimum eligibility
requirements of this section.".

23 (5) SELECTION OF CARRIERS TO BUSH
24 POINTS.—Section 5402 of title 39, United States
25 Code, is amended by adding at the end the following:

"(h)(1) Except as provided under paragraph (7), on 1 2 a given city pair route, the Postal Service shall offer equitable tender of 70 percent of the nonpriority bypass mail 3 on that route to all carriers providing scheduled passenger 4 5 service in accordance with part 121 or part 135 that— 6 "(A) meet the requirements of subsection (q)(1); "(B) provided 20 percent or more of the pas-7 senger service (as calculated in paragraph (5)) be-8 9 tween the city pair for the 12 months preceding the 10 date on which the 121 passenger aircraft or the 135 11 passenger carrier seek tender of nonpriority bypass 12 mail; and 13 "(C) meet the requirements of paragraph (2). 14 "(2) To remain eligible for equitable tender under this 15 subsection, the carrier or aircraft shall— 16 "(A) continue to provide not less than 20 percent 17 of the passenger service on the city pair route for 18 which the carrier is seeking the tender of such nonpri-19 ority bypass mail; 20 "(B)(i) for operations under part 121, operate 21 aircraft type certificated to carry at least 19 pas-22 sengers; 23 "(ii) for operations under part 135, operate air-24 craft type certificated to carry at least 5 passengers;

25 or

1 "(iii) for operations under part 135 where only 2 a water landing is available, operate aircraft type 3 certificated to carry at least 3 passengers; 4 (C) insure all available passenger seats on the 5 city pair route on which the carrier seeks tender of 6 such mail: and "(D) operate flights under its published schedule. 7 "(3)(A) Except as provided under subparagraph (E), 8 9 if a 135 passenger carrier serves a city pair route and meets the requirements of paragraph (1) or (2) when a 121 pas-10 senger carrier becomes qualified to be tendered nonpriority 11 bypass mail on such route with a 121 passenger aircraft 12 in accordance with paragraphs (1) and (2), the qualifying 13 135 passenger carriers on that route shall convert to oper-14 15 ations with a 121 passenger aircraft within 5 years after the 121 passenger aircraft begins receiving tender on that 16 17 route in order to remain eligible for equitable tender under paragraph (1). The 135 carrier shall— 18

"(i) begin the process of conversion not later
than 2 years after the 121 passenger aircraft begins
carrying nonpriority bypass mail on that route; and
"(ii) submit a part 121 compliance statement
not later than 4 years after the 121 passenger aircraft
begins carrying nonpriority bypass mail on that
route.

"(B) Completion of conversion under subparagraph
 (A) shall not be required if all 121 passenger carriers dis continue the carriage of nonpriority bypass mail with 121
 passenger aircraft on the city pair route.

"(C) Any qualified carrier operating in the State of
Alaska under this section may request a waiver from subparagraph (A). Such a request, at the discretion of the Secretary, may be granted for good cause shown. The requesting party shall state the basis for such a waiver.

10 "(D) If 6 years and 3 months after the date of enactment of the Rural Service Improvement Act of 2002, a 135 11 passenger carrier is providing service on a city pair route 12 13 and a 121 passenger aircraft becomes eligible to receive tender of nonpriority bypass mail on that route, that 135 pas-14 15 senger carrier shall convert to operations under part 121 within 12 months of the 121 passenger carrier being ten-16 dered nonpriority bypass mail. The Postal Service shall not 17 18 continue the tender of nonpriority bypass mail to a 135 passenger carrier that fails to convert to part 121 oper-19 ations within 12 months after the 121 passenger carrier 20 21 being tendered such mail under this paragraph.

(E) Notwithstanding the requirements of this subsection, if only 1 passenger carrier or aircraft is qualified to be tendered nonpriority bypass mail as a passenger carrier or aircraft on a city pair route, the Postal Service shall tender 20 percent of the nonpriority bypass mail described
 under paragraph (1) to the passenger carrier or aircraft
 providing the next highest level of passenger service on such
 route.

5 "(4) Qualification for the tender of mail under this
6 subsection shall not be counted toward the minimum quali7 fications necessary to be tendered nonpriority bypass mail
8 on any other route.

9 ((5)(A)(i) In this section, the percent of the passenger service shall be calculated using the data described under 10 11 clause (ii). To ensure accurate reporting of market share 12 the Postal Service shall compare the resulting percentage to the data collected under subsection (k). Any carrier pur-13 posefully falsifying data or significantly misstating market 14 15 share in an attempt to qualify for tender of nonpriority bypass mail may be subject to penalties described in sub-16 17 section (o).

18 "(ii) The Postal Service shall calculate the percent of
19 passenger service provided by a carrier on a city pair route
20 by calculating the lesser of—

21 "(I) the amount of the passenger excise tax paid
22 by or on behalf of a carrier, as determined by review23 ing the collected amount of base fares for passengers
24 actually flown by a carrier from the origination point
25 to the destination point, divided by the value of the

total passenger excise taxes, as determined by reviewing the collected amount of base fares paid by or on
behalf of all passenger carriers providing service from
the hub point to the bush destination point; or
"(II) the amount of half of the passenger excise
tax paid by or on behalf of a carrier, as determined
by reviewing the collected amount of base fares for

8 passengers actually flown by a carrier on the city 9 pair route, divided by the value of the total passenger 10 excise taxes, as determined by reviewing the collected 11 amount of base fares paid by or on behalf of all pas-12 senger carriers providing service between the origina-13 tion point and the destination point.

14 "(B) For the purposes of calculating passenger service 15 as described under subparagraph (A), a bush passenger carrier providing intervillage bush passenger service may in-16 17 clude the carriage of passengers carried along any point 18 of the route between the route's origination point and the final destination point. Such calculation shall be based only 19 on the carriage of passengers on regularly scheduled flights 20 21 and only on flights being flown in a direction away from 22 the hub point. Passenger service provided on chartered 23 flights shall not be included in the carrier's calculation of 24 passenger service.

"(6)(A) The Secretary shall establish new bush rates
 for passenger carriers receiving tender of nonpriority by pass mail under this subsection.

4 "(B) The Secretary shall establish a bush rate based
5 on data collected under subsection (k) from 121 bush pas6 senger carriers. Such rates shall be paid to all bush pas7 senger carriers operating on city pair routes where a 121
8 bush passenger carrier is tendered nonpriority bypass mail.

9 "(C) The Secretary shall establish a bush rate based 10 on data collected under subsection (k) from 135 bush pas-11 senger carriers. Such rates shall be paid to all bush pas-12 senger carriers operating on city pair routes where no 121 13 bush passenger carrier is tendered nonpriority bypass mail.

14 "(D) The Secretary shall establish a bush rate based 15 on data collected under subsection (k) from bush passenger 16 carriers operating aircraft on city pair routes where only 17 water landings are available. Such rates shall be paid to 18 all bush passenger carriers operating on the city pair routes 19 where only water landings are available.

20 "(7) The percentage rate in paragraph (1) shall be 75
21 percent 3 years and 3 months after the date of enactment
22 of the Rural Service Improvement Act of 2002.

23 "(i)(1) Except as provided under paragraph (7), on
24 a given city pair route, the Postal Service shall offer equi25 table tender of 20 percent of the nonpriority bypass mail

on such route to those carriers transporting 25 percent or
 more of the total nonmail freight (in revenue or weight as
 determined by the Postal Service), for the 12 months imme diately preceding the date on which the freight carrier seeks
 tender of nonpriority bypass mail.

6 "(2) To remain eligible for equitable tender under this 7 subsection, a freight carrier shall continue to provide not 8 less than 25 percent of the nonmail freight service on the 9 city pair route for which the carrier is seeking tender of 10 such mail.

11 "(3) If a new freight carrier enters a market, that 12 freight carrier shall meet the minimum requirements of sub-13 section (g)(1) and shall operate for 12 months on a given 14 city pair route before being eligible for equitable tender of 15 nonpriority bypass mail on that route.

"(4) If no carrier qualifies for tender of nonpriority 16 bypass mail under this subsection, such mail to be divided 17 under this subsection, as described in paragraph (1), shall 18 be tendered to the nonmail freight carrier providing the 19 highest percentage of nonmail freight service (in terms of 20 21 revenue or weight as determined by the Postal Service as calculated under paragraph (6)) on the city pair route. If 22 23 no nonmail freight carrier is present on a route to receive 24 tender of nonpriority bypass mail under this paragraph, 25 the nonpriority bypass mail to be divided under paragraph

(1) shall be divided equitably among carriers qualified
 2 under subsection (h).

3 "(5) Qualification for the tender of mail under this
4 subsection shall not be counted toward the minimum quali5 fications necessary to be tendered nonpriority bypass mail
6 on any other route.

(6)(A) In this subsection, the percent of nonmail 7 8 freight shall be determined by calculating the lesser of— 9 "(i) the amount of the freight excise tax paid by 10 or on behalf of a carrier, as determined by reviewing 11 the collected amount of base fares for nonmail freight 12 actually flown by a carrier from the origination point 13 to the destination point, divided by the value of the 14 total nonmail freight excise taxes, as determined by 15 reviewing the collected amount of base fares paid by 16 or on behalf of all nonmail freight carriers providing 17 service from the origination point to the destination 18 point; or

19 "(ii) the amount of half of the nonmail freight 20 excise tax paid by or on behalf of a carrier, as deter-21 mined by reviewing the collected amount of base fares 22 for nonmail freight actually flown by a carrier on the 23 city pair route, divided by the value of the total 24 nonmail freight excise taxes, as determined by review-25 ing the collected amount of base fares paid by or on behalf of all nonmail freight carriers providing service
 on the city pair route.

3 "(B) To ensure accurate reporting of market share the 4 Postal Service shall compare the resulting percentage under subparagraph (A) to the percent of nonmail freight carried 5 on a city pair route as calculated from data provided pur-6 7 suant to subsection (k), by dividing the revenue of, or weight 8 of (as determined by the Postal Service), nonmail freight 9 earned by or carried by a carrier from the transport of nonmail freight from an origination point to a destination 10 point by the total amount of revenue earned, or the weight 11 12 of, nonmail freight carried (as determined by the Postal 13 Service) by all carriers from the transport of nonmail freight from the origination point to the destination point. 14 15 Any carrier purposefully falsifying data or significantly misstating market share in an attempt to qualify for tender 16 of nonpriority bypass mail may be subject to penalties de-17 18 scribed in subsection (o).

19 "(7) The percentage rate in paragraph (1) shall be 25
20 percent 3 years and 3 months after the date of enactment
21 of the Rural Service Improvement Act of 2002.

(j)(1) Except as provided by paragraph (3), there
shall be equitable tender of 10 percent of the nonpriority
bypass mail to all carriers on each city pair route meeting

the requirements of subsection (g)(1) that do not otherwise
 qualify for tender under subsection (h) or (i).

3 "(2) If no carrier qualifies under this subsection with
4 respect to a city pair route, the 10 percent of nonpriority
5 bypass mail allocated under paragraph (1) shall be divided
6 evenly between the pools described under subsections (h) and
7 (i) to be equitably tendered among qualified carriers under
8 such subsections, such that—

9 "(A) the amount of nonpriority bypass mail
10 available for tender among qualified carriers under
11 subsection (h) shall be 75 percent; and

12 "(B) the amount of nonpriority bypass mail
13 available for tender among qualified carriers under
14 subsection (i) shall be 25 percent.

"(3)(A) Except as provided by subparagraph (B), the
percentage rate under paragraph (1) shall be 0 percent 3
years and 3 months after the date of enactment of the Rural
Service Improvement Act of 2002.

19 "(B) The percentage rate under paragraph (1) shall 20 remain 10 percent for equitable tender for 6 years and 3 21 months after the date of enactment of the Rural Service Im-22 provement Act of 2002 for a nonpriority bypass mail car-23 rier on bush routes originating from the main hub of the 24 carrier designated under subparagraph (C), if the carrier 25 seeking the tender of such mail4 hub of the carrier designated under subparagraph (C);
5 and

6 "(iv) has invested at least \$500,000 in a phys7 ical hanger facility prior to January 1, 2002 in such
8 a hub city.

9 "(C) For purposes of subparagraph (B), a carrier may 10 designate only one hub city as its main hub and once such 11 designation is transmitted to the Postal Service it may not be changed. Such selection and transmission must be trans-12 mitted to the Postal Service within 6 months of the date 13 of enactment of the Rural Service Improvement Act of 2002. 14 15 A carrier attempting to receive tender of nonpriority bypass mail under this subsection shall not be eligible for such ten-16 der after the carrier becomes qualified for tender of nonpri-17 ority bypass mail under subsection (h) or (i) on any route. 18 19 The purchase of another carrier's hanger facility after such 20 date of enactment shall not be considered sufficient to meet 21 the requirement of subparagraph (B)(iv).

(k)(1) Not less than every 2 years, in conjunction
with annual updates, the Secretary shall review the need
for a bush mail rate investigation. The Secretary shall use
show cause procedures to speedily and more accurately de-

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termine the cost of providing bush mail service. In deter mining such rates, the Secretary shall not take into account
 the cost of passenger insurance rates or premiums paid by
 the passenger carriers or other costs associated with pas senger service.

6 "(2) In order to assure sufficient, reliable, and timely
7 traffic data to meet the requirements of this subsection, the
8 Secretary shall require—

9 "(A) the monthly submission of the bush carrier's 10 data on T-100 diskettes, or any other suitable form 11 of data collection, as determined by the Secretary; 12 and

"(B) the carriers to retain all books, records, and
other source and summary documentation to support
their reports and to preserve and maintain such documentation in a manner that readily permits the
audit and examination by representatives of the Postal Service or the Secretary.

"(3) Documentation under paragraph (2) shall be retained for 7 years or until the Secretary indicates that the
records may be destroyed. Copies of flight logs for aircraft
sold or disposed of shall be retained.

23 "(4) Carriers qualified to be tendered nonpriority by24 pass mail shall submit to the Secretary the number and
25 type of aircraft in the carrier's fleet, the level of passenger

insurance covering its fleet, and the name of the insurance
 company providing such coverage.

3 "(5) Not later than 30 days after the last day of each
4 calendar month, carriers shall report to the Secretary the
5 excise taxes paid by city pair to the Department of the
6 Treasury and the weight of and revenue earned by the car7 riage of nonmail freight. Final compiled data shall be made
8 available to carriers providing service in the hub.

9 "(l) No qualified carrier may be tendered nonpriority 10 bypass mail under subsections (h) and (i) simultaneously 11 on a route unless no other carrier is tendered mail under 12 either subsection.

"(m)(1) Carriers qualifying for tender under subsections (h) and (i) simultaneously shall be tendered nonpriority bypass mail under subsection (h).

16 "(2) A carrier shall be tendered nonpriority bypass
17 mail under subsection (i) if that carrier—

18 "(A) was qualified under both subsections (h)
19 and (i) simultaneously; and

20 "(B) becomes unqualified under subsection (h)
21 but remains qualified under subsection (i).

"(n)(1) A carrier operation resulting from a merger
or acquisition between any 2 carriers operating between
points in Alaska shall have the passenger and nonmail
freight of all such merged or acquired carriers on the appli-

cable route counted toward meeting the resulting carrier's
 minimum requirements to receive equitable tender of non priority bypass mail on such route for the 12-month period
 following the merger or acquisition.

5 "(2) After the 12-month period described under para6 graph (1), the carrier resulting from the merger or acquisi7 tion shall demonstrate that the carrier meets the minimum
8 passenger or nonmail freight carriage requirements of this
9 section to continue receiving tender of such mail.

10 "(o) In addition to any penalties applied to a carrier 11 by the Federal Aviation Administration or the Secretary, 12 any carrier that significantly misstates passenger or 13 nonmail freight data required to be reported under this sec-14 tion on any route, in an attempt to qualify for tender of 15 nonpriority bypass mail, shall receive—

- "(1) a 1-month suspension of tender of nonpriority bypass mail on the route where the data was
 misstated for the first offense;
- "(2) a 6-month suspension of tender of nonpriority bypass mail on the route where the data was
 misstated for the second offense;

22 "(3) a 1-year suspension of tender of all nonpri23 ority bypass mail in the entire State of Alaska for the
24 third offense in the State; and

"(4) a permanent suspension of tender of all
 nonpriority bypass mail in the entire State of Alaska
 for the fourth offense in the State.

4 "(p)(1) The Postal Service or the Secretary, in car5 rying out subsection (g)(2), (h), or (i), may deny equitable
6 tender to an otherwise qualified carrier who does not oper7 ate under this section in good faith or under the intent of
8 the 'Rural Service Improvement Act of 2002'.

9 "(2) The Postal Service or the Secretary may waive 10 any provision of subsection (h) or (i), if the carrier provides 11 substantial passenger or nonmail freight service on the 12 route where the carrier seeks tender of nonpriority mail and 13 nonpriority bypass mail.

"(3) To ensure adequate competition among passenger
and nonmail freight carriers on a mainline route the Postal
Service or the Secretary may waive the requirements of subsection (g) (1)(D), (2)(E), (4), or (5), or any provision of
subsection (h), if—

"(A) a 121 bush passenger carrier seeks tender of
nonpriority mail or nonpriority bypass mail on a
mainline route not served by a 121 mainline passenger carrier and the 121 bush passenger carrier
provides substantial passenger or nonmail freight
service on the route; or

"(B) a carrier meeting the requirements of sub section (g)(1)(D)(ii) seeks tender of nonpriority by pass mail and provides substantial nonmail freight
 service on the city pair route.

5 Waivers granted under this paragraph shall cease to be valid once a qualified mainline carrier begins providing 6 service and seeks tender of nonpriority bypass mail in ac-7 8 cordance with this section on the city pair route. The re-9 ceipt of waivers and subsequent operation of service on a 10 city pair route under this subsection shall not be counted toward meeting the requirements of any part of this section 11 for any other city pair route. In granting waivers under 12 this paragraph and offering equitable tender of nonpriority 13 bypass mail the Postal Service or the Secretary shall give 14 15 preference to passenger service needs over nonmail freight needs on a city pair route. 16

"(4) In granting waivers for or denying tender to carriers under this subsection, the Postal Service or the Secretary shall consider in the following order of importance—

20 "(A) the passenger needs of the destination to be
21 served (including amount and level);

22 "(B) the nonmail freight needs of the destination
23 to be served;

24 "(C) the amount of nonpriority bypass mail
25 service already available to the destination;

(D) the mail needs of the destination to be
served;
(E) the savings to the Postal Service in terms
of payments made to carriers;
``(F) the amount or level of passenger service al-
ready available to the destination; and
``(G) the amount of nonmail freight service al-
ready available to the destination.
"(q) The Secretary shall make a regular review of car-
riers receiving, or attempting to qualify to receive, equitable
tender of nonpriority bypass mail. If the Secretary suspends
or revokes an operating certificate, the Secretary shall no-
tify the Postal Service. Upon such notification, the Postal
Service shall cease tender of mail to such carrier until the
Secretary certifies the carrier is operating in a safe manner.
Upon such receipt, the carrier shall demonstrate that it oth-
erwise meets the minimum carriage requirements of this
section before being tendered mail under this section.
"(r) The Postal Service shall have the authority to ten-
der nonpriority bypass mail to any carrier that meets the
requirements of subsection $(g)(1)$ on any route on an emer-
gency basis. Such emergency tender shall cease when a car-
rier qualifies for tender on such route under the terms of

24 this section.

1 "(s) Notwithstanding any other provision of law, and 2 except for written contracts authorized under subsections 3 (b), (c) and (d) of this section, tender by the Postal Service 4 of any category of mail to a carrier for transportation between any two points within the State of Alaska shall not 5 give rise to any contract between the Postal Service and 6 7 a carrier, nor shall any such carrier acquire any right in 8 continued or future tender of such mail by virtue of past 9 or present receipt of such mail. This subsection shall apply 10 to any case commenced before, on, or after the date of enactment of this subsection.". 11

12 (d) ACTIONS OF AIR CARRIERS TO QUALIFY.—Begin-13 ning 6 months after the date of enactment of this Act, if the Secretary determines, based on the Secretary's findings 14 15 and recommendations of the Postal Service, that an air carrier being tendered nonpriority bush bypass mail is not tak-16 ing actions to attempt to qualify as a bush passenger or 17 18 nonmail freight carrier under section 5402 of title 39, 19 United States Code (as amended by this title), the Postal 20 Service shall immediately cease tender of all nonpriority 21 bypass mail to such carrier.

22 (e) TECHNICAL AND CONFORMING AMENDMENTS.—

- 23 (1) TITLE 39.—Section 5402 of title 39, United
- 24 States Code, is amended—

	100
1	(A) in subsections (b) through (e) (as redes-
2	ignated by this title) and subsection (f) by strik-
3	ing "Secretary of Transportation" each place it
4	appears and inserting "Secretary"; and
5	(B) in subsection (f)—
6	(i) by striking "subsections (a), (b),
7	and (c)" and inserting "subsections (b), (c),
8	and (d)"; and
9	(ii) by striking "subsection (d) " and
10	inserting "subsection (e)".
11	(2) TITLE 49.—Section 41901 of title 49, United
12	States Code, is amended in subsection (a), by striking
13	"5402(d)" and inserting "5402(e)".
14	(f) Reports to Congress.—Not later than 12
15	months after the date of enactment of this Act, the Postal
16	Service and the Secretary of Transportation shall submit
17	a report to the Committee on Government Reform of the
18	House of Representatives and the Committee on Govern-
19	mental Affairs of the Senate on the progress of imple-
20	menting this title.
21	(g) Effective Dates.—
22	(1) IN GENERAL.—Except as provided under
23	paragraph (2), this title (including the amendments
24	made by this title) shall take effect on the date of en-
25	actment of this Act.

(2) SELECTION OF CARRIERS.—Subsection (c)(5)
 shall take effect 15 months after the date of enactment
 of this Act.
 This Act may be cited as the "2002 Supplemental Ap propriations Act for Further Recovery From and Response
 To Terrorist Attacks on the United States".

Attest:

Secretary.



AMENDMENT