108TH CONGRESS 1ST SESSION S. 1375

To provide for the reauthorization of programs administered by the Small Business Administration, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JULY 8, 2003

Ms. SNOWE (for herself and Mr. KERRY) introduced the following bill; which was read twice and referred to the Committee on Small Business and Entrepreneurship

A BILL

- To provide for the reauthorization of programs administered by the Small Business Administration, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Small Business Administration 50th Anniversary Reau-
- 6 thorization Act of 2003".
- 7 (b) TABLE OF CONTENTS.—The table of contents for
- 8 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Effective date.

TITLE I—GENERAL PROVISIONS

Subtitle A—Administration Accountability

- Sec. 101. Document retention and investigations.
- Sec. 102. Management of the Small Business Administration.

Subtitle B—Authorizations

- Sec. 111. Program authorization levels.
- Sec. 112. Additional reauthorizations.

TITLE II—FINANCIAL ASSISTANCE

Subtitle A—7(a) Loan Guarantee Program

- Sec. 201. National Preferred Lenders Pilot Program.
- Sec. 202. Extension of program participation fees.
- Sec. 203. Loans sold in secondary market.
- Sec. 204. Clarification of eligibility for veterans.
- Sec. 205. Enhancement of low documentation loan program.
- Sec. 206. Increased loan amounts for exporters.

Subtitle B—Microloan Program

Sec. 211. Microloan program improvements.

Subtitle C—Lender Oversight

- Sec. 221. Examination and review fees.
- Sec. 222. Enforcement authority for Small Business Lending Companies and non-federally regulated SBA lenders.
- Sec. 223. Definitions for Small Business Lending Companies and non-federally regulated SBA lenders.

Subtitle D—Disaster Assistance Loan Program

- Sec. 231. Conforming amendment for disaster loan program.
- Sec. 232. Disaster relief for small business concerns damaged by drought.
- Sec. 233. Disaster mitigation pilot program.

Subtitle E—504 Loan Program

- Sec. 241. Extension of user fees.
- Sec. 242. Amortized loan loss reserve fund.
- Sec. 243. Alternative loss reserve for certain premier certified lenders.
- Sec. 244. Debenture size.
- Sec. 245. Job creation or retention standards.
- Sec. 246. Simplified applications.
- Sec. 247. Child care lending pilot program.
- Sec. 248. Definition of rural area.

Subtitle F-Surety Bond Program

- Sec. 251. Clarification of maximum surety bond guarantee.
- Sec. 252. Authorization of Preferred Surety Bond Guarantee Program.

Subtitle G—Miscellaneous

Sec. 261. Coordination of SBA loans.

- Sec. 262. Leasing options for 7(a) and 504 borrowers.
- Sec. 263. Calculation of financing limitation for small business investment companies.
- Sec. 264. Establishing alternative size standard.
- Sec. 265. Pilot program for guarantees on pools of non-SBA loans.

Subtitle H—New Markets Venture Capital

- Sec. 271. Time frame for raising private capital.
- Sec. 272. Definition of low-income geographic area.

Subtitle I—Small Business Investment Company Program

- Sec. 281. Investment of excess funds.
- Sec. 282. Maximum prioritized payment rate.
- Sec. 283. Improved distribution requirements.

TITLE III—ENTREPRENEURIAL DEVELOPMENT PROGRAMS

Subtitle A—Office of Entrepreneurial Development

- Sec. 301. Service Corps of Retired Executives.
- Sec. 302. Small Business Development Center Program.

Subtitle B—Women's Small Business Ownership Programs

- Sec. 311. Office of Women's Business Ownership.
- Sec. 312. Women's Business Center Program.
- Sec. 313. National Women's Business Council.
- Sec. 314. Interagency Committee on Women's Business Enterprise.

Subtitle C—Office of Native American Affairs

- Sec. 321. Short title.
- Sec. 322. Native American Small Business Development Program.
- Sec. 323. Pilot programs.

Subtitle D—Office of Veterans Business Development

- Sec. 331. Advisory Committee on Veterans Business Affairs.
- Sec. 332. Outreach grants for veterans.
- Sec. 333. Authorization of appropriations.

TITLE IV—SMALL BUSINESS PROCUREMENT OPPORTUNITIES

- Sec. 401. Contract consolidation.
- Sec. 402. Agency accountability.
- Sec. 403. Small business participation in prime contracting.
- Sec. 404. Small business participation in subcontracting.
- Sec. 405. Evaluating subcontract participation in awarding contracts.
- Sec. 406. Direct payments to subcontractors.
- Sec. 407. Women-owned small business industry study.
- Sec. 408. Authorizations.
- Sec. 409. Definition of HUBzone; treatment of certain former military installation lands as HUBzones.
- Sec. 410. Definition of HUBzone small business concern.
- Sec. 411. Acquisition regulations.

TITLE V—MISCELLANEOUS

Sec. 501. Minority Small Business and Capital Ownership Development Program.
Sec. 502. Extension of program authority.
Sec. 503. Report to Congress.

1 SEC. 2. EFFECTIVE DATE.

2 (a) IN GENERAL.—This Act and the amendments
3 made by this Act shall take effect on October 1, 2003.
4 (b) RULEMAKING AUTHORITY.—

(1) PROPOSED REGULATIONS.—Except as oth-5 6 erwise specifically provided in this Act, not later 7 than 180 days after the date of enactment of this 8 Act, the Administrator of the Small Business Ad-9 ministration (referred to in this Act as the "Administrator" and the "Administration", respectively) 10 11 shall publish proposed regulations to carry out the 12 provisions of this Act and the amendments made by this Act. 13

14 (2) FINAL REGULATIONS.—Except as otherwise
15 specifically provided in this Act, not later than 300
16 days after the date of enactment of this Act, the Ad17 ministrator shall issue final regulations to carry out
18 the provisions of this Act and the amendments made
19 by this Act.

TITLE I—GENERAL PROVISIONS Subtitle A—Administration Accountability

4 SEC. 101. DOCUMENT RETENTION AND INVESTIGATIONS.

5 Section 10(e) of the Small Business Act (15 U.S.C.
6 639(e)) is amended by striking the matter preceding para7 graph (2) and inserting the following:

8 "(e) Document Retention; Investigations.—

9 "(1) DOCUMENT RETENTION.—The Adminis10 tration and the Inspector General of the Administra11 tion shall—

"(A) retain all documents and records, in-12 13 cluding correspondence, records of inquiry, 14 memoranda (including those relating to all in-15 vestigations conducted by or for the Adminis-16 tration), reports, studies, analyses, contracts, 17 agreements, opinions, computer entries, e-mail 18 messages, forms, manuals, briefing materials, 19 press releases, and books for a period of not 20 less than 2 years from the date such documents 21 are created;

"(B) keep the items described in subparagraph (A) available at all times for inspection
and examination by the Committee on Small
Business and Entrepreneurship of the Senate

and the Committee on Small Business of the 1 2 House of Representatives, or their duly author-3 ized representatives; and "(C) upon the written request of the Com-4 5 mittee on Small Business and Entrepreneurship 6 of the Senate or the Committee on Small Busi-7 ness of the House of Representatives pursuant 8 to subparagraph (B), the Administrator or the 9 Inspector General, as applicable, shall make 10 such documents or records available to the re-11 questing committee or its duly authorized rep-12 resentative within 5 business days of the re-13 quest, and if a document or record cannot be 14 made available within such timeframe, the Ad-15 ministrator or the Inspector General, as appli-16 cable, shall provide the requesting committee 17 with a written explanation stating the reason 18 that each document or record requested has not 19 been provided and a date certain for its produc-20 tion.".

21SEC. 102. MANAGEMENT OF THE SMALL BUSINESS ADMIN-22ISTRATION.

23 Section 4 of the Small Business Act (15 U.S.C. 633)
24 is amended—

1	(1) by striking "SEC. 4" and inserting the fol-
2	lowing:
3	"SEC. 4. MANAGEMENT OF THE SMALL BUSINESS ADMINIS-
4	TRATION.";
5	(2) in subsection (a), by striking "(a)" and in-
6	serting the following:
7	"(a) Establishment.—";
8	(3) in subsection (b)—
9	(A) by striking " $(b)(1)$ " and inserting the
10	following:
11	"(b) Authority of Administrator.—
12	"(1) IN GENERAL.—
13	"(A) APPOINTMENT.—";
14	(B) in paragraph (1)—
15	(i) by striking "The Administrator
16	shall not engage" and inserting the fol-
17	lowing:
18	"(B) Sole employment.—The Adminis-
19	trator shall not engage";
20	(ii) by striking "In carrying out" and
21	inserting the following:
22	"(C) NONDISCRIMINATION; SPECIAL CON-
23	SIDERATION FOR VETERANS.—In carrying out";
24	and

1	(iii) by striking "The President" and
2	inserting the following:
3	"(D) Appointment of deputy adminis-
4	TRATOR; ASSOCIATE ADMINISTRATORS.—The
5	President"; and
6	(C) in paragraph (2), by striking "the Ad-
7	ministrator also" and inserting "RESPONSIBIL-
8	ITIES OF ADMINISTRATOR.—The Adminis-
9	trator"; and
10	(4) by adding at the end the following:
11	"(g) Office of Lender Oversight.—The Director
12	of the Office of Lender Oversight shall—
13	"(1) formulate, execute, and promote policies
14	and procedures of the Administration that provide
15	adequate and effective oversight and review of lend-
16	ers participating in, or applying to participate in,
17	the loan and loan guaranty programs for small busi-
18	ness concerns under this Act and the Small Business
19	Investment Act of 1958; and
20	"(2) report directly to the Chief Operating Offi-
21	cer of the Administration.".
22	Subtitle B—Authorizations
23	SEC. 111. PROGRAM AUTHORIZATION LEVELS.
24	Section 20 of the Small Business Act (15 U.S.C. 631
25	note) is amended—

1	(1) in subsection $(a)(1)$, by striking "certifi-
2	cation" each place that term appears and inserting
3	"accreditation";
4	(2) by striking subsections (c) through (h) and
5	inserting the following:
6	"(c) DISASTER MITIGATION PILOT PROGRAM.—The
7	following program levels are authorized for loans under
8	section $7(b)(1)(C)$:
9	"(1) \$15,000,000 for fiscal year 2003.
10	"(2) \$15,000,000 for fiscal year 2004.
11	"(3) \$15,000,000 for fiscal year 2005.
12	"(4) \$15,000,000 for fiscal year 2006.";
13	(3) by redesignating subsection (i) as subsection
14	(d); and
15	(4) by adding at the end the following:
16	"(e) FISCAL YEAR 2004.—
17	"(1) Program levels.—The following pro-
18	gram levels are authorized for fiscal year 2004:
19	"(A) For the programs authorized by this
20	Act, the Administration is authorized to
21	make—
22	((i) \$70,000,000 in technical assist-
23	ance grants, as provided in section 7(m);
24	and

	-
1	"(ii) \$100,000,000 in direct loans, as
2	provided in section 7(m).
3	"(B) For the programs authorized by this
4	Act, the Administration is authorized to make
5	\$21,550,000,000 in deferred participation loans
6	and other financings. Of such sum, the Admin-
7	istration is authorized to make—
8	"(i) \$16,000,000 in general busi-
9	ness loans, as provided in section 7(a);
10	"(ii) \$5,000,000,000 in certified de-
11	velopment company financings, as provided
12	in section $7(a)(13)$ of this Act and section
13	504 of the Small Business Investment Act
14	of 1958;
15	"(iii) \$500,000,000 in loans, as pro-
16	vided in section $7(a)(21)$; and
17	"(iv) \$50,000,000 in loans, as pro-
18	vided in section 7(m).
19	"(C) For the programs authorized by title
20	III of the Small Business Investment Act of
21	1958, the Administration is authorized to
22	make—
23	"(i) \$4,000,000,000 in purchases of
24	participating securities; and

1	"(ii) \$3,000,000,000 in guarantees of
2	debentures.

"(D) For the programs authorized by part B of title IV of the Small Business Investment Act of 1958, the Administration is authorized to enter into guarantees not to exceed \$6,000,000,000, of which not more than 50 percent may be in bonds approved pursuant to section 411(a)(3) of that Act.

"(E) The Administration is authorized to
make grants or enter into cooperative agreements for a total amount of \$7,000,000 for the
Service Corps of Retired Executives program
authorized by section 8(b)(1).

15 "(2) Additional authorizations.—

"(A) There are authorized to be appro-16 17 priated to the Administration for fiscal year 18 2004 such sums as may be necessary to carry 19 out the provisions of this Act not elsewhere pro-20 vided for, including administrative expenses and 21 necessary loan capital for disaster loans pursu-22 ant to section 7(b), and to carry out title IV of 23 the Small Business Investment Act of 1958, in-24 cluding salaries and expenses of the Adminis-25 tration.

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1	"(B) Notwithstanding any other provision
2	of this paragraph, for fiscal year 2004—
3	"(i) no funds are authorized to be
4	used as loan capital for the loan program
5	authorized by section $7(a)(21)$ except by
6	transfer from another Federal department
7	or agency to the Administration, unless the
8	program level authorized for general busi-
9	ness loans under paragraph (1)(B)(i) is
10	fully funded; and
11	"(ii) the Administration may not ap-
12	prove loans on its own behalf or on behalf
13	of any other Federal department or agen-
14	cy, by contract or otherwise, under terms
15	and conditions other than those specifically
16	authorized under this Act or the Small
17	Business Investment Act of 1958, except
18	that it may approve loans under section
19	7(a)(21) of this Act in gross amounts of
20	not more than \$2,000,000.
21	"(f) FISCAL YEAR 2005.—
22	"(1) Program levels.—The following pro-

1	"(A) For the programs authorized by this
2	Act, the Administration is authorized to
3	make—
4	"(i) \$75,000,000 in technical assist-
5	ance grants, as provided in section 7(m);
б	and
7	"(ii) \$105,000,000 in direct loans, as
8	provided in 7(m).
9	"(B) For the programs authorized by this
10	Act, the Administration is authorized to make
11	\$22,300,000,000 in deferred participation loans
12	and other financings. Of such sum, the Admin-
13	istration is authorized to make—
14	"(i) \$16,500,000,000 in general busi-
15	ness loans, as provided in section 7(a);
16	"(ii) \$5,250,000,000 in certified de-
17	velopment company financings, as provided
18	in section $7(a)(13)$ of this Act and section
19	504 of the Small Business Investment Act
20	of 1958;
21	"(iii) \$500,000,000 in loans, as pro-
22	vided in section $7(a)(21)$; and
	vided in section $T(a)(21)$; and
23	"(iv) $$50,000,000$ in loans, as pro-

"(C) For the programs authorized by title
III of the Small Business Investment Act of
1958, the Administration is authorized to
make—
"(i) \$4,250,000,000 in purchases of
participating securities; and
"(ii) \$3,250,000,000 in guarantees of
debentures.
"(D) For the programs authorized by part
B of title IV of the Small Business Investment
Act of 1958, the Administration is authorized
to enter into guarantees not to exceed
\$6,000,000,000, of which not more than 50
percent may be in bonds approved pursuant to
section $411(a)(3)$ of that Act.
"(E) The Administration is authorized to
make grants or enter into cooperative agree-
ments for a total amount of \$7,000,000 for the
Service Corps of Retired Executives program
authorized by section $8(b)(1)$.
"(2) Additional authorizations.—
"(A) There are authorized to be appro-
priated to the Administration for fiscal year
2005 such sums as may be necessary to earry
2005 such sums as may be necessary to carry

1	vided for, including administrative expenses and
2	necessary loan capital for disaster loans pursu-
3	ant to section 7(b), and to carry out title IV of
4	the Small Business Investment Act of 1958, in-
5	cluding salaries and expenses of the Adminis-
6	tration.
7	"(B) Notwithstanding any other provision
8	of this paragraph, for fiscal year 2005—
9	"(i) no funds are authorized to be
10	used as loan capital for the loan program
11	authorized by section $7(a)(21)$ except by
12	transfer from another Federal department
13	or agency to the Administration, unless the
14	program level authorized for general busi-
15	ness loans under paragraph (1)(B)(i) is
16	fully funded; and
17	"(ii) the Administration may not ap-
18	prove loans on its own behalf or on behalf
19	of any other Federal department or agen-
20	cy, by contract or otherwise, under terms
21	and conditions other than those specifically
22	authorized under this Act or the Small
23	Business Investment Act of 1958, except
24	that it may approve loans under section

1	7(a)(21) of this Act in gross amounts of
2	not more than \$2,000,000.
3	"(g) FISCAL YEAR 2006.—
4	"(1) Program levels.—The following pro-
5	gram levels are authorized for fiscal year 2006:
6	"(A) For the programs authorized by this
7	Act, the Administration is authorized to
8	make—
9	((i) \$80,000,000 in technical assist-
10	ance grants, as provided in section 7(m);
11	and
12	"(ii) \$110,000,000 in direct loans, as
13	provided in 7(m).
14	"(B) For the programs authorized by this
15	Act, the Administration is authorized to make
16	\$23,050,000,000 in deferred participation loans
17	and other financings. Of such sum, the Admin-
18	istration is authorized to make—
19	"(i) \$17,000,000,000 in general busi-
20	ness loans, as provided in section 7(a);
21	"(ii) \$5,500,000,000 in certified de-
22	velopment company financings, as provided
23	in section $7(a)(13)$ of this Act and section
24	504 of the Small Business Investment Act
25	of 1958;

1	"(iii) \$500,000,000 in loans, as pro-
2	, , , , , ,
	vided in section $7(a)(21)$; and
3	"(iv) \$50,000,000 in loans, as pro-
4	vided in section 7(m).
5	"(C) For the programs authorized by title
6	III of the Small Business Investment Act of
7	1958, the Administration is authorized to
8	make—
9	"(i) \$4,500,000,000 in purchases of
10	participating securities; and
11	"(ii) \$3,500,000,000 in guarantees of
12	debentures.
13	"(D) For the programs authorized by part
14	B of title IV of the Small Business Investment
15	Act of 1958, the Administration is authorized
16	to enter into guarantees not to exceed
17	\$6,000,000,000, of which not more than 50
18	percent may be in bonds approved pursuant to
19	section $411(a)(3)$ of that Act.
20	"(E) The Administration is authorized to
21	make grants or enter into cooperative agree-
22	ments for a total amount of \$7,000,000 for the
23	Service Corps of Retired Executives program
24	authorized by section $8(b)(1)$.
25	"(2) Additional authorizations.—

1	"(A) There are authorized to be appro-
2	priated to the Administration for fiscal year
3	2006 such sums as may be necessary to carry
4	out the provisions of this Act not elsewhere pro-
5	vided for, including administrative expenses and
6	necessary loan capital for disaster loans pursu-
7	ant to section 7(b), and to carry out title IV of
8	the Small Business Investment Act of 1958, in-
9	cluding salaries and expenses of the Adminis-
10	tration.
11	"(B) Notwithstanding any other provision
12	of this paragraph, for fiscal year 2006—
13	"(i) no funds are authorized to be
14	used as loan capital for the loan program
15	authorized by section $7(a)(21)$ except by
16	transfer from another Federal department
17	or agency to the Administration, unless the
18	program level authorized for general busi-
19	ness loans under paragraph $(1)(B)(i)$ is
20	fully funded; and
21	"(ii) the Administration may not ap-
22	prove loans on its own behalf or on behalf
23	of any other Federal department or agen-
24	cy, by contract or otherwise, under terms
25	and conditions other than those specifically

authorized under this Act or the Small
 Business Investment Act of 1958, except
 that it may approve loans under section
 7(a)(21) of this Act in gross amounts of
 not more than \$2,000,000.".

6 SEC. 112. ADDITIONAL REAUTHORIZATIONS.

7 (a) DRUG-FREE WORKPLACE PROGRAM ASSIST8 ANCE.—Section 21(c)(3)(T) of the Small Business Act (15
9 U.S.C. 648(c)(3)(T)) is amended by striking "October 1,
10 2003" and inserting "October 1, 2006".

(b) PAUL D. COVERDELL DRUG-FREE WORKPLACE
PROGRAM.—Section 27(g)(1) of the Small Business Act
(15 U.S.C. 654(g)(1)) is amended by striking "2001
through 2003" and inserting "2004 through 2006".

(c) SMALL BUSINESS DEVELOPMENT CENTERS.—
16 Section 21(a)(4)(C) of the Small Business Act (15 U.S.C.
17 648(a)(4)(C)) is amended—

(1) by amending clause (vii) to read as follows:
"(vii) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated to carry out this subparagraph—
"(I) \$125,000,000 for fiscal year
2004;

24 "(II) \$130,000,000 for fiscal year 25 2005; and

1	"(III) \$135,000,000 for fiscal year
2	2006.'';
3	(2) by redesignating clause (viii) as clause (ix);
4	and
5	(3) by inserting after clause (vii) the following:
6	"(viii) LIMITATION.—From the funds ap-
7	propriated pursuant to clause (vii), the Admin-
8	is tration shall reserve not less than $$1,000,000$
9	in each fiscal year to develop portable assist-
10	ance for startup and sustainability non-match-
11	ing grant programs to be conducted by eligible
12	small business development centers in commu-
13	nities that are economically challenged as a re-
14	sult of a business or government facility
15	downsizing or closing, which has resulted in the
16	loss of jobs or small business instability. A non-
17	matching grant under this clause shall not ex-
18	ceed $$100,000$, and shall be used for small
19	business development center personnel expenses
20	and related small business programs and serv-
21	ices.".

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1	TITLE II—FINANCIAL
2	ASSISTANCE
3	Subtitle A—7(a) Loan Guarantee
4	Program
5	SEC. 201. NATIONAL PREFERRED LENDERS PILOT PRO-
6	GRAM.
7	Section $7(a)(2)$ of the Small Business Act (15 U.S.C.
8	636(a)(2)(C)) is amended by adding at the end the fol-
9	lowing:
10	"(E) NATIONAL PREFERRED LENDERS
11	PILOT PROGRAM.—
12	"(i) ESTABLISHMENT.—There is es-
13	tablished the National Preferred Lenders
14	Pilot Program, a 3-year pilot program in
15	which a participant in the Preferred Lend-
16	ers Program may operate as a preferred
17	lender in any State if such lender meets
18	the criteria established by the Administra-
19	tion.
20	"(ii) ELIGIBILITY CRITERIA.—For
21	purposes of clause (i), criteria established
22	by the Administration shall include—
23	"(I) demonstrated proficiency in
24	the Preferred Lenders Program for
25	not less than 3 years;

1	"(II) annual loan approvals of a
2	minimum number of 7(a) Preferred
3	Lenders Program loans, excluding
4	SBA Express loans, as determined by
5	the Administration;
6	"(III) operation by the lender in
7	not less than 5 States or 10 Small
8	Business Administration districts;
9	"(IV) satisfactory centralized ap-
10	proval, loan servicing, and loan liq-
11	uidation functions and processes; and
12	"(V) consideration of any com-
13	ments and recommendations that may
14	be received from any District Director
15	or Regional Administrator relating to
16	the performance of the applicant.
17	"(iii) TERMS AND CONDITIONS.—Ap-
18	plicants shall be approved under the fol-
19	lowing terms and conditions:
20	"(I) TERM.—Each participant
21	approved under this subparagraph
22	shall be eligible to make loans for up
23	to 1 year under the program estab-
24	lished under this subparagraph.

1	"(II) RENEWAL.—At the expira-
2	tion of the term described in sub-
3	clause (I), the authority of a partici-
4	pant to make loans under this sub-
5	paragraph may be renewed based on a
6	review of performance during the ini-
7	tial term.
8	"(III) EFFECT OF FAILURE.—
9	Failure to meet the criteria under this
10	subparagraph shall not effect the eli-
11	gibility of a participant to continue as
12	a preferred lender in States or dis-
13	tricts in which it is in good stand-
14	ing.".
15	SEC. 202. EXTENSION OF PROGRAM PARTICIPATION FEES.
16	Section 7(a) of the Small Business Act (15 U.S.C.
17	636(a)) is amended—
18	(1) in paragraph (12) by striking "(b)" and in-
19	serting the following:
20	"(B)";
21	(2) in paragraph (18)—
22	(A) in subparagraph (A)—
23	(i) in clause (i), by striking "2 per-
24	

- (ii) in clause (ii), by striking "3 per-1 cent" and inserting "2.5 percent"; and 2 (B) by striking subparagraph (C); and 3 (3) in paragraph (23)(A), by striking "0.5 per-4 5 cent" and all that follows through "equal to". 6 SEC. 203. LOANS SOLD IN SECONDARY MARKET. 7 Section 5(g) of the Small Business Act (15 U.S.C. 8 634(g)) is amended by adding at the end the following: 9 "(6) Trust certificates issued pursuant to this sub-10 section may be comprised of a pool of loans, guaranteed by the Administration, with varying interest rates. The in-11 12 terest rate paid by such certificates shall be equal to the 13 weighted average of the interest rates of the loans in the pool. The Administration shall prescribe the maximum 14 15 amount of variation in the loan characteristics in order to enhance the marketability of the pool.". 16 SEC. 204. CLARIFICATION OF ELIGIBILITY FOR VETERANS. 17 18 Section 7(a)(8) of the Small Business Act (15 U.S.C. 19 636(a)(8)) is amended to read as follows: 20 "(8) The Administration may make loans under 21 this subsection to—
- 22 "(A) small business concerns owned and
 23 controlled by veterans (as defined in section
 24 101(2) of title 38, United States Code);

1	"(B) small business concerns owned and
2	controlled by disabled veterans (as defined in
3	section 4211(3) of title 38, United States
4	Code); and
5	"(C) small business concerns owned and
6	controlled by members of Reserve components
7	of the Armed Forces (as defined in section
8	101(c)(6) of title 10, United States Code).".
9	SEC. 205. ENHANCEMENT OF LOW DOCUMENTATION LOAN
10	PROGRAM.
11	Section $7(a)(25)(C)$ of the Small Business Act (15
12	U.S.C. 636(a)(25)(C)) is amended by striking "\$100,000"
13	and inserting ''\$250,000''.
14	SEC. 206. INCREASED LOAN AMOUNTS FOR EXPORTERS.
15	Section 7(a) of the Small Business Act (15 U.S.C.
16	636(a)) is amended—
17	(1) in paragraph (3)—
18	(A) in subparagraph (A), by inserting be-
19	fore the semicolon at the end the following:
20	"and paragraph (14)"; and
21	(B) in subparagraph (B), by striking
22	"\$1,250,000" and inserting "\$1,300,000"; and
23	(2) in paragraph (14), by adding at the end the
24	following:

"(D) The total amount of financings under this
paragraph that are outstanding and committed (by
participation or otherwise) to the borrower from the
business loan and investment fund established under
this Act may not exceed \$1,300,000 and the gross
loan amount under this paragraph may not exceed
\$2,600,000.".

8 Subtitle B—Microloan Program

9 SEC. 211. MICROLOAN PROGRAM IMPROVEMENTS.

10 (a) INTERMEDIARY ELIGIBILITY REQUIREMENTS.—
11 Section 7(m)(2) of the Small Business Act (15 U.S.C.
12 636(m)(2)) is amended—

(1) in subparagraph (A), by striking "in paragraph (10); and" and inserting "of the term 'intermediary' under paragraph (11);" and

16 (2) in subparagraph (B)—

17 (A) by striking "(B) has at least" and in-18 serting the following:

19 "(B) has—

20

"(i) at least"; and

(B) by striking the period at the end andinserting the following: "; or

23 "(ii) a full-time employee who has not24 less than 3 years experience making

1	microloans to startup, newly established, or
2	growing small business concerns; and
3	"(C) has at least 1 year experience pro-
4	viding, as an integral part of its microloan pro-
5	gram, intensive marketing, management, and
6	technical assistance to its borrowers.".
7	(b) Conforming Change in Average Smaller
8	LOAN SIZE.—Section 7(m)(3)(F)(iii) of the Small Busi-
9	ness Act (15 U.S.C. $636(m)(3)(F)(iii)$) is amended by
10	striking "\$7,500" and inserting "\$10,000".
11	(c) Limitation on Third Party Technical As-
12	SISTANCE.—Section 7(m)(4)(E)(ii) of the Small Business
13	Act (15 U.S.C. 636(m)(4)(E)(ii)) is amended—
14	(1) by striking "TECHNICAL ASSISTANCE" and
15	inserting "Third party technical assistance";
16	and
17	(2) by striking "25 percent" and inserting "30
18	percent".
19	(d) LOAN TERMS.—Section $7(m)(1)(B)(i)$ of the
20	Small Business Act $(15 \text{ U.S.C. } 636(\text{m})(1)(\text{B})(\text{i}))$ is
21	amended by striking "short-term".
22	(e) Report on Transferred Amounts.—Section
23	7(m)(9)(B) of the Small Business Act (15 U.S.C.

24 636(m)(9)(B)) is amended—

1	(1) by striking "The Administration" and in-
2	serting the following:
3	"(i) IN GENERAL.—The Administra-
4	tion";
5	(2) by striking the period after "financing";
6	and
7	(3) by adding at the end the following:
8	"(ii) Report.—The Administration
9	shall report, in its annual budget request
10	and performance plan to Congress, on the
11	performance by the Administration of the
12	requirements of clause (i).".
13	(f) Accurate Subsidy Model.—Section 7(m) of
14	the Small Business Act (15 U.S.C. 636(m)) is amended
15	by adding at the end the following:
16	"(14) Improved subsidy model.—The Ad-
17	ministrator shall develop a subsidy model for the
18	microloan program under this subsection, to be used
19	in the fiscal year 2005 budget, that is more accurate
20	than the subsidy model in effect on the day before
21	the date of enactment of this paragraph.".
22	Subtitle C—Lender Oversight
23	SEC. 221. EXAMINATION AND REVIEW FEES.
24	Section 5(b) of the Small Business Act (15 U.S.C.
25	634(b)) is amended—

1	
1	(1) in the matter preceding paragraph (1) , by
2	striking "(b) In the performance" and inserting the
3	following:
4	"(b) Authority of Administrator.—In the per-
5	formance";
6	(2) in paragraph (12) , by striking "and" at the
7	end;
8	(3) in paragraph (13), by striking the period at
9	the end and inserting "; and"; and
10	(4) by adding at the end the following:
11	"(14) require lenders participating in the pro-
12	gram authorized by section 7(a), including Small
13	Business Lending Companies, to pay reasonable ex-
14	amination and review fees, which shall be—
15	"(A) deposited in the account for salaries
16	and expenses of the Administration; and
17	"(B) made available only for the costs of
18	examinations, reviews, and other lender over-
19	sight activities concerning lenders participating
20	in the program authorized by section 7(a).".
21	SEC. 222. ENFORCEMENT AUTHORITY FOR SMALL BUSI-
22	NESS LENDING COMPANIES AND NON-FEDER-
23	ALLY REGULATED SBA LENDERS.
24	The Small Business Act (15 U.S.C. 631 et seq.) is

(1) by redesignating section 36 as section 37; 1 2 and 3 (2) by inserting after section 35 the following 4 new section: 5 "SEC. 36. ENFORCEMENT AUTHORITY FOR SMALL BUSI-6 NESS LENDING COMPANIES AND NON-FEDERALLY 7 **REGULATED SBA LENDERS** 8 "(a) DEFINED TERM.—In this section the term 9 'management official' means an officer, director, general 10 partner, manager, employee, agent, or other participant 11 in the management or conduct of the affairs of a Small 12 Business Lending Company or non-federally regulated 13 SBA lender under section 7(a). 14 "(b) AUTHORIZATION.— "(1) Small business lending companies.— 15 16 The Administration is authorized to— "(A) supervise the safety and soundness of 17 18 Small Business Lending Companies; 19 "(B) set capital standards for, regulate, 20 examine, and enforce laws relating to Small 21 Business Lending Companies; and "(C) prescribe regulations governing the 22 23 operations, oversight, and enforcement of Small 24 Business Lending Companies, in accordance 25 with the purposes of this Act.

1	"(2) Non-federally regulated sba lend-
2	ERS.—The Administration is authorized to—
3	"(A) supervise the safety and soundness of
4	non-federally regulated SBA lenders;
5	"(B) regulate, examine, and enforce laws
6	relating to lending by non-federally regulated
7	SBA lenders under section 7(a); and
8	"(C) prescribe regulations governing the
9	operations, oversight, and enforcement of non-
10	federally regulated SBA lenders, in accordance
11	with the purposes of this Act.
12	"(c) CAPITAL DIRECTIVES.—The Administration
13	may—
14	"(1) deem the failure of a Small Business
15	Lending Company to maintain capital at or above
16	the minimum capital level established by the Admin-
17	istration as an unsafe and unsound practice; and
18	"(2) in addition to, or in lieu of, any other ac-
19	tion authorized by law, issue a directive to a Small
20	Business Lending Company that fails to return or
21	maintain capital at or above its required level, as es-
22	tablished by the Administration.
• •	
23	"(d) Forfeiture of Authority for Noncompli-

"(1) IN GENERAL.—Subject to the provisions of
 subsection (g), if any Small Business Lending Com pany violates any of the provisions of this Act, or
 any related regulation, such company shall forfeit all
 of the rights, privileges, and franchises under this
 Act.

"(2) ADJUDICATION.—A company under para-7 8 graph (1) shall not forfeit its rights, privileges, and 9 franchises under this Act, unless a court of the 10 United States, with jurisdiction over the judicial dis-11 trict in which the principal place of business of such 12 company is located, determines, in a suit brought by, 13 or on behalf of, the Administrator, that such com-14 pany violated this Act, or regulations promulgated 15 pursuant to this Act.

16 "(e) REVOCATION OR SUSPENSION OF AUTHORITY.—
17 "(1) IN GENERAL.—Subject to the provisions of
18 subsection (g), the Administration may revoke or
19 suspend the authority of a participating lender to
20 make, service, or liquidate business loans under sec21 tion 7(a) if the participating lender—

22 "(A) knowingly makes false statements in
23 any written statement required under this Act
24 or any regulation issued under this Act;

1	"(B) fails to state, in any written state-
2	ment required under this Act or any regulation
3	issued under this Act, a material fact necessary
4	in order to make the statement not misleading
5	in the light of the circumstances under which
6	the statement was made;
7	"(C) willfully or repeatedly violates—
8	"(i) any provision of this Act;
9	"(ii) any rule or regulation issued
10	under this Act; or
11	"(iii) any condition imposed by the
12	Administration with any application, re-
13	quest, or agreement; or
14	"(D) violates any cease and desist order
15	issued by the Administration under this section.
16	"(2) LENGTH OF SUSPENSION.—The suspen-
17	sion under paragraph (1) shall remain in full force
18	and effect until the Administration issues a written
19	notice of termination.
20	"(3) NOTIFICATION.—If the lending authority
21	of a lender is revoked under paragraph (1), the lend-
22	er shall send notification, not later than 30 days
23	after such revocation, to all existing borrowers that
24	such authority has been revoked and that a new
25	servicer has been appointed to service their loans. If

1	the lender fails to provide such notification before
2	the deadline, the administration shall provide such
3	notification to borrowers.
4	"(4) Delegation.—The Administration may
5	delegate the authority to suspend a participating
6	lender's authority to make loans under section 7(a),
7	but shall not delegate the authority to revoke a par-
8	ticipating lender's authority to make such loans.
9	"(f) CEASE AND DESIST ORDERS.—If a participating
10	lender or management official has violated, or is about to
11	violate any provision of this Act, or any related regulation,
12	the Administration, subject to the provisions of subsection
13	(g), may—
14	"(1) order the participating lender or manage-
15	ment official to—
16	"(A) cease and desist from such violation;
17	and
18	"(B) take, or refrain from, such action as
19	the Administration deems necessary to ensure
20	compliance with the Act and related regula-
21	tions; and
22	((2) suspend the authority of such participating
23	lender pending full compliance with all orders issued
24	under paragraph (1).

"(g) Process for Revocation or Suspension of
Authority or Cease and Desist Orders.—
"(1) NOTICE.—Before revoking or suspending
the authority of a participating lender pursuant to
subsection (e) or issuing a cease and desist order
pursuant to subsection (f), the Administration
shall—
"(A) provide notice to the participating
lender that such action is contemplated; and
"(B) provide the participating lender with
an opportunity to show cause why such action
should not be taken.
"(2) CONTENTS.—A notice under paragraph
(1) shall contain—
"(A) a statement of the matters of fact
and law asserted by the Administration;
"(B) a description of the legal authority
and jurisdiction under which a hearing is to be
held; and
"(C) the time and place of the hearing that
will be held before the Administration.
"(3) Hearing.—

23 "(A) IN GENERAL.—A hearing under this
24 subsection shall take place before the Office of
25 Hearings and Appeals of the Administration.

2may require by subpoena—3"(i) the attendance and testimony of4witnesses; and5"(ii) the production of all books, pa-6pers, e-mails, faxes, and documents relat-7ing to the hearing under this paragraph.8"(C) ENFORCEMENT OF SUBPOENA.—If a9party disobeys a subpoena issued under sub-10paragraph (B), the Administration, or any11party to a proceeding before the Administra-12tion, may invoke the aid of any court of the13United States to require—14"(i) the attendance and testimony of15witnesses; and16"(ii) the production of books, papers,17e-mails, faxes, and documents.18"(D) WITNESS FEES.—Witnesses sum-19moned before the Administration shall be paid,20by the party at whose instance they were called,21the same fees and mileage that are paid wit-22nesses in the courts of the United States.23"(A) IN GENERAL.—If the Administration,25after a hearing, or a waiver thereof, determines	1	"(B) SUBPOENA.—The Administration
4witnesses; and5"(ii) the production of all books, pa-6pers, e-mails, faxes, and documents relat-7ing to the hearing under this paragraph.8"(C) ENFORCEMENT OF SUBPOENA.—If a9party disobeys a subpoena issued under sub-10paragraph (B), the Administration, or any11party to a proceeding before the Administra-12tion, may invoke the aid of any court of the13United States to require—14"(i) the attendance and testimony of15witnesses; and16"(ii) the production of books, papers,17e-mails, faxes, and documents.18"(D) WITNESS FEES.—Witnesses sum-19moned before the Administration shall be paid,20by the party at whose instance they were called,21the same fees and mileage that are paid wit-22nesses in the courts of the United States.23"(A) IN GENERAL.—If the Administration,	2	may require by subpoena—
 "(ii) the production of all books, pa- pers, e-mails, faxes, and documents relat- ing to the hearing under this paragraph. "(C) ENFORCEMENT OF SUBPOENA.—If a party disobeys a subpoena issued under sub- paragraph (B), the Administration, or any party to a proceeding before the Administra- tion, may invoke the aid of any court of the United States to require— "(i) the attendance and testimony of witnesses; and "(ii) the production of books, papers, e-mails, faxes, and documents. "(D) WITNESS FEES.—Witnesses sum- moned before the Administration shall be paid, by the party at whose instance they were called, the same fees and mileage that are paid wit- nesses in the courts of the United States. "(A) IN GENERAL.—If the Administration, 	3	"(i) the attendance and testimony of
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 ing to the hearing under this paragraph. "(C) ENFORCEMENT OF SUBPOENA.—If a party disobeys a subpoena issued under sub- paragraph (B), the Administration, or any party to a proceeding before the Administra- tion, may invoke the aid of any court of the United States to require— "(i) the attendance and testimony of witnesses; and "(ii) the production of books, papers, e-mails, faxes, and documents. "(D) WITNESS FEES.—Witnesses sum- moned before the Administration shall be paid, by the party at whose instance they were called, the same fees and mileage that are paid witnesses in the courts of the United States. "(A) IN GENERAL.—If the Administration, 	5	"(ii) the production of all books, pa-
 "(C) ENFORCEMENT OF SUBPOENA.—If a party disobeys a subpoena issued under sub- paragraph (B), the Administration, or any party to a proceeding before the Administra- tion, may invoke the aid of any court of the United States to require— "(i) the attendance and testimony of witnesses; and "(ii) the production of books, papers, e-mails, faxes, and documents. "(D) WITNESS FEES.—Witnesses sum- moned before the Administration shall be paid, by the party at whose instance they were called, the same fees and mileage that are paid wit- nesses in the courts of the United States. "(A) IN GENERAL.—If the Administration, 	6	pers, e-mails, faxes, and documents relat-
9party disobeys a subpoena issued under sub-10paragraph (B), the Administration, or any11party to a proceeding before the Administra-12tion, may invoke the aid of any court of the13United States to require—14"(i) the attendance and testimony of15witnesses; and16"(ii) the production of books, papers,17e-mails, faxes, and documents.18"(D) WITNESS FEES.—Witnesses sum-19moned before the Administration shall be paid,20by the party at whose instance they were called,21the same fees and mileage that are paid wit-22nesses in the courts of the United States.23"(A) IN GENERAL.—If the Administration,	7	ing to the hearing under this paragraph.
10paragraph (B), the Administration, or any11party to a proceeding before the Administra-12tion, may invoke the aid of any court of the13United States to require—14"(i) the attendance and testimony of15witnesses; and16"(ii) the production of books, papers,17e-mails, faxes, and documents.18"(D) WITNESS FEES.—Witnesses sum-19moned before the Administration shall be paid,20by the party at whose instance they were called,21the same fees and mileage that are paid wit-22nesses in the courts of the United States.23"(A) IN GENERAL.—If the Administration,	8	"(C) Enforcement of subpoena.—If a
11party to a proceeding before the Administra-12tion, may invoke the aid of any court of the13United States to require—14"(i) the attendance and testimony of15witnesses; and16"(ii) the production of books, papers,17e-mails, faxes, and documents.18"(D) WITNESS FEES.—Witnesses sum-19moned before the Administration shall be paid,20by the party at whose instance they were called,21the same fees and mileage that are paid wit-22nesses in the courts of the United States.23"(A) IN GENERAL.—If the Administration,	9	party disobeys a subpoena issued under sub-
12tion, may invoke the aid of any court of the13United States to require—14"(i) the attendance and testimony of15witnesses; and16"(ii) the production of books, papers,17e-mails, faxes, and documents.18"(D) WITNESS FEES.—Witnesses sum-19moned before the Administration shall be paid,20by the party at whose instance they were called,21the same fees and mileage that are paid wit-22nesses in the courts of the United States.23"(A) IN GENERAL.—If the Administration,	10	paragraph (B), the Administration, or any
 13 United States to require— 14 "(i) the attendance and testimony of 15 witnesses; and 16 "(ii) the production of books, papers, 17 e-mails, faxes, and documents. 18 "(D) WITNESS FEES.—Witnesses sum- 19 moned before the Administration shall be paid, 20 by the party at whose instance they were called, 21 the same fees and mileage that are paid wit- 22 nesses in the courts of the United States. 23 "(4) ISSUANCE OF ORDER.— 24 "(A) IN GENERAL.—If the Administration, 	11	party to a proceeding before the Administra-
 14 "(i) the attendance and testimony of 15 witnesses; and 16 "(ii) the production of books, papers, 17 e-mails, faxes, and documents. 18 "(D) WITNESS FEES.—Witnesses sum- 19 moned before the Administration shall be paid, 20 by the party at whose instance they were called, 21 the same fees and mileage that are paid wit- 22 nesses in the courts of the United States. 23 "(4) ISSUANCE OF ORDER.— 24 "(A) IN GENERAL.—If the Administration, 	12	tion, may invoke the aid of any court of the
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 "(ii) the production of books, papers, e-mails, faxes, and documents. "(D) WITNESS FEES.—Witnesses summoned before the Administration shall be paid, by the party at whose instance they were called, the same fees and mileage that are paid witnesses in the courts of the United States. "(4) ISSUANCE OF ORDER.— "(A) IN GENERAL.—If the Administration, 	14	"(i) the attendance and testimony of
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 18 "(D) WITNESS FEES.—Witnesses sum- 19 moned before the Administration shall be paid, 20 by the party at whose instance they were called, 21 the same fees and mileage that are paid wit- 22 nesses in the courts of the United States. 23 "(4) ISSUANCE OF ORDER.— 24 "(A) IN GENERAL.—If the Administration, 	16	"(ii) the production of books, papers,
 moned before the Administration shall be paid, by the party at whose instance they were called, the same fees and mileage that are paid wit- nesses in the courts of the United States. "(4) ISSUANCE OF ORDER.— "(A) IN GENERAL.—If the Administration, 	17	e-mails, faxes, and documents.
 by the party at whose instance they were called, the same fees and mileage that are paid wit- nesses in the courts of the United States. "(4) ISSUANCE OF ORDER.— "(A) IN GENERAL.—If the Administration, 	18	"(D) WITNESS FEES.—Witnesses sum-
 21 the same fees and mileage that are paid wit- 22 nesses in the courts of the United States. 23 "(4) ISSUANCE OF ORDER.— 24 "(A) IN GENERAL.—If the Administration, 	19	moned before the Administration shall be paid,
 22 nesses in the courts of the United States. 23 "(4) ISSUANCE OF ORDER.— 24 "(A) IN GENERAL.—If the Administration, 	20	by the party at whose instance they were called,
 23 "(4) ISSUANCE OF ORDER.— 24 "(A) IN GENERAL.—If the Administration, 	21	the same fees and mileage that are paid wit-
24 "(A) IN GENERAL.—If the Administration,	22	nesses in the courts of the United States.
	23	"(4) Issuance of order.—
25 after a hearing, or a waiver thereof, determines	24	"(A) IN GENERAL.—If the Administration,
	25	after a hearing, or a waiver thereof, determines

1	on the record that an order revoking or sus-
2	pending the authority of a participating lender
3	under section 7(a) or a cease and desist order
4	should be issued, the Administration shall
5	promptly issue such order to the participating
6	lender and any other person involved.
7	"(B) CONTENTS.—The order issued under
8	subparagraph (A) shall contain—
9	"(i) a statement of the findings of the
10	Administration;
11	"(ii) the reasons therefore; and
12	"(iii) the effective date of the order.
13	"(C) Effective date.—
14	"(i) CEASE AND DESIST ORDER.—A
15	cease and desist order issued under this
16	paragraph shall become effective on the
17	date specified therein.
18	"(ii) Revocation or suspension.—
19	An order revoking or suspending the au-
20	thority of a participating lender under sec-
21	tion $7(a)$ shall be final and conclusive 30
22	days after the date of issuance of such
23	order unless the participating lender files
24	an appeal under paragraph (5).
25	((5) Appeal.—

1	"(A) APPEAL BY RIGHT.—Not later than
2	30 days after an order is issued under para-
3	graph (4), a participating lender may appeal
4	such order by filing a petition requesting that
5	the Administration's order be set aside or modi-
6	fied with the clerk of the United States district
7	court for the judicial district in which such par-
8	ticipating lender has its principal place of busi-
9	ness.
10	"(B) LEAVE OF COURT.—After the expira-
11	tion of the period described in subparagraph
12	(A), a participating lender may file a petition of
13	appeal only by leave of court and upon a show-
14	ing of reasonable grounds for failure to timely
15	file such petition.
16	"(C) Delivery of petition.—Upon re-
17	ceiving a petition under this paragraph, the
18	clerk of the court shall immediately deliver a
19	copy of the petition to the Administration,
20	which shall certify and file in the court a tran-
21	script of the record upon which the order com-
22	plained of was entered.
23	"(D) AMENDMENT OF PETITION.—If the
24	Administration amends or sets aside its order,
25	in whole or in part, before the record is filed

1	under subparagraph (C), the petitioner may
2	amend the petition within such time as the
3	court may determine, on notice to the Adminis-
4	tration.
5	"(E) EFFECT OF PETITION.—The filing of
6	a petition for review shall not affect the oper-
7	ation of the order of the Administration, but
8	the district court may restrain or suspend, in
9	whole or in part, the operation of the order
10	pending the final hearing and determination of
11	the petition.
12	"(F) AUTHORITY OF COURT.—
13	"(i) IN GENERAL.—Except as pro-
14	vided under clause (ii), the district court
15	may affirm, modify, or set aside any order
16	of the Administration issued under this
17	subsection.
18	"(ii) LIMITATION.—The district court
19	shall not consider an objection to an order
20	of the Administration unless such objection
21	was presented to the Administration or
22	there were reasonable grounds for failure
23	to do so.
24	"(G) ADDITIONAL EVIDENCE.—

1	"(i) IN GENERAL.—If the district
2	court determines that the just and proper
3	disposition of the case requires the taking
4	of additional evidence, the court may take
5	additional evidence and findings of fact, or
6	may order the Administration to reopen
7	the hearing for the taking of such evi-
8	dence, in such manner and upon such
9	terms and conditions as the court deter-
10	mines to be proper.
11	"(ii) Modification of findings.—
12	The Administration may modify its find-
13	ings as to the facts, or make new findings,
14	by reason of the additional evidence so
15	taken, and it shall file its modified or new
16	findings and the amendments, if any, of its
17	order, with the record of such additional
18	evidence.
19	"(6) Enforcement of order.—
20	"(A) IN GENERAL.—If any participating
21	lender or other person against which an order
22	is issued under this section fails to obey the
23	order, the Administration may file an applica-
24	tion with the United States district court within
25	the judicial district where the participating

1	lender has its principal place of business, for
2	the enforcement of the order by filing a tran-
3	script of the record upon which the disobeyed
4	order was entered.
5	"(B) NOTICE.—Upon the receipt of the
6	application filed under subparagraph (A), the
7	court shall notify the participating lender or
8	other person of such enforcement action.
9	"(C) PROCEDURE.—The evidence to be
10	considered, the procedure to be followed, and
11	the jurisdiction of the court shall be the same
12	as is provided in paragraph (5) for applications
13	to set aside or modify orders.
13 14	to set aside or modify orders. "(h) Removal or Suspension of Management
	·
14	"(h) Removal or Suspension of Management
14 15	"(h) Removal or Suspension of Management Officials.—
14 15 16	"(h) Removal or Suspension of Management Officials.— "(1) Removal of management officials.—
14 15 16 17	"(h) REMOVAL OR SUSPENSION OF MANAGEMENT OFFICIALS.— "(1) REMOVAL OF MANAGEMENT OFFICIALS.— "(A) NOTICE OF REMOVAL.—The Adminis-
14 15 16 17 18	 "(h) REMOVAL OR SUSPENSION OF MANAGEMENT OFFICIALS.— "(1) REMOVAL OF MANAGEMENT OFFICIALS.— "(A) NOTICE OF REMOVAL.—The Administrator may serve upon any management official
14 15 16 17 18 19	 "(h) REMOVAL OR SUSPENSION OF MANAGEMENT OFFICIALS.— "(1) REMOVAL OF MANAGEMENT OFFICIALS.— "(A) NOTICE OF REMOVAL.—The Administrator may serve upon any management official a written notice of its intention to remove that
 14 15 16 17 18 19 20 	 "(h) REMOVAL OR SUSPENSION OF MANAGEMENT OFFICIALS.— "(1) REMOVAL OF MANAGEMENT OFFICIALS.— "(A) NOTICE OF REMOVAL.—The Administrator may serve upon any management official a written notice of its intention to remove that management official if, in the opinion of the
 14 15 16 17 18 19 20 21 	 "(h) REMOVAL OR SUSPENSION OF MANAGEMENT OFFICIALS.— "(1) REMOVAL OF MANAGEMENT OFFICIALS.— "(A) NOTICE OF REMOVAL.—The Administrator may serve upon any management official a written notice of its intention to remove that management official if, in the opinion of the Administrator such management official—

"(II) any regulation issued under 1 2 this Act; 3 "(III) a cease-and-desist order which has become final; or 4 "(IV) any agreement by the man-5 agement official or the participating 6 7 lender: or "(ii) has willfully and knowingly com-8 9 mitted or engaged in any act, omission, or 10 practice which constitutes a substantial breach of a fiduciary duty of that person 11 12 as a management official if the violation or 13 breach of fiduciary duty involves personal dishonesty on the part of such manage-14 15 ment official. "(B) CONTENTS OF NOTICE.—A notice 16 17 provided under subparagraph (A) shall con-18 tain-19 "(i) a statement of the facts consti-20 tuting the grounds for the removal of the 21 management official; and "(ii) the time and place at which a 22

"(ii) the time and place at which a
hearing will be held to determine if the
management official should be removed
from office.

"((C) Hearings.—
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2	"(i) TIMING.—A hearing described in
3	subparagraph (B) shall take place not ear-
4	lier than 30 days nor later than 60 days
5	after the date on which notice is provided
6	under subparagraph (A), unless an earlier
7	or later date is set by the Administrator at
8	the request of—
9	"(I) the management official, for
10	good cause shown; or
11	"(II) the Attorney General of the
12	United States.
13	"(ii) CONSENT.—If the management
14	official fails to appear, in person or by a
15	duly authorized representative, at a hear-
16	ing under this paragraph, that manage-
17	ment official shall be deemed to have con-
18	sented to the issuance of an order of re-
19	moval under subparagraph (A).
20	"(D) Issuance of order of removal.—
21	"(i) IN GENERAL.—The Administrator
22	may issue an order of removal from office
23	if—
24	"(I) consent is deemed under
25	subparagraph (C)(ii); or

1	"(II) the Administrator finds,
2	upon the record of the hearing de-
3	scribed in this subsection, that any of
4	the grounds specified in the notice of
5	removal has been established.
6	"(ii) Effectiveness.—An order
7	under clause (i) shall—
8	"(I) become effective on the expi-
9	ration of the date which is 30 days
10	after the date that notice is provided
11	to the participating lender and the
12	management official concerned (except
13	in the case of an order issued upon
14	consent as described in clause (C)(ii),
15	which shall become effective at the
16	time specified in such order); and
17	"(II) remain effective and en-
18	forceable, except to the extent it is
19	stayed, modified, terminated, or set
20	aside by action of the Administrator
21	or a reviewing court, in accordance
22	with this section.
23	"(2) Authority to suspend or prohibit
24	PARTICIPATION.—

1	"(A) IN GENERAL.—The Administrator
2	may—
3	"(i) if necessary to protect the Small
4	Business Lending Company or interests of
5	the Administration, suspend from office
6	any management official described in para-
7	graph (1), or temporarily prohibit such of-
8	ficial from further participating in the
9	management or conduct of the affairs of
10	the Small Business Lending Company; and
11	"(ii) if necessary to protect the inter-
12	ests of the Administration, suspend from
13	office any management official described in
14	paragraph (1) or prohibit from further
15	participation a non-federally regulated
16	SBA lender or any management official de-
17	scribed in paragraph (1) in any activities
18	related to the making, servicing, review,
19	approval, or liquidation of any loan made
20	under section 7(a).
21	"(B) Effectiveness.—A suspension or
22	prohibition under subparagraph (A)—
23	"(i) shall become effective upon serv-
24	ice of notice under paragraph (1); and

"(ii) unless stayed by a court in pro-1 2 ceedings under subparagraph (C), shall remain in effect— 3 "(I) pending the completion of 4 the administrative proceedings pursu-5 6 ant to a notice under paragraph (1); 7 and "(II) until the Administrator dis-8 9 misses the charges specified in the no-10 tice, or, if an order of removal or pro-11 hibition is issued against the manage-12 ment official, until the effective date 13 of any such order. 14 "(C) JUDICIAL REVIEW.—Not later than 15 10 days after any management official has been 16 suspended from office or prohibited from par-17 ticipation in the management or conduct of the 18 affairs of a participating lender, the manage-19 ment official may apply for a stay of the sus-20 pension or prohibition, pending the completion 21 of the administrative proceedings under this 22 subsection, to-

23 "(i) the United States district court
24 for the judicial district in which the home

1	office of the participating lender is located;
2	Oľ
3	"(ii) the United States District Court
4	for the District of Columbia.
5	"(3) AUTHORITY TO SUSPEND ON CRIMINAL
6	CHARGES.—
7	"(A) IN GENERAL.—If a management offi-
8	cial is charged, in any information, indictment,
9	or complaint authorized by a United States at-
10	torney or a State prosecutor, with the commis-
11	sion of a felony involving dishonesty or breach
12	of trust, or has been convicted of any felony,
13	the Administrator may suspend that manage-
14	ment official from office or prohibit that man-
15	agement official from further participation in
16	the management or conduct of the affairs of the
17	participating lender.
18	"(B) Effectiveness.—A suspension or
19	prohibition under paragraph (A) shall remain in
20	effect until the subject information, indictment,
21	or complaint is finally disposed of, or until ter-
22	minated by the Administrator.
23	"(C) AUTHORITY UPON CONVICTION.—
24	"(i) IN GENERAL.—If a judgment of
25	conviction with respect to an offense de-

- 1 scribed in paragraph (A) is entered against 2 a management official and is no longer subject to appellate review, the Adminis-3 4 trator may issue an order removing that management official from office. 5 6 "(ii) NOTICE.—A copy of the order 7 issued under clause (i) shall be delivered to 8 the management official and the partici-9 pating lender for which such official was 10 employed. 11 "(iii) EFFECTIVE DATE.—The order 12 of removal under clause (i) shall take ef-13 fect upon the delivery of a copy of the 14 order to the participating lender. 15 "(D) AUTHORITY UPON DISMISSAL OR OTHER DISPOSITION.—A finding of not guilty 16 17 or other disposition of charges described in sub-18 paragraph (A) shall not preclude the Adminis-19 trator from initiating proceedings to suspend or 20 remove the management official from office, or 21 to temporarily prohibit the management official 22 from participation in the management or con-23 duct of the affairs of any participating lender.
- 24 "(4) PROCEDURAL PROVISIONS; JUDICIAL RE25 VIEW.—

	τυ
1	"(A) HEARING VENUE.—Any hearing
2	under this subsection shall be—
3	"(i) held in the Federal judicial dis-
4	trict or in the territory in which the prin-
5	cipal office of the participating lender is lo-
6	cated, unless the party afforded the hear-
7	ing consents to another place; and
8	"(ii) conducted in accordance with the
9	provisions of chapter 5 of title 5, United
10	States Code.
11	"(B) Issuance of orders.—After a
12	hearing under this subsection, and not later
13	than 90 days after the Administrator has noti-
14	fied the parties that the case has been sub-
15	mitted for final decision, the Administrator
16	shall—
17	"(i) render a decision in the matter,
18	which shall include findings of fact upon
19	which its decision is predicated; and
20	"(ii) issue and serve upon each party
21	to the proceeding an order or orders con-
22	sistent with the provisions of this section.
23	"(C) AUTHORITY TO MODIFY ORDERS.—
24	The Administrator may modify, terminate, or
25	set aside any order issued under this section—

1	"(i) at any time, upon such notice,
2	and in such manner as the Administrator
3	may prescribe, until a petition for review is
4	timely filed with a United States district
5	court, in accordance with subparagraph
6	(D)(ii) and a record of the proceeding has
7	been filed in accordance with subparagraph
8	(D)(iii); and
9	"(ii) after the filing of the record
10	under subparagraph (D)(iii), with permis-
11	sion of the court.
12	"(D) JUDICIAL REVIEW.—
13	"(i) IN GENERAL.—Judicial review of
14	an order issued under this section shall be
15	limited to the provisions of this subsection.
16	"(ii) Petition for Judicial Re-
17	VIEW.—Any party to a hearing under this
18	section may obtain a review of any order
19	issued pursuant to subparagraph (B)
20	(other than an order issued with the con-
21	sent of the management official concerned
	or an order issued under subsection (d)),
22	of all order issued allaer subsection (a));
22 23	by filing, not later than 30 days after the

- 1 in which the principal office of the licensee 2 is located or in the United States District 3 Court for the District of Columbia, a written petition requested that the order be 4 5 modified, terminated, or set aside. 6 "(iii) NOTICE TO ADMINISTRATION.— 7 The clerk of the court receiving a petition 8 under subparagraph (ii) shall transmit a 9 copy of the petition to the Administrator, 10 who shall submit to the court the record of 11 the proceeding, in accordance with section 12 2112 of title 28, United States Code. 13 "(iv) JURISDICTION.— 14 "(I) EXCLUSIVE.—Upon the fil-15 ing of the record under clause (iii), 16 the district court described in clause 17 (ii) shall have exclusive jurisdiction to 18 affirm, modify, terminate, or set 19 aside, in whole or in part, the order of 20 the Administrator, except as provided 21 under paragraph (2)(B)(ii)(II). 22 "(II) REVIEW.—The review of 23 any proceeding under subclause (I) 24 shall be in accordance with chapter 7
- 25 of title 5, United States Code.

1	"(v) Judicial review not a stay.—
2	The commencement of proceedings for ju-
3	dicial review under this paragraph shall
4	not, unless specifically ordered by the dis-
5	trict court, operate as a stay of any order
6	issued by the Administrator under this sec-
7	tion.
8	"(i) INJUNCTIONS.—
9	"(1) Application.—If, in the judgment of the
10	Administrator, a participating lender or any other
11	person has engaged, or is about to engage, in any
12	acts or practices which violate any provision of this
13	Act, any rule or regulation under this Act, or any
14	order issued under this Act, the Administrator may
15	apply to the proper district court of the United
16	States, or a United States court of any place subject
17	to the jurisdiction of the United States, for an order
18	to—
19	"(A) enjoin such acts or practices; or
20	"(B) enforce compliance with such provi-
21	sion, rule, regulation, or order.
22	"(2) JURISDICTION.—A court under paragraph
23	(1) shall have jurisdiction over any action under
24	paragraph (1).

1	"(3) ISSUANCE.—Upon a showing by the Ad-
2	ministrator that a participating lender or other per-
3	son has engaged, or is about to engage, in any act
4	or practice described in paragraph (1), the court
5	shall issue, without bond—
6	"(A) a permanent or temporary injunction;
7	"(B) a restraining order; or
8	"(C) any other appropriate order.
9	"(j) Appointment of Receivers.—In any injunc-
10	tion proceeding under subsection (i), the district court
11	may—
12	"(1) seize the assets of 1 or more Small Busi-
13	ness Lending Companies; and
14	"(2) appoint the Administration, or another re-
15	ceiver, to hold or administer the assets seized under
16	paragraph (1) under the direction of the court.
17	"(k) Possession of Assets.—
18	"(1) Small business lending companies.—
19	If a Small Business Lending Company is insolvent,
20	out of compliance with capital requirements under
21	this section, or otherwise operating in an unsafe or
22	unsound condition, the Administration may take
23	possession of—
24	"(A) the portfolio of loans guaranteed by
25	the Administration and sell such loans to a

1	third party through a receiver appointed under
2	subsection $(j)(2)$; and
3	"(B) servicing activities of loans that are
4	guaranteed by the Administration and sell such
5	servicing rights to a third party through a re-
6	ceiver appointed under subsection $(j)(2)$.
7	"(2) Non-federally regulated sba lend-
8	ERS.—If a non-federally regulated SBA lender is in-
9	solvent or otherwise operating in an unsafe and un-
10	sound condition, the Administration may take pos-
11	session of—
12	"(A) the portfolio of loans guaranteed by
13	the Administration and sell such loans to a
14	third party; and
15	"(B) servicing activities of loans that are
16	guaranteed by the Administration and sell such
17	servicing rights to a third party.
18	"(1) Penalties and Forfeitures.—
19	"(1) IN GENERAL.—Except as provided under
20	paragraph (2), a Small Business Lending Company
21	or a non-federally regulated SBA lender that violates
22	any regulation or written directive issued by the Ad-
23	ministrator regarding the filing of any regular or
24	special report shall pay to the United States a civil
25	penalty of not more than \$5,000 for every day after

the due date in which the lender fails to file such re port, unless such failure is due to reasonable cause
 and not willful neglect.

4 "(2) RECOVERY OF CIVIL PENALTY.—The civil
5 penalty provided for in this section shall accrue to
6 the United States and may be recovered in a civil
7 action brought by the Administration.

"(3) EXEMPTION.—The Administrator may, by 8 9 regulation, order, or upon the application of an in-10 terested party, at any time before a report is due 11 under paragraph (1) and after notice and oppor-12 tunity for hearing, exempt, in whole or in part, any 13 Small Business Lending Company from the provi-14 sions of paragraph (1), upon such terms and condi-15 tions and for such period of time as the Adminis-16 trator determines to be appropriate, if the Adminis-17 trator finds that such action is consistent with the 18 public interest or the protection of the Administra-19 tion.

20 "(4) ALTERNATIVE REQUIREMENTS.—If an ex21 emption is granted under paragraph (3), the Admin22 istrator may, for the purposes of this section, make
23 any alternative requirements appropriate to the situ24 ation.".

223.	DEFINITIONS FO	R SMALL	BUSINESS	LENDING
	COMPANIES A	ND NON	-FEDERALL	Y REGU-
	LATED SBA LEN	NDERS.		
Section	on 3 of the Small	Business	Act (15 U.	S.C. 632)

5 is amended— 6 (1) in subsection (1), by striking "Act— "(1) the term" and inserting "Act, the term"; 7 8 and

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

"(r) SMALL BUSINESS LENDING COMPANY.—In this 10 Act, the term 'Small Business Lending Company' means 11 a non-depository financial institution that is licensed, su-12 13 pervised, examined, and regulated by the Administration 14 to only make loans under section 7.

"(s) Non-Federally Regulated SBA Lender.— 15 In this Act, the term 'non-federally regulated SBA lender' 16 means a financial institution, other than a Small Business 17 Lending Company, that makes loans under section 7 and 18 19 is not regulated by—

"(1) the Farm Credit Administration; 20

"(2) the Federal Financial Institution Exam-21 22 ination Council;

23 "(3) the Board of Governors of the Federal Re-24 serve System;

"(4) the Office of the Comptroller of the Cur-25 26 rency;

1

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3

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SEC. 223. DEFINITI

"(5) the Federal Deposit Insurance Corpora-1 2 tion; 3 "(6) the Office of Thrift Supervision; or "(7) the National Credit Union Administra-4 5 tion.". Subtitle D—Disaster Assistance 6 Loan Program 7 8 SEC. 231. CONFORMING AMENDMENT FOR DISASTER LOAN 9 PROGRAM. Section 7(c)(6) of the Small Business Act (15 U.S.C. 10 11 636(c)(6)) is amended— (1) by striking "\$500,000" each place it ap-12 pears and inserting "\$1,500,000"; and 13 14 (2) by inserting "commencing on or after April 1, 1993," before "unless an applicant". 15 16 SEC. 232. DISASTER RELIEF FOR SMALL BUSINESS CON-17 CERNS DAMAGED BY DROUGHT. 18 (a) DROUGHT DISASTER AUTHORITY.— 19 (1) DEFINITION OF DISASTER.—Section 3(k) of 20 the Small Business Act (15 U.S.C. 632(k)) is 21 amended-(A) by inserting "(1)" after "(k)"; and 22 23 (B) by adding at the end the following: 24 "(2) For purposes of section 7(b)(2), the term 'disaster' includes— 25

1	"(A) drought; and
2	"(B) below average water levels in the Great
3	Lakes, or on any body of water in the United States
4	that supports commerce by small business con-
5	cerns.".
6	(2) Drought disaster relief authority.—
7	Section $7(b)(2)$ of the Small Business Act (15)
8	U.S.C. 636(b)(2)) is amended—
9	(A) by inserting "(including drought), with
10	respect to both farm-related and nonfarm-re-
11	lated small business concerns," before "if the
12	Administration"; and
13	(B) in subparagraph (B), by striking "the
14	Consolidated Farmers Home Administration
15	Act of 1961 (7 U.S.C. 1961)" and inserting the
16	following: "section 321 of the Consolidated
17	Farm and Rural Development Act (7 U.S.C.
18	1961), in which case, assistance under this
19	paragraph may be provided to farm-related and
20	nonfarm-related small business concerns, sub-
21	ject to the other applicable requirements of this
22	paragraph".
23	(b) LIMITATION ON LOANS.—From funds otherwise
24	appropriated pursuant to section 20 for loans under sec-

25 tion 7(b) of the Small Business Act (15 U.S.C. 636(b)),

not more than \$9,000,000 may be used during fiscal year
 2004 to provide drought disaster loans to nonfarm-related
 small business concerns.

4 (c) PROMPT RESPONSE TO DISASTER REQUESTS.— 5 Section 7(b)(2)(D) of the Small Business Act (15 U.S.C. 636(b)(2)(D) is amended by striking "Upon receipt of 6 7 such certification, the Administration may" and inserting 8 "Not later than 30 days after the date of receipt of such 9 certification by a Governor of a State, the Administration 10 shall respond in writing to that Governor on its determination and the reasons therefore, and may". 11

(d) RULEMAKING.—Not later than 45 days after the
date of enactment of this section, the Administrator shall
promulgate final rules to carry out this section and the
amendments made by this section.

16 SEC. 233. DISASTER MITIGATION PILOT PROGRAM.

Section 7(b)(1)(C) of the Small Business Act (15
U.S.C. 636(b)(1)(C)) is amended by striking "2000
through 2004" and inserting "2003 through 2006".

20 Subtitle E—504 Loan Program

21 SEC. 241. EXTENSION OF USER FEES.

Section 503(f) of the Small Business Investment Act
of 1958 (15 U.S.C. 697(f)) is amended by striking "October 1, 2003" and inserting "October 1, 2006".

1	SEC. 242. AMORTIZED LOAN LOSS RESERVE FUND.
2	Paragraph (6) of section 508(c) of the Small Busi-
3	ness Investment Act of 1958 (15 U.S.C. 697e(c)) is
4	amended—
5	(1) by striking "The Administration" and in-
6	serting the following:
7	"(A) IN GENERAL.—The Administration";
8	and
9	(2) by adding at the end the following new sub-
10	paragraph:
11	"(B) TEMPORARY REDUCTION BASED ON
12	OUTSTANDING BALANCE.—Notwithstanding
13	subparagraph (A), the Administration shall
14	allow the certified development company to
15	withdraw from the loss reserve such amounts as
16	are in excess of 1 percent of the aggregate out-
17	standing balances of debentures to which such
18	loss reserve relates. The preceding sentence
19	shall not apply with respect to any debenture
20	before 100 percent of the contribution described
21	in paragraph (4) with respect to such debenture
22	has been made.".

1	SEC. 243. ALTERNATIVE LOSS RESERVE FOR CERTAIN PRE-
2	MIER CERTIFIED LENDERS.
3	(a) IN GENERAL.—Subsection (c) of section 508 of
4	the Small Business Investment Act of 1958 (15 U.S.C.
5	697e) is amended by adding at the end the following:
6	"(7) Alternative loss reserve.—
7	"(A) ELECTION.—With respect to any eli-
8	gible calendar quarter, any qualified high loss
9	reserve PCL may elect to have the requirements
10	of this paragraph apply in lieu of the require-
11	ments of paragraphs (2) and (4) for such quar-
12	ter.
13	"(B) Contributions.—
14	"(i) Ordinary rules inappli-
15	CABLE.—Except as provided under clause
16	(ii) and paragraph (5), a qualified high
17	loss reserve PCL that makes the election
18	described in subparagraph (A) with respect
19	to a calendar quarter shall not be required
20	to make contributions to its loss reserve
21	during such quarter.
22	"(ii) Based on Loss.—A qualified
23	high loss reserve PCL that makes the elec-
24	tion described in subparagraph (A) with
25	respect to any calendar quarter shall, be-
26	fore the last day of such quarter, make

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1 such contributions to its loss reserve as are 2 necessary to ensure that the amount of the loss reserve of the PCL is— 3 "(I) not less than \$100,000; and 4 "(II) sufficient, as determined by 5 6 a qualified independent auditor, for 7 the PCL to meet its obligations to 8 protect the Federal Government from 9 risk of loss. "(iii) 10 CERTIFICATION.—Before the 11 end of any calendar quarter for which an 12 election is in effect under subparagraph 13 (A), the head of the PCL shall submit to 14 the Administrator a certification that the 15 loss reserve of the PCL is sufficient to 16 meet such PCL's obligation to protect the 17 Federal Government from risk of loss. 18 Such certification shall be in such form 19 and submitted in such manner as the Ad-20 ministrator may require and shall be 21 signed by the head of such PCL and the 22 auditor making the determination under 23 clause (ii)(II).

24 "(C) DISBURSEMENTS.—

1	"(i) Ordinary rule inappli-
2	CABLE.—Paragraph (6) shall not apply
3	with respect to any qualified high loss re-
4	serve PCL for any calendar quarter for
5	which an election is in effect under sub-
6	paragraph (A).
7	"(ii) EXCESS FUNDS.—At the end of
8	each calendar quarter for which an election
9	is in effect under subparagraph (A), the
10	Administration shall allow the qualified
11	high loss reserve PCL to withdraw from its
12	loss reserve the excess of—
13	"(I) the amount of the loss re-
14	serve, over
15	((II) the greater of \$100,000 or
16	the amount which is determined under
17	subparagraph (B)(ii) to be sufficient
18	to meet the PCL's obligation to pro-
19	tect the Federal Government from
20	risk of loss.
21	"(D) RECONTRIBUTION.—If the require-
22	ments of this paragraph apply to a qualified
23	high loss reserve PCL for any calendar quarter
24	and cease to apply to such PCL for any subse-
25	quent calendar quarter, such PCL shall make a

1 contribution to its loss reserve in such amount 2 as the Administrator may determine provided that such amount does not exceed the amount 3 4 which would result in the total amount in the 5 loss reserve being equal to the amount which 6 would have been in such loss reserve had this 7 paragraph never applied to such PCL. The Ad-8 ministrator may require that such payment be 9 made as a single payment or as a series of pay-10 ments.

11 "(E) RISK MANAGEMENT.—If a qualified 12 high loss reserve PCL fails to meet the require-13 ment of subparagraph (F)(iii) during any pe-14 riod for which an election is in effect under sub-15 paragraph (A) and such failure continues for 16 180 days, the requirements of paragraphs (2), 17 (4), and (6) shall apply to such PCL as of the 18 end of such 180-day period and such PCL shall 19 make the contribution to its loss reserve de-20 scribed in subparagraph (D). The Adminis-21 trator may waive the requirements of this sub-22 paragraph.

23 "(F) QUALIFIED HIGH LOSS RESERVE
24 PCL.—The term 'qualified high loss reserve
25 PCL' means, with respect to any calendar year,

1	any premier certified lender designated by the
2	Administrator as a qualified high loss reserve
3	PCL for such year. The Administrator shall not
4	designate a company under the preceding sen-
5	tence unless the Administrator determines
6	that—
7	"(i) the amount of the loss reserve of
8	the company is not less than \$100,000;
9	"(ii) the company has established and
10	is utilizing an appropriate and effective
11	process for analyzing the risk of loss asso-
12	ciated with its portfolio of PCLP loans and
13	for grading each PCLP loan made by the
14	company on the basis of the risk of loss as-
15	sociated with such loan; and
16	"(iii) the company meets or exceeds 4
17	or more of the specified risk management
18	benchmarks as of the most recent assess-
19	ment by the Administration or the Admin-
20	istration has issued a waiver with respect
21	to the requirement of this clause.
22	"(G) Specified risk management
23	BENCHMARKS.—For purposes of this para-
24	graph, the term 'specified risk management

1	benchmarks' means the following rates, as de-
2	termined by the Administrator:
3	"(i) Currency rate.
4	"(ii) Delinquency rate.
5	"(iii) Default rate.
6	"(iv) Liquidation rate.
7	"(v) Loss rate.
8	"(H) QUALIFIED INDEPENDENT AUDI-
9	TOR.—For purposes of this paragraph, the term
10	'qualified independent auditor' means any li-
11	censed auditor who—
12	"(i) is compensated by the qualified
13	high loss reserve PCL;
14	"(ii) is independent of such PCL; and
15	"(iii) has been approved by the Ad-
16	ministrator during the preceding year.
17	"(I) PCLP LOAN.—For purposes of this
18	paragraph, the term 'PCLP loan' means any
19	loan guaranteed under this section.
20	"(J) ELIGIBLE CALENDAR QUARTER.—For
21	purposes of this paragraph, the term 'eligible
22	calendar quarter' means—
23	"(i) the first calendar quarter that be-
24	gins after the end of the 90-day period be-

1	ginning with the date of the enactment of
2	this paragraph; and
3	"(ii) the 7 succeeding calendar quar-
4	ters.
5	"(K) Calendar quarter.—For purposes
6	of this paragraph, the term 'calendar quarter'
7	means—
8	"(i) the period which begins on Janu-
9	ary 1 and ends on March 31 of each year;
10	"(ii) the period which begins on April
11	1 and ends on June 30 of each year;
12	"(iii) the period which begins on July
13	1 and ends on September 30 of each year;
14	and
15	"(iv) the period which begins on Octo-
16	ber 1 and ends on December 31 of each
17	year.
18	"(L) REGULATIONS.—Not later than 45
19	days after the date of the enactment of this
20	paragraph, the Administrator shall publish in
21	the Federal Register and transmit to Congress
22	regulations to carry out this paragraph. Such
23	regulations shall include provisions relating
24	to—

1	"(i) the approval of auditors under
2	subparagraph (H); and
3	"(ii) the designation of qualified high
4	loss reserve PCLs under subparagraph

5 (F), including the determination of wheth-6 er a process for analyzing risk of loss is 7 appropriate and effective for purposes of 8 subparagraph (F)(ii).".

9 (b) INCREASED REIMBURSEMENT FOR LOSSES RE-LATED TO DEBENTURES ISSUED DURING ELECTION PE-10 RIOD.—Subparagraph (C) of section 508(b)(2) of the 11 12 Small Business Investment Act of 1958 (15 U.S.C. 13 697e(b)(2)) is amended by inserting "(15 percent in the case of any such loss attributable to a debenture issued 14 15 by the company during any period for which an election is in effect under subsection (c)(7) for such company)" 16 before "; and". 17

18 (c) Conforming Amendments.—

(1) Subparagraph (D) of section 508(b)(2) of
the Small Business Investment Act of 1958 (15
U.S.C. 697e(b)(2)) is amended by striking "subsection (c)(2)" and inserting "subsection (c)".

(2) Paragraph (5) of section 508(c) of the
Small Business Investment Act of 1958 (15 U.S.C.
697e(c)) is amended by striking "10 percent".

1 (d) Study and Report.—

(1) IN GENERAL.—The Administrator shall
enter into a contract with a Federal agency experienced in community development lending and financial regulation or with a member of the Federal Financial Institutions Examinations Council to study
and prepare a report regarding—

8 (A) the extent to which statutory require-9 ments have caused over capitalization in the 10 loss reserves maintained by certified develop-11 ment companies participating in the Premier 12 Certified Lenders Program established under 13 section 508 of the Small Business Investment 14 Act of 1958 (15 U.S.C. 697e); and

(B) alternatives for establishing and maintaining loss reserves that are sufficient to protect the Federal Government from the risk of
loss associated with loans guaranteed under
such Program.

(2) TRANSMISSION OF REPORT.—The report
described in paragraph (1) shall be transmitted to
the Committee on Small Business of the House of
Representatives and the Committee on Small Business and Entrepreneurship of the Senate not later

1	than 180 days after the date of the enactment of
2	this Act.
3	(3) LIMITATION.—The amount of the contract
4	described in paragraph (1) shall not exceed \$75,000.
5	SEC. 244. DEBENTURE SIZE.
6	Section 502 of the Small Business Investment Act
7	of 1958 (15 U.S.C. 696) is amended—
8	(1) by striking "The Administration may," and
9	inserting the following:
10	"(a) IN GENERAL.—The Administration may,";
11	(2) by striking ": <i>Provided, however</i> , That the
12	foregoing powers" and inserting the following:
13	"(b) Conditions.—The authority under subsection
14	(a)"; and
15	(3) in subsection (b) (as designated by para-
16	graph (2)), by amending paragraph (2) to read as
17	follows:
18	"(2) MAXIMUM AMOUNT.—Loans made by the
19	Administration under this section shall be limited
20	to—
21	"(A) $$1,500,000$ for each small business
21 22	"(A) \$1,500,000 for each small business concern if the loan proceeds will not be directed

"(B) \$2,000,000 for each small business 1 2 concern if the loan proceeds will be directed to-3 ward 1 or more of the public policy goals de-4 scribed under section 501(d)(3); and 5 "(C) \$2,000,000 for each small business 6 concern if the loan proceeds will be directed to-7 ward manufacturing projects.". 8 SEC. 245. JOB CREATION OR RETENTION STANDARDS. 9 Section 501 of the Small Business Investment Act 10 of 1958 (15 U.S.C. 695) is amended by striking the un-11 designated paragraph at the end and inserting the following: 12 13 "(e) JOB CREATION OR RETENTION.— 14 "(1) IN GENERAL.—A project being funded by 15 the debenture is deemed to satisfy the job creation 16 or retention requirement under subsection (d)(1) if 17 the project creates or retains 1 job opportunity for 18 every \$50,000 guaranteed by the Administration. 19 "(2) TEMPORARY JOB CREATION WAIVER.— "(A) IN GENERAL.—If a development com-20 21 pany fails to meet the job creation and reten-22 tion requirements under this section, the com-23 pany may apply for a temporary waiver from 24 the Administration. Not later than 30 days 25 after the request for such waiver, the Adminis-

1 tration shall respond to the request and may 2 temporarily waive the requirement if the devel-3 opment company shows reasonable cause for its 4 failure to meet the job creation and retention requirements under this section and dem-5 6 onstrates how it intends to attain such require-7 ments in the future. 8 "(B) Aggregation of goals and objec-9 TIVES.—If a project meets the economic devel-10 opment objectives or public policy goals under

10 opment objectives or public policy goals under 11 paragraphs (2) and (3) of subsection (d), the 12 project does not need to meet the individual job 13 creation or retention requirements for that par-14 ticular project if the outstanding portfolio of 15 the development company meets or exceeds the 16 job creation or retention criteria under sub-17 section (d)(1).".

18 SEC. 246. SIMPLIFIED APPLICATIONS.

19 (a) LOANS OF \$400,000 OR LESS.—

(1) IN GENERAL.—Not later than 180 days
after the date of enactment of this Act, the Administrator shall develop a shorter, more concise, and
simplified application form for loan guarantees involving not more than \$400,000 authorized under

section 504 of the Small Business Investment Act of
 1958 (15 U.S.C. 697a).

3 (2) AVAILABILITY TO CERTIFIED DEVELOP4 MENT COMPANIES.—The form developed under para5 graph (1) shall be made available to certified devel6 opment companies not later than 180 days after the
7 date of enactment of this Act.

8 (b) ALL OTHER LOANS.—

9 (1) IN GENERAL.—Not later than 270 days 10 after the date of enactment of this Act, the Adminis-11 trator shall develop a shorter, more concise, and 12 simplified application form for all loan guarantees 13 authorized under section 504 of the Small Business 14 Investment Act of 1958 (15 U.S.C. 697a), including 15 those described in subsection (a).

16 (2) AVAILABILITY TO CERTIFIED DEVELOP17 MENT COMPANIES.—The form developed under para18 graph (1) shall be made available to certified devel19 opment companies not later than 270 days after the
20 date of enactment of this Act.

21 SEC. 247. CHILD CARE LENDING PILOT PROGRAM.

(a) LOANS AUTHORIZED.—Section 502 of the Small
Business Investment Act of 1958 (15 U.S.C. 696) is
amended—

25 (1) in the matter preceding paragraph (1)—

1	(A) by striking "The Administration" and
2	inserting the following:
3	"(a) AUTHORIZATION.—The Administration";
4	(B) by striking "and such loans" and in-
5	serting ". Such loans";
6	(C) by striking ": <i>Provided, however</i> , That
7	the foregoing powers shall be subject to the fol-
8	lowing restrictions and limitations:" and insert-
9	ing a period; and
10	(D) by adding at the end the following:
11	"(b) RESTRICTIONS AND LIMITATIONS.—The author-
12	ity under subsection (a) shall be subject to the following
10	restrictions and limitations.". and
13	restrictions and limitations:"; and
13 14	(2) in paragraph (1)—
14	(2) in paragraph (1)—
14 15	(2) in paragraph (1)—(A) by inserting after "USE OF PRO-
14 15 16	(2) in paragraph (1)—(A) by inserting after "USE OF PRO- CEEDS.—" the following:
14 15 16 17	 (2) in paragraph (1)— (A) by inserting after "USE OF PRO- CEEDS.—" the following: "(A) IN GENERAL.—"; and
14 15 16 17 18	 (2) in paragraph (1)— (A) by inserting after "USE OF PRO- CEEDS.—" the following: "(A) IN GENERAL.—"; and (B) by adding at the end the following:
14 15 16 17 18 19	 (2) in paragraph (1)— (A) by inserting after "USE OF PRO- CEEDS.—" the following: "(A) IN GENERAL.—"; and (B) by adding at the end the following: "(B) LOANS TO SMALL, NONPROFIT CHILD
 14 15 16 17 18 19 20 	 (2) in paragraph (1)— (A) by inserting after "USE OF PRO- CEEDS.—" the following: "(A) IN GENERAL.—"; and (B) by adding at the end the following: "(B) LOANS TO SMALL, NONPROFIT CHILD CARE BUSINESSES.—
 14 15 16 17 18 19 20 21 	 (2) in paragraph (1)— (A) by inserting after "USE OF PRO- CEEDS.—" the following: "(A) IN GENERAL.—"; and (B) by adding at the end the following: "(B) LOANS TO SMALL, NONPROFIT CHILD CARE BUSINESSES.— "(i) IN GENERAL.—Notwithstanding

sist small, nonprofit child care businesses,
provided that—
"(I) the loan will be used for a
sound business purpose that has been
approved by the Administration;
"(II) each such business receiv-
ing financial assistance meets all of
the same eligibility requirements ap-
plicable to for-profit businesses under
this title, except for status as a for-
profit business;
"(III) 1 or more individuals has
personally guaranteed the loan;
"(IV) the small, non-profit child
care business has clear and singular
title to the collateral for the loan; and
"(V) the small, non-profit child
care business has sufficient cash flow
from its operations to meet its obliga-
tions on the loan and its normal and
reasonable operating expenses.
"(ii) LIMITATION ON VOLUME.—Not
more than 7 percent of the total number of
loans guaranteed in any fiscal year under

1	this title may be awarded under the pilot
2	program.
3	"(iii) Defined term.—For purposes
4	of this subparagraph, the term 'small, non-
5	profit child care business' means an estab-
6	lishment that—
7	"(I) is organized in accordance
8	with section $501(c)(3)$ of the Internal
9	Revenue Code of 1986;
10	"(II) is primarily engaged in pro-
11	viding child care for infants, toddlers,
12	pre-school, or pre-kindergarten chil-
13	dren (or any combination thereof),
14	may provide care for older children
15	when they are not in school, and may
16	offer pre-kindergarten educational
17	programs;
18	"(III) including its affiliates, has
19	tangible net worth that does not ex-
20	ceed \$7,000,000, and has average net
21	income (excluding any carryover
22	losses) for the preceding 2 completed
23	fiscal years that does not exceed
24	\$2,500,000; and

"(IV) is licensed as a child care
 provider by the District of Columbia,
 the insular area, or the State in which
 it is located.

"(iv) SUNSET PROVISION.—This sub-5 paragraph shall remain in effect until Sep-6 7 tember 30, 2006, and shall apply to all 8 loans authorized under this subparagraph 9 that are applied for, approved, or dis-10 bursed during the period beginning on the 11 date of enactment of the Small Business 12 Administration 50th Anniversary Reau-13 thorization Act of 2003 and ending on 14 September 30, 2006.".

15 (b) REPORTS.—

16 (1) Small business administration.—

17 (A) IN GENERAL.—Not later than 6
18 months after the date of enactment of this Act,
19 and every 6 months thereafter until September
20 30, 2006, the Administrator shall submit a re21 port on the implementation of the program
22 under subsection (a) to—

23 (i) the Committee on Small Business24 and Entrepreneurship of the Senate; and

1	(ii) the Committee on Small Business
2	of the House of Representatives.
3	(B) CONTENTS.—The report under sub-
4	paragraph (A) shall contain—
5	(i) the date on which the program is
6	implemented;
7	(ii) the date on which the rules are
8	issued pursuant to subsection (c); and
9	(iii) the number and dollar amount of
10	loans under the program applied for, ap-
11	proved, and disbursed during the previous
12	6 months—
13	(I) with respect to nonprofit child
14	care business; and
15	(II) with respect to for profit
16	child care business.
17	(2) GENERAL ACCOUNTING OFFICE.—
18	(A) IN GENERAL.—Not later than March
19	31, 2006, the Comptroller General of the
20	United States shall submit a report on the child
21	care small business loans authorized by section
22	502(b)(1)(B) of the Small Business Investment
23	Act of 1958, as added by this Act, to—
24	(i) the Committee on Small Business
25	and Entrepreneurship of the Senate; and

1	(ii) the Committee on Small Business
2	of the House of Representatives.
3	(B) CONTENTS.—The report under sub-
4	paragraph (A) shall contain information gath-
5	ered during the first 2 years of the loan pro-
6	gram, including—
7	(i) an evaluation of the timeliness of
8	the implementation of the loan program;
9	(ii) a description of the effectiveness
10	and ease with which certified development
11	companies, lenders, and small businesses
12	have participated in the loan program;
13	(iii) a description and assessment of
14	how the loan program was marketed;
15	(iv) by location (State, insular area,
16	and District of Columbia) and in total, the
17	number of child care small businesses, cat-
18	egorized by status as a for-profit or non-
19	profit business, that—
20	(I) applied for loans under the
21	program (and whether it was a new or
22	expanding child care provider);
23	(II) were approved for loans
24	under the program; and

1	(III) received loan disbursements
2	under the program (and whether they
3	are a new or expanding child care pro-
4	vider); and
5	(v) with respect to the businesses de-
6	scribed under clause (iv)(III)—
7	(I) the number of such busi-
8	nesses in each State, insular area, and
9	District of Columbia, as of the year of
10	enactment of this Act;
11	(II) the total amount loaned to
12	such businesses under the program;
13	(III) the total number of loans to
14	such businesses under the program;
15	(IV) the average loan amount
16	and term;
17	(V) the currency rate, delin-
18	quencies, defaults, and losses of the
19	loans;
20	(VI) the number and percent of
21	children served who receive subsidized
22	assistance; and
23	(VII) the number and percent of
24	children served who are low income.
25	(C) Access to information.—

	01
1	(i) IN GENERAL.—The Administration
2	shall collect and maintain such information
3	as may be necessary to carry out this para-
4	graph from certified development centers
5	and child care providers, and such centers
6	and providers shall comply with a request
7	for information from the Administration
8	for that purpose.
9	(ii) Provision of information to
10	GAO.—The Administration shall provide in-
11	formation collected under this subpara-
12	graph to the Comptroller General of the
13	United States for purposes of the report
14	required by this paragraph.
15	(c) RULEMAKING AUTHORITY.—Not later than 120
16	days after the date of enactment of this Act, the Adminis-
17	trator shall issue final rules to carry out the loan program
18	authorized by section $502(b)(1)(B)$ of the Small Business
19	Investment Act of 1958, as added by this Act.
20	SEC. 248. DEFINITION OF RURAL AREA.
21	Section 501 of the Small Business Investment Act
22	of 1958 (15 U.S.C. 695) is amended by adding at the end
23	the following:

"(f) DEFINITION OF RURAL AREA.—For purposes of
 this title, the term 'rural area' means any area other
 than—

4 "(1) a city or town with a population of not less
5 than 50,000 inhabitants; or

6 "(2) the urbanized area adjacent to a city or
7 town under subparagraph (A).".

8 Subtitle F—Surety Bond Program

9 SEC. 251. CLARIFICATION OF MAXIMUM SURETY BOND 10 GUARANTEE.

(a) IN GENERAL.—Section 411(a)(1) of the Small
Business Investment Act of 1958 (15 U.S.C. 694b(a)(1))
is amended by striking "contract up to" and inserting
"total work order or contract amount at the time of bond
execution that does not exceed".

16 SEC. 252. AUTHORIZATION OF PREFERRED SURETY BOND

17 **GUARANTEE PROGRAM.**

18 Section 411(a) of the Small Business Investment Act
19 of 1958 (15 U.S.C. 694b(a)) is amended by adding at the
20 end the following: "This paragraph shall remain in effect
21 through September 30, 2006.".

22 Subtitle G—Miscellaneous

23 SEC. 261. COORDINATION OF SBA LOANS.

24 Section 7(a)(3) of the Small Business Act (15 U.S.C.

25 636(a)(3)) is amended—

1 by inserting "TOTAL (1)AMOUNT \mathbf{OF} 2 LOANS.—" before "No loan"; and 3 (2) by amending subparagraph (A) to read as 4 follows: "(A) if the total amount outstanding and 5 6 committed (by participation or otherwise) to the 7 borrower under section 7(a) would exceed 8 \$1,000,000 (or if the gross loan amount would 9 exceed \$2,000,000), except as provided in sub-10 paragraph (B), plus an amount not to exceed 11 the maximum amount of a development com-12 pany financing under title V of the Small Busi-13 ness Investment Act of 1958 (15 U.S.C. 695 et 14 seq.), and the Administration shall report to 15 Congress in its annual budget request and per-16 formance plan on the number of small business 17 concerns that have financings under both sec-18 tion 7(a) and under title V of the Small Busi-19 ness Investment Act of 1958, and the total 20 amount and general performance of such

21 financings.".

22 SEC. 262. LEASING OPTIONS FOR 7(a) AND 504 BORROWERS.

(a) 7(a) LOANS.—Section 7(a)(28) of the Small Business Act (15 U.S.C. 636(a)(28)) is amended to read as
follows:

"(28) LEASING.—In addition to such other 1 2 lease arrangements as may be authorized by the Ad-3 ministration, a borrower under this section may lease, permanently or for a short term, to 1 or more 4 5 tenants, not more than 40 percent of any property 6 purchased or constructed as part of a project fi-7 nanced under this section if the borrower perma-8 nently occupies and uses not less than 60 percent of 9 the total business space of the property.".

(b) 504 LOANS.—Subsection (b)(5) of section 502 of
the Small Business Investment Act of 1958 (15 U.S.C.
696), as redesignated by this Act, is amended to read as
follows:

14 "(5) LEASING.—In addition to such other lease 15 arrangements as may be authorized by the Adminis-16 tration, a borrower under this title may lease, per-17 manently or for a short term, to 1 or more tenants, 18 not more than 40 percent of any property purchased 19 or constructed as part of a project financed under 20 this title if the borrower permanently occupies and 21 uses not less than 60 percent of the total business 22 space of the property.".

1SEC. 263. CALCULATION OF FINANCING LIMITATION FOR2SMALL BUSINESS INVESTMENT COMPANIES.

3 Section 306 of the Small Business Investment Act
4 of 1958 (15 U.S.C. 686) is amended by inserting after
5 subsection (a) the following:

6 "(b) In calculating the 20 percent limitation under 7 subsection (a) or any guarantee required of a small busi-8 ness investment company by the Administration, only 50 9 percent of the value of any loans issued under either section 7(a) of the Small Business Act or title V of this Act, 10 11 which are received by the enterprise in which the small business investment company has issued commitments, 12 13 shall be taken into consideration, but for any 1 such enterprise, a small business investment company may not si-14 multaneously take advantage of this discounted calcula-15 tion for loans under both section 7(a) of the Small Busi-16 17 ness Act (15 U.S.C. 636(a)) and title V of this Act.".

18 SEC. 264. ESTABLISHING ALTERNATIVE SIZE STANDARD.

19 Section 3(a)(3) of the Small Business Act (15 U.S.C.
20 632(a)(3)) is amended—

(1) by striking "When establishing" and inserting the following: "ESTABLISHMENT OF SIZE
STANDARDS.—

24 "(1) IN GENERAL.—When establishing"; and
25 (2) by adding at the end the following:

1	"(2) Alternative size standard.—The Ad-
2	ministrator shall establish an alternative size stand-
3	ard pursuant to paragraph (2), which—
4	"(A) shall be applicable to loan applicants
5	under section 7(a) of this Act or title V of the
6	Small Business Investment Act of 1958 (15)
7	U.S.C. 695 et seq.); and
8	"(B) shall utilize the maximum net worth
9	and maximum net income of the prospective
10	borrower as an alternative to the use of indus-
11	try standards.".
12	SEC. 265. PILOT PROGRAM FOR GUARANTEES ON POOLS OF
13	NON-SBA LOANS.
13 14	NON-SBA LOANS. Title IV of the Small Business Investment Act of
14	Title IV of the Small Business Investment Act of
14 15	Title IV of the Small Business Investment Act of 1958 (15 U.S.C. 692 et seq.) is amended by adding at
14 15 16	Title IV of the Small Business Investment Act of 1958 (15 U.S.C. 692 et seq.) is amended by adding at the end the following:
14 15 16 17 18	Title IV of the Small Business Investment Act of 1958 (15 U.S.C. 692 et seq.) is amended by adding at the end the following: "PART C—CREDIT ENHANCEMENT GUARANTEES
14 15 16 17	Title IV of the Small Business Investment Act of 1958 (15 U.S.C. 692 et seq.) is amended by adding at the end the following: "PART C—CREDIT ENHANCEMENT GUARANTEES "SEC. 420. (a) The Administration is authorized,
14 15 16 17 18 19	Title IV of the Small Business Investment Act of 1958 (15 U.S.C. 692 et seq.) is amended by adding at the end the following: "PART C—CREDIT ENHANCEMENT GUARANTEES "SEC. 420. (a) The Administration is authorized, upon such terms and conditions as it may prescribe, in
 14 15 16 17 18 19 20 	Title IV of the Small Business Investment Act of 1958 (15 U.S.C. 692 et seq.) is amended by adding at the end the following: "PART C—CREDIT ENHANCEMENT GUARANTEES "SEC. 420. (a) The Administration is authorized, upon such terms and conditions as it may prescribe, in order to encourage lenders to increase the availability of
 14 15 16 17 18 19 20 21 	Title IV of the Small Business Investment Act of 1958 (15 U.S.C. 692 et seq.) is amended by adding at the end the following: "PART C—CREDIT ENHANCEMENT GUARANTEES "SEC. 420. (a) The Administration is authorized, upon such terms and conditions as it may prescribe, in order to encourage lenders to increase the availability of small business financing by improving such lenders' access
 14 15 16 17 18 19 20 21 22 	Title IV of the Small Business Investment Act of 1958 (15 U.S.C. 692 et seq.) is amended by adding at the end the following: "PART C—CREDIT ENHANCEMENT GUARANTEES "SEC. 420. (a) The Administration is authorized, upon such terms and conditions as it may prescribe, in order to encourage lenders to increase the availability of small business financing by improving such lenders' access to reasonable sources of funding, to provide a credit en-

not more than 5 qualified entities authorized and approved
 by the Administration.

"(b)(1) The Administration may provide its credit enhancement guarantees in respect of securities that represent interests in, or other obligations issued by, a trust,
pool, or other entity whose assets (other than the Administration's credit enhancement guarantee and credit enhancements provided by other parties) consist of loans
made to small business concerns.

10 "(2) All loans under paragraph (1) shall be origi-11 nated, purchased, or assembled and managed consistent 12 with requirements prescribed by the Administration in 13 connection with this credit enhancement guarantee pro-14 gram.

"(3) The Administration shall prescribe requirements
to be observed by the issuers and managers of the securities covered by credit enhancement guarantees to ensure
the safety and soundness of the credit enhancement guarantee program.

20 "(4) The Administration may authorize affiliates of 21 lenders designated as Preferred Lenders (as defined in the 22 Small Business Act) to become issuers and managers of 23 securities covered by credit enhancement guarantees if not 24 more than 50 percent of the voting and economic owner-25 ship interests of any such issuer or manager are owned, directly or indirectly, by any single Preferred Lender or
 any person directly or indirectly controlling such Preferred
 Lender.

4 "(c) The full faith and credit of the United States
5 is pledged to the payment of all amounts the Administra6 tion may be required to pay as a result of credit enhance7 ment guarantees under this section.

8 "(d)(1) The Administration may issue an amount of 9 credit enhancement guarantees in any fiscal year not ex-10 ceeding the amount of the business loan and development 11 company debenture guarantee authority available to the 12 Administration for such year under this Act and the Small 13 Business Act.

14 "(2) The Administration shall set the percentage and 15 priority of each credit enhancement guarantee on issued securities so that the amount of the Administration's an-16 ticipated net loss (if any) as a result of such guarantee 17 is fully reserved in a credit subsidy account funded in 18 whole or in part by fees collected by the Administration. 19 20 "(3) The Administration shall charge and collect a 21 fee from the issuer based on the Administration's guaran-22 teed amount of issued securities, but the amount of such 23 fee may not exceed the estimated credit subsidy cost of 24 the Administration's credit enhancement guarantee.

25 "(e) Reporting and Analysis.—

1	"(1) REPORTING.—During the development and
2	implementation of the pilot program, the Adminis-
3	trator shall provide a report on the status of the
4	pilot program under this section to Congress in each
5	annual budget request and performance plan.
6	"(2) ANALYSIS AND REPORT.—Not later than
7	December 30, 2005, the Comptroller General shall—
8	"(A) conduct an analysis of the pilot pro-
9	gram under this section; and
10	"(B) submit a report to Congress that con-
11	tains a summary of the analysis conducted
12	under subparagraph (A) and a description of
13	any effects, not attributable to other causes, of
14	the pilot program on the lending programs
15	under section 7(a) of the Small Business Act
16	(15 U.S.C. 636(a)) and title V of this Act.
17	"(3) Implementation.—
18	"(A) REPORT.—After completing oper-
19	ational guidelines to carry out the pilot pro-
20	gram under this section, the Administration
21	shall submit a report, which describes the meth-
22	od in which the pilot program will be imple-
23	mented, to—
24	"(i) the Committee on Small Business
25	and Entrepreneurship of the Senate; and

1	"(ii) the Committee on Small Busi-
2	ness of the House of Representatives.
3	"(B) TIMING.—The Administration shall
4	not implement the pilot program under this sec-
5	tion until the date that is 50 days after the re-
6	port has been submitted under subparagraph
7	(A).
8	"(f) SUNSET PROVISION.—This section shall remain
9	in effect until September 30, 2006.".
10	Subtitle H—New Markets Venture
11	Capital
11 12	Capital sec. 271. time frame for raising private capital.
	-
12	SEC. 271. TIME FRAME FOR RAISING PRIVATE CAPITAL.
12 13	SEC. 271. TIME FRAME FOR RAISING PRIVATE CAPITAL. Section 354(d) of the Small Business Investment Act
12 13 14	SEC. 271. TIME FRAME FOR RAISING PRIVATE CAPITAL. Section 354(d) of the Small Business Investment Act of 1958 (15 U.S.C. 689c(d)) is amended by striking "The
12 13 14 15	SEC. 271. TIME FRAME FOR RAISING PRIVATE CAPITAL. Section 354(d) of the Small Business Investment Act of 1958 (15 U.S.C. 689c(d)) is amended by striking "The Administrator shall" and all that follows through "fol-
12 13 14 15 16	SEC. 271. TIME FRAME FOR RAISING PRIVATE CAPITAL. Section 354(d) of the Small Business Investment Act of 1958 (15 U.S.C. 689c(d)) is amended by striking "The Administrator shall" and all that follows through "fol- lowing requirements:" and inserting the following: "The
12 13 14 15 16 17	SEC. 271. TIME FRAME FOR RAISING PRIVATE CAPITAL. Section 354(d) of the Small Business Investment Act of 1958 (15 U.S.C. 689c(d)) is amended by striking "The Administrator shall" and all that follows through "fol- lowing requirements:" and inserting the following: "The Administrator shall give each conditionally approved com-

21 ministrator shall proceed to final approval according to the22 following requirements:".

23 SEC. 272. DEFINITION OF LOW-INCOME GEOGRAPHIC AREA.

24 Section 351(3)(A)(ii)(II) of the Small Business In25 vestment Act of 1958 (15 U.S.C. 689(3)(A)(ii)(II)) is

amended by striking "household income" and all that fol lows and inserting "family income for such tract does not
 exceed 80 percent of the greater of statewide median family
 ily income or metropolitan area median family income.".

Subtitle I—Small Business Investment Company Program

7 SEC. 281. INVESTMENT OF EXCESS FUNDS.

8 Section 308(b) of the Small Business Investment Act 9 of 1958 (15 U.S.C. 687(b)) is amended by striking the 10 last sentence and inserting the following: "Such companies 11 with outstanding financings are authorized to invest funds 12 not reasonably needed for their operations in—

13 "(1) direct obligations of, or obligations guaran14 teed as to principal and interest by, the United
15 States;

"(2) in savings account or certificates of deposit
maturing within 1 year that are issued by any institution, whose accounts are Federally insured; or

"(3) in such other investment securities, mutual
funds, or instruments that solely consist of, invest
in, or are supported by the instruments described in
paragraphs (1) and (2).".

23 SEC. 282. MAXIMUM PRIORITIZED PAYMENT RATE.

Section 303(g) of the Small Business Investment Act
of 1958 (15 U.S.C. 683(g)) is amended—

1	(1) in the matter preceding paragraph (1) —
2	(A) by striking "In order" and inserting
3	"GUARANTEES OF PARTICIPATING SECURI-
4	TIES.—In order"; and
5	(B) by striking "For purposes of this sec-
6	tion," and all that follows through "the extent
7	of earnings."; and
8	(2) in paragraph (2), by striking "1.38 per-
9	cent" and inserting "1.7 percent".
10	SEC. 283. IMPROVED DISTRIBUTION REQUIREMENTS.
11	Section 303(g)(9) of the Small Business Investment
12	Act of 1958 (15 U.S.C. 683(g)(9)) is amended to read
13	as follows:
14	"(9) After making any distribution pursuant to
15	paragraph (8), a company with participating securi-
16	ties outstanding may distribute the balance of in-
17	come to its investors if—
18	"(A) there are no accumulated and unpaid
19	prioritized payments;
20	"(B) any amounts received by the Admin-
21	istration under this paragraph and paragraph
22	(8) are first applied as prepayment of the prin-
23	cipal amount of the outstanding participating
24	securities or debentures of the company at the
25	time of such distribution and then applied to

the profit participation under paragraph (11); and

"(C) any distributions under this para-3 4 graph are made to private investors and to the 5 Administration in the ratio of private capital to 6 leverage as of the date immediately preceding 7 the distribution until the outstanding partici-8 pating securities or debentures of the company 9 have been paid in full, after which any remain-10 ing distributions under this paragraph are 11 made to private investors and to the Adminis-12 tration in the ratio provided for the distribution 13 of profits under paragraph (11).".

14 TITLE III—ENTREPRENEURIAL 15 DEVELOPMENT PROGRAMS

Subtitle A—Office of Entrepreneurial Development

18 SEC. 301. SERVICE CORPS OF RETIRED EXECUTIVES.

(a) IN GENERAL.—Section 8(b)(1)(B) of the Small
Business Act (15 U.S.C. 637(b)(1)(B)) is amended—

(1) by striking "this Act; and to", and inserting
"this Act. To";

(2) by striking "may maintain at its headquarters" and all that follows through "That any"
and inserting "shall maintain at its headquarters

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and pay the salaries, benefits, and expenses of a vol unteer and professional staff to manage and oversee
 the program. Any"; and

4 (3) by striking the period at the end and insert5 ing the following: "and the management of the con6 tributions received.".

7 (b) REGULATIONS.—The Administration shall, not
8 later than 180 days after the date of enactment of this
9 Act, promulgate regulations to carry out the amendments
10 made by subsection (a).

11 (c) EXTENSION OF COSPONSORSHIP AUTHORITY.— 12 Section 401(a)(2) of the Small Business Administration 13 Reauthorization and Amendments Act of 1994 (15 U.S.C. 14 637 note, 108 Stat. 4190) is amended by striking "Sep-15 tember 30, 2003" and inserting "September 30, 2006". SEC. 302. SMALL BUSINESS DEVELOPMENT CENTER PRO-16 17 GRAM. 18 (a) TERM CHANGE.—Section 21(k) of the Small

19 Business Act (15 U.S.C. 648(k)) is amended—

20 (1) by striking "CERTIFICATION" each place it
21 appears and inserting "ACCREDITATION"; and

(2) by striking "certification" each place it appears and inserting "accreditation".

(b) PRIVACY REQUIREMENTS.—Section 21(a) of the
 Small Business Act is amended by adding at the end the
 following:

4 "(7) Privacy requirements.—

"(A) IN GENERAL.—A small business de-5 6 velopment center, consortium of small business 7 development centers, or contractor or agent of 8 a small business development center may not 9 disclose the name, address, or telephone num-10 ber of any individual or small business concern 11 receiving assistance under this section without 12 the consent of such individual or small business 13 concern, unless—

14 "(i) the Administrator is ordered to
15 make such a disclosure by a court in any
16 civil or criminal enforcement action initi17 ated by a Federal or State agency; or

18 "(ii) the Administrator considers such
19 a disclosure to be necessary for the pur20 pose of conducting a financial audit of a
21 small business development center, but a
22 disclosure under this clause shall be limited
23 to the information necessary for such
24 audit.

"(B) Administration use of informa-
TION.—This section shall not—
"(i) restrict Administration access to
program activity data; or
"(ii) prevent the Administration from
using client information (other than the in-
formation described in subparagraph (A))
to conduct client surveys.
"(C) REGULATIONS.—The Administrator
shall issue regulations to establish standards for
requiring disclosures during a financial audit
requiring disclosures during a financial audit under subparagraph (A)(ii).".
under subparagraph (A)(ii).".
under subparagraph (A)(ii).". Subtitle B—Women's Small
under subparagraph (A)(ii).". Subtitle B—Women's Small Business Ownership Programs
under subparagraph (A)(ii).". Subtitle B—Women's Small Business Ownership Programs SEC. 311. OFFICE OF WOMEN'S BUSINESS OWNERSHIP.
under subparagraph (A)(ii).". Subtitle B—Women's Small Business Ownership Programs SEC. 311. OFFICE OF WOMEN'S BUSINESS OWNERSHIP. Section 29(g) of the Small Business Act (15 U.S.C.
under subparagraph (A)(ii).". Subtitle B—Women's Small Business Ownership Programs SEC. 311. OFFICE OF WOMEN'S BUSINESS OWNERSHIP. Section 29(g) of the Small Business Act (15 U.S.C. 656(g)) is amended—
under subparagraph (A)(ii).". Subtitle B—Women's Small Business Ownership Programs SEC. 311. OFFICE OF WOMEN'S BUSINESS OWNERSHIP. Section 29(g) of the Small Business Act (15 U.S.C. 656(g)) is amended— (1) in paragraph (2)—
under subparagraph (A)(ii).". Subtitle B—Women's Small Business Ownership Programs SEC. 311. OFFICE OF WOMEN'S BUSINESS OWNERSHIP. Section 29(g) of the Small Business Act (15 U.S.C. 656(g)) is amended— (1) in paragraph (2)— (A) in subparagraph (B)(i), by striking "in
under subparagraph (A)(ii).". Subtitle B—Women's Small Business Ownership Programs SEC. 311. OFFICE OF WOMEN'S BUSINESS OWNERSHIP. Section 29(g) of the Small Business Act (15 U.S.C. 656(g)) is amended— (1) in paragraph (2)— (A) in subparagraph (B)(i), by striking "in the areas" and all that follows through the end
under subparagraph (A)(ii).". Subtitle B—Women's Small Business Ownership Programs SEC. 311. OFFICE OF WOMEN'S BUSINESS OWNERSHIP. Section 29(g) of the Small Business Act (15 U.S.C. 656(g)) is amended— (1) in paragraph (2)— (A) in subparagraph (B)(i), by striking "in the areas" and all that follows through the end of subclause (I), and inserting the following: "to
under subparagraph (A)(ii).". Subtitle B—Women's Small Business Ownership Programs SEC. 311. OFFICE OF WOMEN'S BUSINESS OWNERSHIP. Section 29(g) of the Small Business Act (15 U.S.C. 6556(g)) is amended— (1) in paragraph (2)— (A) in subparagraph (B)(i), by striking "in the areas" and all that follows through the end of subclause (I), and inserting the following: "to address issues concerning operations, manufac-

1	"(I) starting, operating, and
2	growing a small business concern;";
3	and
4	(B) in subparagraph (C), by inserting ",
5	the National Women's Business Council, and
6	any association of women's business centers, as
7	defined in subsection (a)" before the period at
8	the end; and
9	(2) by adding at the end the following:
10	"(3) Programs and services for women-
11	OWNED SMALL BUSINESSES.—The Assistant Admin-
12	istrator, in consultation with the National Women's
13	Business Council, the Interagency Committee on
14	Women's Business Enterprise, and 1 or more asso-
15	ciations of women's business centers, shall develop
16	programs and services for women-owned businesses
17	(as defined in section 408 of the Women's Business
18	Ownership Act of 1988 (15 U.S.C. 631 note)) in
19	business areas, which may include—
20	"(A) manufacturing;
21	"(B) technology;
22	"(C) professional services;
23	"(D) retail and product sales;
24	"(E) travel and tourism;
25	"(F) international trade; and

1	"(G) Federal Government contract busi-
2	ness development.
3	"(4) TRAINING.—The Administration shall pro-
4	vide annual programmatic and financial oversight
5	training for women's business ownership representa-
6	tives and district office technical representatives of
7	the Administration to enable these representatives to
8	carry out their responsibilities under this section.
9	"(5) GRANT PROGRAM IMPROVEMENT.—The
10	Administration shall improve the women's business
11	center grant proposal process and the programmatic
12	and financial oversight process by—
13	"(A) providing notice to the public of each
14	women's business center grant announcement
15	for an initial and renewal grant, not later than
16	6 months before awarding such grant;
17	"(B) providing notice to grant applicants
18	and recipients of program evaluation criteria,
19	not later than 12 months before any such eval-
20	uation;
21	"(C) reducing paperwork and reporting re-
22	quirements for grant applicants and recipients;
23	"(D) standardizing the oversight and re-
24	view process of the Administration; and

1	"(E) providing to each women's business
2	center, not later than 30 days after the comple-
3	tion of a site visit at that center, a copy of site
4	visit reports and evaluation reports prepared by
5	district office technical representatives or Ad-
6	ministration officials.".
7	SEC. 312. WOMEN'S BUSINESS CENTER PROGRAM.
8	(a) Women's Business Center Grants Pro-
9	GRAM.—Section 29 of the Small Business Act (15 U.S.C.
10	656) is amended—
11	(1) in subsection (a)—
12	(A) by redesignating paragraphs (2) , (3) ,
13	and (4) , as paragraphs (3) , (4) , and (5) , re-
14	spectively; and
15	(B) by inserting after paragraph (1) the
16	following:
17	"(2) the term 'association of women's business
18	centers' means an organization that represents not
19	less than 30 percent of the women's business centers
20	that are participating in a program under this sec-
21	tion and whose primary purpose is to represent
22	women's business centers;"; and
23	(2) by striking subsections (b) through (f) and
24	inserting the following:
25	"(b) Grants Authorized.—

1	"(1) IN GENERAL.—The Administration may
2	award initial and renewal grants of not more than
3	\$150,000 per year, which shall be known as 'wom-
4	en's business center grants', to private nonprofit or-
5	ganizations to conduct projects for the benefit of
6	small business concerns owned and controlled by
7	women. At the end of the initial 4-year grant period,
8	and every 3 years thereafter, the grant recipient
9	may apply to renew the grant in accordance with
10	this subsection and subsection $(e)(2)$. In the event
11	that the Administration has insufficient funds to
12	provide grants of \$150,000, for each eligible wom-
13	en's business center, available funds shall be allo-
14	cated evenly to eligible centers, unless any center re-
15	quests a lower amount than the allocable amount.
16	"(2) Cooperative agreement authority.—
17	"(A) IN GENERAL.—The Administration
18	may enter into Federal cooperative agreements
19	with grant recipients under this subsection to
20	perform the services described under paragraph
21	(3) only to the extent and in the amount pro-
22	vided by appropriated funds.
23	"(B) TERMINATION.—
24	"(i) IN GENERAL.—If any grant re-

cipient under this subsection does not ful-

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1	fill its grant obligations, after advanced no-
2	tification, during the period of the grant,
3	the Administration may terminate the
4	grant.
5	"(ii) EXCEPTION.—Notwithstanding a
6	grant recipient's violation of a grant obli-
7	gation under this section, the Administra-
8	tion may continue to fund the grant if the
9	grant recipient is making a good faith ef-
10	fort to comply with such obligation.
11	"(3) USE OF FUNDS.—Grants awarded under
12	paragraph (1) may be used to provide training and
13	counseling in the areas of—
14	"(A) pre-business, business startup, and
15	business operations;
16	"(B) financial planning assistance;
17	"(C) procurement assistance;
18	"(D) management assistance; and
19	"(E) marketing assistance.
20	"(4) MATCHING REQUIREMENT.—
21	"(A) WOMEN'S BUSINESS CENTER
22	GRANTS.—As a condition of receiving financial
23	assistance under this section, the grant recipi-
24	ent shall agree to obtain, after its application
25	has been approved and notice of award has

been issued, cash contributions from non-Fed-
eral sources as follows:
"(i) In the first and second years, 1
non-Federal dollar for each 2 Federal dol-
lars provided under the 4-year grant.
"(ii) In the third and fourth years, 1
non-Federal dollar for each Federal dollar
provided under the 4-year grant.
"(iii) In each renewal period, 1 non-
Federal dollar for each Federal dollar pro-
vided under the 3-year grant.
"(B) Form of non-federal contribu-
TIONS.—Not more than $\frac{1}{2}$ of the non-Federal
sector matching assistance may be in the form
of in-kind contributions that are budget line
items only, including office equipment and of-
fice space.
"(C) FAILURE TO OBTAIN NON-FEDERAL
FUNDING.—
"(i) Advance disbursements.—If
any grant recipient fails to obtain the re-
quired non-Federal contribution during
any project year, it shall not be eligible for
advance disbursements pursuant to sub-

paragraph (D) during the remainder of that project year.

"(ii) ABILITY TO OBTAIN NON-FED-3 4 ERAL FUNDING.—Before approving assist-5 ance to a grant recipient that has failed to 6 obtain the required non-Federal contribu-7 tion for any other projects under this Act, 8 the Administration shall require the grant 9 recipient to certify that it will be able to 10 obtain the requisite non-Federal funding 11 and enter a written finding setting forth 12 the reasons for making such determina-13 tion.

14 "(D) FORM OF FEDERAL CONTRIBUassistance 15 TIONS.—The financial authorized 16 pursuant to this section may be made by grant 17 or cooperative agreement and may contain such 18 provision, as necessary, to provide for payments 19 in lump sum or installments, and in advance or 20 by way of reimbursement. The Administration 21 may disburse up to 25 percent of each year's 22 Federal share awarded to a grant recipient 23 after notice of the award has been issued and 24 before the non-Federal sector matching funds 25 are obtained.

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1	"(5) Application for an initial grant.—
2	Each organization desiring an initial grant under
3	this subsection shall submit to the Administration
4	an application that contains—
5	"(A) a certification that the applicant—
6	"(i) is a private nonprofit organiza-
7	tion;
8	"(ii) has designated an executive di-
9	rector or program manager, who may be
10	compensated from grant funds or other
11	sources, to manage the center; and
12	"(iii) as a condition of receiving a
13	grant under this subsection, agrees—
14	"(I) to receive a site visit as part
15	of the final selection process;
16	"(II) to undergo an annual pro-
17	grammatic and financial examination;
18	and
19	"(III) to the maximum extent
20	practicable, to remedy any problems
21	identified pursuant to the site visit or
22	examination under subclauses (I) and
23	(II);
24	"(B) information demonstrating that the
25	applicant has the ability and resources to meet

1	the needs of the market to be served by the
2	women's business center site for which an ini-
3	tial grant is sought, including the ability to
4	comply with the matching requirement under
5	paragraph (4);
6	"(C) information relating to assistance to
7	be provided by the women's business center site
8	for which an initial grant is sought in the area
9	in which the site is located;
10	"(D) information demonstrating the effec-
11	tive experience of the applicant in—
12	"(i) conducting financial, manage-
13	ment, and marketing assistance programs,
14	as described under paragraph (3), which
15	are designed to teach or upgrade the busi-
16	ness skills of women who are business own-
17	ers or potential business owners;
18	"(ii) providing training and services to
19	a representative number of women who are
20	both socially and economically disadvan-
21	taged; and
22	"(iii) using resource partners of the
23	Administration and other entities, such as
24	universities;

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1	"(E) a 4-year plan that projects the ability
2	of the women's business center site for which
3	an initial grant is sought—
4	"(i) to serve women business owners
5	or potential owners in the future by im-
6	proving training and counseling activities;
7	and
8	"(ii) to provide training and services
9	to a representative number of women who
10	are both socially and economically dis-
11	advantaged; and
12	"(F) any additional information that the
13	Administration may reasonably require.
14	"(6) Review and approval of applications
15	FOR AN INITIAL GRANT.—
16	"(A) IN GENERAL.—The Administration
17	shall—
18	"(i) review each application submitted
19	under paragraph (5) based on the informa-
20	tion provided in such paragraph and the
21	criteria set forth under subparagraph (B);
22	and
23	"(ii) as part of the final selection
24	process, conduct a site visit at each wom-

1	en's business center for which an initial
2	grant is sought.
3	"(B) SELECTION CRITERIA.—
4	"(i) IN GENERAL.—The Administra-
5	tion shall evaluate applicants in accordance
6	with predetermined selection criteria that
7	shall be stated in terms of relative impor-
8	tance. Such criteria and their relative im-
9	portance shall be made publicly available
10	and stated in each solicitation for applica-
11	tions made by the Administration.
12	"(ii) Required criteria.—The se-
13	lection criteria for an initial grant under
14	clause (i) shall include—
15	"(I) the experience of the appli-
16	cant in conducting programs or ongo-
17	ing efforts designed to teach or up-
18	grade the business skills of women
19	business owners or potential owners;
20	"(II) the ability of the applicant
21	to commence a project within a min-
22	imum amount of time;
23	"(III) the ability of the applicant
24	to provide training and services to a
25	representative number of women who

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1	are both socially and economically dis-
2	advantaged; and
3	"(IV) the location for the wom-
4	en's business center site proposed by
5	the applicant.
6	"(C) Record retention.—The Adminis-
7	tration shall maintain a copy of each applica-
8	tion submitted under this paragraph for not
9	less than 7 years.
10	"(7) Application for a renewal grant.—
11	Each organization desiring a renewal grant under
12	this subsection, shall submit to the Administration,
13	not later than 3 months before the expiration of an
14	existing grant under this subsection, an application
15	that contains—
16	"(A) a certification that the applicant—
17	"(i) is a private nonprofit organiza-
18	tion;
19	"(ii) has designated an executive di-
20	rector or program manager to manage the
21	center; and
22	"(iii) as a condition of receiving a
23	grant under this subsection, agrees—
24	"(I) to receive a site visit as part
25	of the final selection process;

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1	"(II) to submit, for the preceding
2	2 years, annual programmatic and fi-
3	nancial examination reports or cer-
4	tified copies of the applicant's compli-
5	ance supplemental audits under OMB
6	Circular A–133; and
7	"(III) to the maximum extent
8	practicable, to remedy any problems
9	identified pursuant to the site visit or
10	examination under subclauses (I) and
11	$(\mathrm{II});$
12	"(B) information demonstrating that the
13	applicant has the ability and resources to meet
14	the needs of the market to be served by the
15	women's business center site for which a re-
16	newal grant is sought, including the ability to
17	comply with the matching requirement under
18	paragraph (4);
19	"(C) information relating to assistance to
20	be provided by the women's business center site
21	for which a renewal grant is sought in the area
22	in which the site is located;
23	"(D) information demonstrating the utili-
24	zation of resource partners of the Administra-
25	tion and other entities;

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1	"(E) a 3-year plan that projects the ability
2	of the women's business center site for which a
3	renewal grant is sought—
4	"(i) to serve women business owners
5	or potential owners in the future by im-
6	proving training and counseling activities;
7	and
8	"(ii) to provide training and services
9	to a representative number of women who
10	are both socially and economically dis-
11	advantaged; and
12	"(F) any additional information that the
13	Administration may reasonably require.
14	"(8) Review and approval of applications
15	FOR A RENEWAL GRANT.—
16	"(A) IN GENERAL.—The Administration
17	shall—
18	"(i) review each application submitted
19	under paragraph (7) based on the informa-
20	tion provided in such paragraph and the
21	criteria set forth under subparagraph (B);
22	and
23	"(ii) as part of the final selection
24	process, conduct a site visit at each wom-

1	en's business center for which a renewal
2	grant is sought.
3	"(B) SELECTION CRITERIA.—The Admin-
4	istration shall evaluate applicants in accordance
5	with predetermined selection criteria that shall
6	be stated in terms of relative importance. Such
7	criteria and their relative importance shall be
8	made publicly available and stated in each solic-
9	itation for applications made by the Adminis-
10	tration.
11	"(C) Conditions for continued fund-
12	ING.—In determining whether to renew a grant
13	or cooperative agreement with a women's busi-
14	ness center, the Administration—
15	"(i) shall consider the results of the
16	most recent evaluation of the center, and,
17	to a lesser extent, previous evaluations;
18	and
19	"(ii) may withhold such renewal, if
20	the Administration determines that the
21	center has failed to provide the information
22	required to be provided under this sub-
23	section, or the information provided by the
24	center is inadequate.

1 "(D) CONTINUING GRANT AND COOPERA-2 TIVE AGREEMENT AUTHORITY.-3 "(i) IN GENERAL.—The authority of 4 the Administrator to enter into grants or cooperative agreements under this sub-5 6 section shall be in effect for each fiscal 7 year only to the extent and in the amounts 8 as are provided in advance in appropria-9 tions Acts. 10 "(ii) RENEWAL.—After the Adminis-11 trator has entered into a grant or coopera-12 tive agreement with any women's business 13 center under this subsection, it shall not 14 suspend, terminate, or fail to renew or ex-15 tend any such grant or cooperative agreement unless the Administrator provides the 16

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23 "(E) RECORD RETENTION.—The Adminis24 tration shall maintain a copy of each applica-

center with written notification setting

forth the reasons therefore and affords the

center an opportunity for a hearing, ap-

peal, or other administrative proceeding

under chapter 5 of title 5, United States

1	tion submitted under this paragraph for not
2	less than 7 years.
3	"(9) DATA COLLECTION.—Consistent with the
4	annual report to Congress under subsection (g),
5	each women's business center site that is awarded
6	an initial or renewal grant shall collect information
7	relating to—
8	"(A) the number of individuals counseled
9	or trained;
10	"(B) the number of hours of counseling
11	provided;
12	"(C) the number of workshops conducted;
13	"(D) the number of startup small business
14	concerns formed; and
15	"(E) the number of jobs created or main-
16	tained at assisted small business concerns.
17	"(10) PRIVACY REQUIREMENTS.—
18	"(A) IN GENERAL.—A women's business
19	center may not disclose the name, address, or
20	telephone number of any individual or small
21	business concern receiving assistance under this
22	section without the consent of such individual
23	or small business concern unless—
24	"(i) the Administrator is ordered to
25	make such a disclosure by a court in any

1	civil or criminal enforcement action initi-
2	ated by a Federal or State agency; or
3	"(ii) the Administrator considers such
4	a disclosure to be necessary for the pur-
5	pose of conducting a financial audit of a
6	small business development center, but a
7	disclosure under this clause shall be limited
8	to the information necessary for such
9	audit.
10	"(B) Administration use of informa-
11	TION.—This section shall not—
12	"(i) restrict Administration access to
13	program activity data; or
14	"(ii) prevent the Administration from
15	using client information (other than the in-
16	formation described in subparagraph (A))
17	to conduct client surveys.
18	"(C) REGULATIONS.—The Administrator
19	shall issue regulations to establish standards for
20	requiring disclosures during a financial audit
21	under subparagraph (A)(ii).
22	"(11) Transition rules.—
23	"(A) IN GENERAL.—Notwithstanding any
24	other provision of law, a grant or cooperative
25	agreement that was awarded as an eligible sus-

1	tainability grant, from amounts appropriated
2	for fiscal year 2003, to operate a women's busi-
3	ness center, shall remain in full force and effect
4	under the terms, and for the duration, of such
5	agreement, subject to the grant limitation in
6	paragraph (1).
7	"(B) EXTENSION.—If the sustainability
8	grant under subparagraph (A) is scheduled to
9	expire not later than June 30, 2005, a 1-year
10	extension shall be granted without any interrup-
11	tion of funding, subject to the grant limitation
12	in paragraph (1).
13	"(C) EFFECT ON CERTAIN EXISTING
14	PROJECTS AND RENEWAL AUTHORITY.—A
15	project being conducted by a women's business
16	center under this subsection on the day before
17	the date of enactment of the Small Business
18	Administration 50th Anniversary Reauthoriza-
19	tion Act of 2003—
20	"(i) as a 5-year project, shall remain
21	in full force and effect under the terms
22	and for the duration of that agreement;
23	and

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1	"(ii) shall be eligible to apply for a 3-
2	year renewal grant funded at a level equal
3	to not more than \$150,000 per year.
4	"(c) Associations of Women's Business Cen-
5	TERS.—
6	"(1) Recognition.—The Administration shall
7	recognize the existence and activities of any associa-
8	tion of women's business centers established to ad-
9	dress matters of common concern.
10	"(2) CONSULTATION.—The Administration
11	shall consult with each association of women's busi-
12	ness centers (as defined in subsection (a)) to de-
13	velop—
14	"(A) a training program for the staff of
15	the women's business centers and the Adminis-
16	tration; and
17	"(B) recommendations to improve the poli-
18	cies and procedures for governing the general
19	operations and administration of the Women's
20	Business Center Program, including grant pro-
21	gram improvements under subsection $(g)(5)$.".
22	(b) Conforming Amendments.—Section 29 of the
23	Small Business Act (15 U.S.C. 656) is amended—

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1	(1) by redesignating subsections (g), (h), (i),
2	(j), and (k) as subsections (d), (e), (f), (g), and (h),
3	respectively;
4	(2) in subsection $(e)(2)$, as redesignated by
5	paragraph (1) of this subsection, by striking "to
б	award a contract (as a sustainability grant) under
7	subsection (l) or";
8	(3) in subsection $(g)(1)$, as redesignated by
9	paragraph (1) of this subsection, by striking "The
10	Administration" and inserting "Not later than No-
11	vember 1st of each year, the Administration";
12	(4) in subsection (h), as redesignated by para-
13	graph (1) of this subsection—
14	(A) by amending paragraph (1) to read as
15	follows:
16	"(1) IN GENERAL.—There are authorized to be
17	appropriated to carry out the provisions of this sec-
18	tion, to remain available until expended—
19	"(A) \$15,000,000 for fiscal year 2004, of
20	which \$500,000 may be used to provide supple-
21	mental sustainability grants to women's busi-
22	ness centers, except that no such center may re-
23	ceive more than a total of \$125,000 in grant
24	funding for the grant period beginning on July
25	1, 2003 and ending on June 30, 2004;

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1	"(B) \$16,000,000 for fiscal year 2005; and
2	"(C) \$17,500,000 for fiscal year 2006.";
3	(B) by amending paragraph (2) to read as
4	follows:
5	"(2) Use of amounts.—Amounts made avail-
6	able under this subsection may only be used for
7	grant awards and may not be used for costs incurred
8	by the Administration in connection with the man-
9	agement and administration of the program under
10	this section."; and
11	(C) by striking paragraph (4); and
12	(5) by striking subsection (l).
14	
13	SEC. 313. NATIONAL WOMEN'S BUSINESS COUNCIL.
13	SEC. 313. NATIONAL WOMEN'S BUSINESS COUNCIL.
13 14	SEC. 313. NATIONAL WOMEN'S BUSINESS COUNCIL. (a) COSPONSORSHIP AUTHORITY.—Section 406 of
13 14 15	 SEC. 313. NATIONAL WOMEN'S BUSINESS COUNCIL. (a) COSPONSORSHIP AUTHORITY.—Section 406 of the Women's Business Ownership Act of 1988 (15 U.S.C.
 13 14 15 16 17 	 SEC. 313. NATIONAL WOMEN'S BUSINESS COUNCIL. (a) COSPONSORSHIP AUTHORITY.—Section 406 of the Women's Business Ownership Act of 1988 (15 U.S.C. 631 note) is amended by adding at the end the following:
 13 14 15 16 17 	 SEC. 313. NATIONAL WOMEN'S BUSINESS COUNCIL. (a) COSPONSORSHIP AUTHORITY.—Section 406 of the Women's Business Ownership Act of 1988 (15 U.S.C. 631 note) is amended by adding at the end the following: "(f) COSPONSORSHIP AUTHORITY.—The Council is
 13 14 15 16 17 18 	 SEC. 313. NATIONAL WOMEN'S BUSINESS COUNCIL. (a) COSPONSORSHIP AUTHORITY.—Section 406 of the Women's Business Ownership Act of 1988 (15 U.S.C. 631 note) is amended by adding at the end the following: "(f) COSPONSORSHIP AUTHORITY.—The Council is authorized to enter into agreements as cosponsors with
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 13 14 15 16 17 18 19 20 21 	 SEC. 313. NATIONAL WOMEN'S BUSINESS COUNCIL. (a) COSPONSORSHIP AUTHORITY.—Section 406 of the Women's Business Ownership Act of 1988 (15 U.S.C. 631 note) is amended by adding at the end the following: "(f) COSPONSORSHIP AUTHORITY.—The Council is authorized to enter into agreements as cosponsors with public and private entities, in the same manner as is provided in section 8(b)(1)(A) of the Small Business Act (15 U.S.C. 637(b)(1)(A)), to carry out its duties under this
 13 14 15 16 17 18 19 20 21 22 	 SEC. 313. NATIONAL WOMEN'S BUSINESS COUNCIL. (a) COSPONSORSHIP AUTHORITY.—Section 406 of the Women's Business Ownership Act of 1988 (15 U.S.C. 631 note) is amended by adding at the end the following: "(f) COSPONSORSHIP AUTHORITY.—The Council is authorized to enter into agreements as cosponsors with public and private entities, in the same manner as is provided in section 8(b)(1)(A) of the Small Business Act (15 U.S.C. 637(b)(1)(A)), to carry out its duties under this section.".

amended by adding at the end the following:

1 "(3) Representation of member organiza-2 TIONS.—Notwithstanding subsection (b), a national 3 women's business organization or small business 4 that is represented on the Council may, in consultation with the chairperson of the Council, replace its 5 6 representative member on the Council at any time 7 during the service term to which that member was 8 appointed.".

9 (c) ESTABLISHMENT OF COMMITTEES.—The Wom-10 en's Business Ownership Act of 1988 (15 U.S.C. 631 11 note) is amended by inserting after section 407, the fol-12 lowing new section:

13 **"SEC. 408. COMMITTEES.**

14 "(a) ESTABLISHMENT.—There are established within15 the Council—

16 "(1) the Committee on Manufacturing, Tech-17 nology, and Professional Services;

"(2) the Committee on Travel, Tourism, Product and Retail Sales, and International Trade; and
"(3) the Committee on Federal Procurement
and Contracting.

22 "(b) DUTIES.—The Committees established under
23 subsection (a) shall perform such duties as the chairperson
24 shall direct.".

(d) CLEARINGHOUSE FOR HISTORICAL DOCU MENTS.—Section 409 of the Women's Business Owner ship Act of 1988 (15 U.S.C. 631 note) is amended by add ing at the end the following:

5 "(c) CLEARINGHOUSE FOR HISTORICAL DOCU-6 MENTS.—The Council shall serve as a clearinghouse for 7 information on small businesses owned and controlled by 8 women, including research conducted by other organiza-9 tions and individuals relating to ownership by women of 10 small businesses in the United States.".

(e) AUTHORIZATION OF APPROPRIATIONS.—Section
410(a) of the Women's Business Ownership Act of 1988
(15 U.S.C. 631 note) is amended by striking "2001
through 2003, of which \$550,000" and inserting "2004
through 2006, of which at least 30 percent".

16SEC. 314. INTERAGENCY COMMITTEE ON WOMEN'S BUSI-17NESS ENTERPRISE.

18 (a) CHAIRPERSON.—Section 403(b) of the Women's
19 Business Ownership Act of 1988 (15 U.S.C. 631 note) is
20 amended—

(1) by striking "Not later" and inserting thefollowing:

- 23 "(1) IN GENERAL.—Not later"; and
- 24 (2) by adding at the end the following:

1	"(2) VACANCY.—In the event that a chair-
2	person is not appointed under paragraph (1), the
3	Deputy Administrator of the Small Business Admin-
4	istration shall serve as acting chairperson of the
5	Interagency Committee until a chairperson is ap-
6	pointed under paragraph (1).".
7	(b) Policy Advisory Group.—Section 401 of the
8	Women's Business Ownership Act of 1988 (15 U.S.C. 631
9	note) is amended—
10	(1) by striking "There" and inserting the fol-
11	lowing:
12	"(a) IN GENERAL.—There"; and
13	(2) by adding at the end the following:
14	"(b) Policy Advisory Group.—
15	"(1) ESTABLISHMENT.—There is established a
16	Policy Advisory Group to assist the chairperson in
17	developing policies and programs under this Act.
18	"(2) Membership.—The Policy Advisory
19	Group shall be composed of 7 policy making offi-
20	cials, of whom—
21	"(A) 1 shall be a representative of the
22	Small Business Administration;
23	"(B) 1 shall be a representative of the De-
24	partment of Commerce;

"(C) 1 shall be a representative of the De-
partment of Labor;
"(D) 1 shall be a representative of the De-
partment of Defense;
"(E) 1 shall be a representative of the De-
partment of the Treasury; and
"(F) 2 shall be representatives of the Na-
tional Women's Business Council.".
(c) Establishment of Subcommittees.—Section
401 of the Women's Business Ownership Act of 1988 (15
U.S.C. 631 note), as amended by subsection (b), is further
amended by adding at the end the following:
"(c) SUBCOMMITTEES.—
"(1) ESTABLISHMENT.—There are estab-
lished—
"(A) the Subcommittee on Manufacturing,
Technology, and Professional Services;
"(B) the Subcommittee on Travel, Tour-
ism, Product and Retail Sales, and Inter-
national Trade; and
"(C) the Subcommittee on Federal Pro-
curement and Contracting.
"(2) DUTIES.—The Subcommittees established
under paragraph (1) shall perform such duties as
the chairperson shall direct.

1	"(3) MEETINGS.—The Interagency Committee
2	shall meet not less frequently than 3 times each year
3	to—
4	"(A) plan activities for the new fiscal year;
5	"(B) track year-to-date agency contracting
6	goals; and
7	"(C) evaluate the progress during the fis-
8	cal year and prepare an annual report.".
9	Subtitle C—Office of Native
10	American Affairs
11	SEC. 321. SHORT TITLE.
12	This subtitle may be cited as the "Native American
13	Small Business Development Act".
14	SEC. 322. NATIVE AMERICAN SMALL BUSINESS DEVELOP-
15	MENT PROGRAM.
16	The Small Business Act (15 U.S.C. 631 et seq.) is
17	amended—
18	(1) by redesignating section 36 as section 37;
19	and
20	(2) by inserting after section 35 the following:
21	"SEC. 36. NATIVE AMERICAN SMALL BUSINESS DEVELOP-
22	MENT PROGRAM.
23	"(a) DEFINITIONS.—In this section—
24	"(1) the term 'Alaska Native' has the same
25	meaning as the term 'Native' in section 3(b) of the

Alaska Native Claims Settlement Act (43 U.S.C.

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2 1602(b));3 "(2) the term 'Alaska Native corporation' has 4 the same meaning as the term 'Native Corporation' 5 in section 3(m) of the Alaska Native Claims Settle-6 ment Act (43 U.S.C. 1602(m)); 7 "(3) the term 'Assistant Administrator' means 8 the Assistant Administrator of the Office of Native 9 American Affairs established under subsection (b); "(4) the terms 'center' and 'Native American 10 11 business center' mean a center established under 12 subsection (c); 13 "(5) the term 'Native American business devel-14 opment center' means an entity providing business 15 development assistance to federally recognized tribes 16 and Native Americans under a grant from the Mi-17 nority Business Development Agency of the Depart-18 ment of Commerce; 19 "(6) the term 'Native American small business concern' means a small business concern that is 20 21 owned and controlled by— "(A) a member of an Indian tribe or tribal 22 23 government; "(B) an Alaska Native or Alaska Native 24 25 corporation; or

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1	"(C) a Native Hawaiian or Native Hawai-
2	ian organization;
3	"(7) the term 'Native Hawaiian' has the same
4	meaning as in section 625 of the Older Americans
5	Act of 1965 (42 U.S.C. 3057k);
6	"(8) the term 'Native Hawaiian organization'
7	has the same meaning as in section $8(a)(15)$ of this
8	Act;
9	"(9) the term 'tribal college' has the same
10	meaning as the term 'tribally controlled college or
11	university' has in section $2(a)(4)$ of the Tribally
12	Controlled Community College Assistance Act of
13	1978 (25 U.S.C. 1801(a)(4));
14	((10)) the term 'tribal government' has the
15	same meaning as the term 'Indian tribe' has in sec-
16	tion 7501(a)(9) of title 31, United States Code; and
17	((11) the term 'tribal lands' means all lands
18	within the exterior boundaries of any Indian reserva-
19	tion.
20	"(b) Office of Native American Affairs.—
21	"(1) ESTABLISHMENT.—There is established
22	within the Administration the Office of Native
23	American Affairs, which, under the direction of the
24	Assistant Administrator, shall implement the Admin-

1	istration's programs for the development of business
2	enterprises by Native Americans.
3	"(2) PURPOSE.—The purpose of the Office of
4	Native American Affairs is to assist Native Amer-
5	ican entrepreneurs to—
6	"(A) start, operate, and grow small busi-
7	ness concerns;
8	"(B) develop management and technical
9	skills;
10	"(C) seek Federal procurement opportuni-
11	ties;
12	"(D) increase employment opportunities
13	for Native Americans through the start and ex-
14	pansion of small business concerns; and
15	"(E) increase the access of Native Ameri-
16	cans to capital markets.
17	"(3) Assistant administrator.—
18	"(A) APPOINTMENT.—The Administrator
19	shall appoint a qualified individual to serve as
20	Assistant Administrator of the Office of Native
21	American Affairs in accordance with this para-
22	graph.
23	"(B) QUALIFICATIONS.—The Assistant
24	Administrator appointed under subparagraph
25	(A) shall have—

"(i) knowledge of the Native Amer-
ican culture; and
"(ii) experience providing culturally
tailored small business development assist-
ance to Native Americans.
"(C) Employment status.—The Assist-
ant Administrator shall be a Senior Executive
Service position under section $3132(a)(2)$ of
title 5, United States Code, and shall serve as
a noncareer appointee, as defined in section
3132(a)(7) of title 5, United States Code.
"(D) Responsibilities and duties.—
The Assistant Administrator shall—
"(i) administer and manage the Na-
tive American Small Business Development
program established under this section;
"(ii) recommend the annual adminis-
trative and program budgets for the Office
of Native American Affairs;
"(iii) consult with Native American
business centers in carrying out the pro-
gram established under this section;
"(iv) recommend appropriate funding
levels;

- "(v) review the annual budgets sub-1 2 mitted by each applicant for the Native American Small Business Development 3 4 program; "(vi) select applicants to participate in 5 6 the program under this section; "(vii) implement this section; and 7 "(viii) maintain a clearinghouse to 8 9 provide for the dissemination and exchange 10 of information between Native American 11 business centers. "(E) CONSULTATION REQUIREMENTS.—In 12 13 carrying out the responsibilities and duties de-14 scribed in this paragraph, the Assistant Administrator shall confer with and seek the advice 15 of— 16 "(i) Administration officials working 17 18 in areas served by Native American busi-19 ness centers and Native American business 20 development centers; "(ii) the Bureau of Indian Affairs of 21 22 the Department of the Interior; "(iii) tribal governments; 23 "(iv) tribal colleges; 24
- 25 "(v) Alaska Native corporations; and

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1	"(vi) Native Hawaiian organizations.
2	"(c) Native American Small Business Develop-
3	MENT PROGRAM.—
4	"(1) AUTHORIZATION.—
5	"(A) IN GENERAL.—The Administration,
6	through the Office of Native American Affairs,
7	shall provide financial assistance to tribal gov-
8	ernments, tribal colleges, Native Hawaiian or-
9	ganizations, and Alaska Native corporations to
10	create Native American business centers in ac-
11	cordance with this section.
12	"(B) USE OF FUNDS.—The financial and
13	resource assistance provided under this sub-
14	section shall be used to overcome obstacles im-
15	peding the creation, development, and expan-
16	sion of small business concerns, in accordance
17	with this section, by—
18	"(i) reservation-based American Indi-
19	ans;
20	"(ii) Alaska Natives; and
21	"(iii) Native Hawaiians.
22	"(2) 5-year projects.—
23	"(A) IN GENERAL.—Each Native Amer-
24	ican business center that receives assistance
25	under paragraph $(1)(A)$ shall conduct 5-year

1	projects that offer culturally tailored business
2	development assistance in the form of—
3	"(i) financial education, including
4	training and counseling in—
5	"(I) applying for and securing
6	business credit and investment cap-
7	ital;
8	"(II) preparing and presenting fi-
9	nancial statements; and
10	"(III) managing cash flow and
11	other financial operations of a busi-
12	ness concern;
13	"(ii) management education, including
14	training and counseling in planning, orga-
15	nizing, staffing, directing, and controlling
16	each major activity and function of a small
17	business concern; and
18	"(iii) marketing education, including
19	training and counseling in—
20	"(I) identifying and segmenting
21	domestic and international market op-
22	portunities;
23	"(II) preparing and executing
24	marketing plans;

1	"(III) developing pricing strate-
2	gies;
3	"(IV) locating contract opportu-
4	nities;
5	"(V) negotiating contracts; and
6	"(VI) utilizing varying public re-
7	lations and advertising techniques.
8	"(B) BUSINESS DEVELOPMENT ASSIST-
9	ANCE RECIPIENTS.—The business development
10	assistance under subparagraph (A) shall be of-
11	fered to prospective and current owners of small
12	business concerns that are owned by—
13	"(i) American Indians or tribal gov-
14	ernments, and located on or near tribal
15	lands;
16	"(ii) Alaska Natives or Alaska Native
17	corporations; or
18	"(iii) Native Hawaiians or Native Ha-
19	waiian organizations.
20	"(3) Form of federal financial assist-
21	ANCE.—
22	"(A) DOCUMENTATION.—
23	"(i) IN GENERAL.—The financial as-
24	sistance to Native American business cen-
25	ters authorized under this subsection may

1	be made by grant, contract, or cooperative
2	agreement.
3	"(ii) Exception.—Financial assist-
4	ance under this subsection to Alaska Na-
5	tive corporations or Native Hawaiian orga-
6	nizations may only be made by grant.
7	"(B) PAYMENTS.—
8	"(i) TIMING.—Payments made under
9	this subsection may be disbursed in an an-
10	nual lump sum or in periodic installments,
11	at the request of the recipient.
12	"(ii) ADVANCE.—The Administration
13	may disburse not more than 25 percent of
14	the annual amount of Federal financial as-
15	sistance awarded to a Native American
16	small business center after notice of the
17	award has been issued.
18	"(iii) No matching requirement.—
19	The Administration shall not require a
20	grant recipient to match grant funding re-
21	ceived under this subsection with non-Fed-
22	eral resources as a condition of receiving
23	the grant.
24	"(4) Contract and cooperative agree-
25	MENT AUTHORITY.—A Native American business

1	center may enter into a contract or cooperative
2	agreement with a Federal department or agency to
3	provide specific assistance to Native American and
4	other under-served small business concerns located
5	on or near tribal lands, to the extent that such con-
6	tract or cooperative agreement is consistent with the
7	terms of any assistance received by the Native
8	American business center from the Administration.
9	"(5) Application process.—
10	"(A) SUBMISSION OF A 5-YEAR PLAN
11	Each applicant for assistance under paragraph
12	(1) shall submit a 5-year plan to the Adminis-
13	tration on proposed assistance and training ac-
14	tivities.
15	"(B) CRITERIA.—
16	"(i) IN GENERAL.—The Administra-
17	tion shall evaluate and rank applicants in
18	accordance with predetermined selection
19	criteria that shall be stated in terms of rel-
20	ative importance.
21	"(ii) PUBLIC NOTICE.—The criteria
22	required by this paragraph and their rel-
23	ative importance shall be made publicly
24	available, within a reasonable time, and

	-
1	stated in each solicitation for applications
2	made by the Administration.
3	"(iii) Considerations.—The criteria
4	required by this paragraph shall include—
5	"(I) the experience of the appli-
6	cant in conducting programs or ongo-
7	ing efforts designed to impart or up-
8	grade the business skills of current or
9	potential owners of Native American
10	small business concerns;
11	"(II) the ability of the applicant
12	to commence a project within a min-
13	imum amount of time;
14	"(III) the ability of the applicant
15	to provide quality training and serv-
16	ices to a significant number of Native
17	Americans;
18	"(IV) previous assistance from
19	the Small Business Administration to
20	provide services in Native American
21	communities; and
22	"(V) the proposed location for
23	the Native American business center
24	site, with priority given based on the
25	proximity of the center to the popu-

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1	lation being served and to achieve a
2	broad geographic dispersion of the
3	centers.
4	"(6) Program examination.—
5	"(A) IN GENERAL.—Each Native Amer-
6	ican business center established pursuant to
7	this subsection shall annually provide the Ad-
8	ministration with an itemized cost breakdown of
9	actual expenditures incurred during the pre-
10	ceding year.
11	"(B) Administration action.—Based on
12	information received under subparagraph (A),
13	the Administration shall—
14	"(i) develop and implement an annual
15	programmatic and financial examination of
16	each Native American business center as-
17	sisted pursuant to this subsection; and
18	"(ii) analyze the results of each exam-
19	ination conducted under clause (i) to deter-
20	mine the programmatic and financial via-
21	bility of each Native American business
22	center.
22	"(C) Conditions for continued fund-
23	
23 24	ING.—In determining whether to renew a grant,

2tion—3"(i) shall consider the results of the4most recent examination of the center5under subparagraph (B), and, to a lesser6extent, previous examinations; and7"(ii) may withhold such renewal, if8the Administration determines that—9"(I) the center has failed to pro-10vide adequate information required to11be provided under subparagraph (A),12or the information provided by the13center is inadequate; or14"(II) the center has failed to pro-15vide adequate information required to16be provided by the center for purposes17of the report of the Administration18under subparagraph (E).19"(D) CONTINUING CONTRACT AND COOP-20ERATIVE AGREEMENT AUTHORITY.—21"(i) IN GENERAL.—The authority of22the Administrator to enter into contracts23or cooperative agreements in accordance24with this subsection shall be in effect for25each fiscal year only to the extent and in	1	tive American business center, the Administra-
4most recent examination of the center5under subparagraph (B), and, to a lesser6extent, previous examinations; and7"(ii) may withhold such renewal, if8the Administration determines that—9"(I) the center has failed to pro-10vide adequate information required to11be provided under subparagraph (A),12or the information provided by the13center is inadequate; or14"(II) the center has failed to pro-15vide adequate information required to16be provided by the center for purposes17of the report of the Administration18under subparagraph (E).19"(D) CONTINUING CONTRACT AND COOP-20ERATIVE AGREEMENT AUTHORITY.—21"(i) IN GENERAL.—The authority of22the Administrator to enter into contracts23or cooperative agreements in accordance24with this subsection shall be in effect for	2	tion—
5under subparagraph (B), and, to a lesser6extent, previous examinations; and7"(ii) may withhold such renewal, if8the Administration determines that—9"(I) the center has failed to pro-10vide adequate information required to11be provided under subparagraph (A),12or the information provided by the13center is inadequate; or14"(II) the center has failed to pro-15vide adequate information required to16be provided by the center for purposes17of the report of the Administration18under subparagraph (E).19"(D) CONTINUING CONTRACT AND COOP-20ERATIVE AGREEMENT AUTHORITY.—21"(i) IN GENERAL.—The authority of22the Administrator to enter into contracts23or cooperative agreements in accordance24with this subsection shall be in effect for	3	"(i) shall consider the results of the
6extent, previous examinations; and7"(ii) may withhold such renewal, if8the Administration determines that—9"(I) the center has failed to pro-10vide adequate information required to11be provided under subparagraph (A),12or the information provided by the13center is inadequate; or14"(II) the center has failed to pro-15vide adequate information required to16be provided by the center for purposes17of the report of the Administration18under subparagraph (E).19"(D) CONTINUING CONTRACT AND COOP-20ERATIVE AGREEMENT AUTHORITY.—21"(i) IN GENERAL.—The authority of22the Administrator to enter into contracts23or cooperative agreements in accordance24with this subsection shall be in effect for	4	most recent examination of the center
 "(ii) may withhold such renewal, if the Administration determines that— "(I) the center has failed to pro- vide adequate information required to be provided under subparagraph (A), or the information provided by the center is inadequate; or "(II) the center has failed to pro- vide adequate information required to be provided under subparagraph (A), or the information provided by the center is inadequate; or "(II) the center has failed to pro- vide adequate information required to be provided by the center for purposes of the report of the Administration under subparagraph (E). "(D) CONTINUING CONTRACT AND COOP- ERATIVE AGREEMENT AUTHORITY.— "(i) IN GENERAL.—The authority of the Administrator to enter into contracts or cooperative agreements in accordance with this subsection shall be in effect for 	5	under subparagraph (B), and, to a lesser
8the Administration determines that—9"(I) the center has failed to pro-10vide adequate information required to11be provided under subparagraph (A),12or the information provided by the13center is inadequate; or14"(II) the center has failed to pro-15vide adequate information required to16be provided by the center for purposes17of the report of the Administration18under subparagraph (E).19"(D) CONTINUING CONTRACT AND COOP-20ERATIVE AGREEMENT AUTHORITY.—21"(i) IN GENERAL.—The authority of22the Administrator to enter into contracts23or cooperative agreements in accordance24with this subsection shall be in effect for	б	extent, previous examinations; and
 9 "(I) the center has failed to provide adequate information required to 11 be provided under subparagraph (A), 12 or the information provided by the 13 center is inadequate; or 14 "(II) the center has failed to provide adequate information required to 16 be provided by the center for purposes 17 of the report of the Administration 18 under subparagraph (E). 19 "(D) CONTINUING CONTRACT AND COOP- 20 ERATIVE AGREEMENT AUTHORITY.— 21 "(i) IN GENERAL.—The authority of 22 the Administrator to enter into contracts 23 or cooperative agreements in accordance 24 with this subsection shall be in effect for 	7	"(ii) may withhold such renewal, if
10vide adequate information required to11be provided under subparagraph (A),12or the information provided by the13center is inadequate; or14"(II) the center has failed to pro-15vide adequate information required to16be provided by the center for purposes17of the report of the Administration18under subparagraph (E).19"(D) CONTINUING CONTRACT AND COOP-20ERATIVE AGREEMENT AUTHORITY.—21"(i) IN GENERAL.—The authority of22the Administrator to enter into contracts23or cooperative agreements in accordance24with this subsection shall be in effect for	8	the Administration determines that—
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 14 "(II) the center has failed to provide adequate information required to 15 vide adequate information required to 16 be provided by the center for purposes 17 of the report of the Administration 18 under subparagraph (E). 19 "(D) CONTINUING CONTRACT AND COOP- 20 ERATIVE AGREEMENT AUTHORITY.— 21 "(i) IN GENERAL.—The authority of 22 the Administrator to enter into contracts 23 or cooperative agreements in accordance 24 with this subsection shall be in effect for 	12	or the information provided by the
 vide adequate information required to be provided by the center for purposes of the report of the Administration under subparagraph (E). "(D) CONTINUING CONTRACT AND COOP- ERATIVE AGREEMENT AUTHORITY.— "(i) IN GENERAL.—The authority of the Administrator to enter into contracts or cooperative agreements in accordance with this subsection shall be in effect for 	13	center is inadequate; or
16be provided by the center for purposes17of the report of the Administration18under subparagraph (E).19"(D) CONTINUING CONTRACT AND COOP-20ERATIVE AGREEMENT AUTHORITY.—21"(i) IN GENERAL.—The authority of22the Administrator to enter into contracts23or cooperative agreements in accordance24with this subsection shall be in effect for	14	"(II) the center has failed to pro-
17of the report of the Administration18under subparagraph (E).19"(D) CONTINUING CONTRACT AND COOP-20ERATIVE AGREEMENT AUTHORITY.—21"(i) IN GENERAL.—The authority of22the Administrator to enter into contracts23or cooperative agreements in accordance24with this subsection shall be in effect for	15	vide adequate information required to
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 19 "(D) CONTINUING CONTRACT AND COOP- 20 ERATIVE AGREEMENT AUTHORITY.— 21 "(i) IN GENERAL.—The authority of 22 the Administrator to enter into contracts 23 or cooperative agreements in accordance 24 with this subsection shall be in effect for 	17	of the report of the Administration
 20 ERATIVE AGREEMENT AUTHORITY.— 21 "(i) IN GENERAL.—The authority of 22 the Administrator to enter into contracts 23 or cooperative agreements in accordance 24 with this subsection shall be in effect for 	18	under subparagraph (E).
 21 "(i) IN GENERAL.—The authority of 22 the Administrator to enter into contracts 23 or cooperative agreements in accordance 24 with this subsection shall be in effect for 	19	"(D) CONTINUING CONTRACT AND COOP-
22the Administrator to enter into contracts23or cooperative agreements in accordance24with this subsection shall be in effect for	20	ERATIVE AGREEMENT AUTHORITY.—
or cooperative agreements in accordancewith this subsection shall be in effect for	21	"(i) IN GENERAL.—The authority of
24 with this subsection shall be in effect for	22	the Administrator to enter into contracts
	23	or cooperative agreements in accordance
each fiscal year only to the extent and in	24	with this subsection shall be in effect for
	25	each fiscal year only to the extent and in

1	the amounts as are provided in advance in
2	appropriations Acts.
3	"(ii) RENEWAL.—After the Adminis-
4	trator has entered into a contract or coop-
5	erative agreement with any Native Amer-
6	ican business center under this subsection,
7	it shall not suspend, terminate, or fail to
8	renew or extend any such contract or coop-
9	erative agreement unless the Administrator
10	provides the center with written notifica-
11	tion setting forth the reasons therefore and
12	affords the center an opportunity for a
13	hearing, appeal, or other administrative
14	proceeding under chapter 5 of title 5,
15	United States Code.
16	"(E) MANAGEMENT REPORT.—
17	"(i) IN GENERAL.—The Administra-
18	tion shall prepare and submit to the Com-
19	mittee on Small Business and Entrepre-
20	neurship of the Senate and the Committee
21	on Small Business of the House of Rep-
22	resentatives an annual report on the effec-
23	tiveness of all projects conducted by Native
24	American business centers under this sub-
25	section and any pilot programs adminis-

1	tered by the Office of Native American Af-
2	fairs.
3	"(ii) CONTENTS.—Each report sub-
4	mitted under clause (i) shall include, with
5	respect to each Native American business
6	center receiving financial assistance under
7	this subsection—
8	"(I) the number of individuals re-
9	ceiving assistance from the Native
10	American business center;
11	"(II) the number of startup busi-
12	ness concerns created;
13	"(III) the number of existing
14	businesses seeking to expand employ-
15	ment;
16	"(IV) jobs created or maintained,
17	on an annual basis, by Native Amer-
18	ican small business concerns assisted
19	by the center since receiving funding
20	under this Act;
21	"(V) to the maximum extent
22	practicable, the capital investment and
23	loan financing utilized by emerging
24	and expanding businesses that were

1	assisted by a Native American busi-
2	ness center; and
3	"(VI) the most recent examina-
4	tion, as required under subparagraph
5	(B), and the subsequent determina-
6	tion made by the Administration
7	under that subparagraph.
8	"(7) ANNUAL REPORT.—Each entity receiving
9	financial assistance under this subsection shall annu-
10	ally report to the Administration on the services pro-
11	vided with such financial assistance, including—
12	"(A) the number of individuals assisted,
13	categorized by ethnicity;
14	"(B) the number of hours spent providing
15	counseling and training for those individuals;
16	"(C) the number of startup small business
17	concerns created or maintained;
18	"(D) the gross receipts of assisted small
19	business concerns;
20	"(E) the number of jobs created or main-
21	tained at assisted small business concerns; and
22	"(F) the number of Native American jobs
23	created or maintained at assisted small business
24	concerns.
25	"(8) Record retention.—

"(A) APPLICATIONS.—The Administration 1 2 shall maintain a copy of each application submitted under this subsection for not less than 3 4 7 years. 5 "(B) ANNUAL REPORTS.—The Administra-6 tion shall maintain copies of the information 7 collected under paragraph (6)(A) indefinitely. "(d) AUTHORIZATION OF APPROPRIATIONS.—There 8 9 are authorized to be appropriated \$5,000,000 for each of 10 the fiscal years 2004 through 2008, to carry out the Native American Small Business Development Program, au-11 12 thorized under subsection (c).".

13 SEC. 323. PILOT PROGRAMS.

14 (a) DEFINITIONS.—In this section, the following defi-15 nitions shall apply:

16 INCORPORATION REFERENCE.—The (1)BY 17 terms defined in section 36(a) of the Small Business 18 Act (as added by this Act) have the same meanings 19 as in that section 36(a) when used in this section. (2) JOINT PROJECT.—The term "joint project" 20 21 means the combined resources and expertise of 2 or more distinct entities at a physical location dedi-22 23 cated to assisting the Native American community. 24 (b) NATIVE AMERICAN DEVELOPMENT GRANT PILOT 25 PROGRAM.—

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1	(1) AUTHORIZATION.—
2	(A) IN GENERAL.—There is established a
3	4-year pilot program under which the Adminis-
4	tration is authorized to award Native American
5	development grants to provide culturally tai-
6	lored business development training and related
7	services to Native Americans and Native Amer-
8	ican small business concerns.
9	(B) ELIGIBLE ORGANIZATIONS.—The
10	grants authorized under subparagraph (A) may
11	be awarded to—
12	(i) any small business development
13	center; or
14	(ii) any private, nonprofit organization
15	that—
16	(I) has members of an Indian
17	tribe comprising a majority of its
18	board of directors;

19(II) is a Native Hawaiian organi-20zation; or

21(III) is an Alaska Native cor-22poration.

23 (C) AMOUNTS.—The Administration shall24 not award a grant under this subsection in an

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1	amount which exceeds \$100,000 for each year
2	of the project.
3	(D) GRANT DURATION.—Each grant under
4	this subsection shall be awarded for not less
5	than a 2-year period and not more than a 4-
6	year period.
7	(2) CONDITIONS FOR PARTICIPATION.—Each
8	entity desiring a grant under this subsection shall
9	submit an application to the Administration that
10	contains—
11	(A) a certification that the applicant—
12	(i) is a small business development
13	center or a private, nonprofit organization
14	under paragraph (1)(B)(i);
15	(ii) employs an executive director or
16	program manager to manage the facility;
17	and
18	(iii) agrees—
19	(I) to a site visit as part of the
20	final selection process;
21	(II) to an annual programmatic
22	and financial examination; and
23	(III) to the maximum extent
24	practicable, to remedy any problems

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identified pursuant to that site visit or
examination;
(B) information demonstrating that the
applicant has the ability and resources to meet
the needs, including cultural needs, of the Na-
tive Americans to be served by the grant;
(C) information relating to proposed assist-
ance that the grant will provide, including—
(i) the number of individuals to be as-
sisted; and
(ii) the number of hours of counseling,
training, and workshops to be provided;
(D) information demonstrating the effec-
tive experience of the applicant in—
(i) conducting financial, management,
and marketing assistance programs de-
signed to impart or upgrade the business
skills of current or prospective Native
American business owners;
(ii) providing training and services to
a representative number of Native Ameri-
cans;
(iii) using resource partners of the
Administration and other entities, includ-

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1	ing universities, tribal governments, or
2	tribal colleges; and
3	(iv) the prudent management of fi-
4	nances and staffing;
5	(E) the location where the applicant will
6	provide training and services to Native Ameri-
7	cans; and
8	(F) a multiyear plan, corresponding to the
9	length of the grant, that describes—
10	(i) the number of Native Americans
11	and Native American small business con-
12	cerns to be served by the grant;
13	(ii) in the continental United States,
14	the number of Native Americans to be
15	served by the grant; and
16	(iii) the training and services to be
17	provided to a representative number of Na-
18	tive Americans.
19	(3) REVIEW OF APPLICATIONS.—The Adminis-
20	tration shall—
21	(A) evaluate and rank applicants under
22	paragraph (2) in accordance with predeter-
23	mined selection criteria that is stated in terms
24	of relative importance;

1	(B) include such criteria in each solicita-
2	tion under this subsection and make such infor-
3	mation available to the public; and
4	(C) approve or disapprove each completed
5	application submitted under this subsection not
6	more than 60 days after submission.
7	(4) ANNUAL REPORT.—Each recipient of a Na-
8	tive American development grant under this sub-
9	section shall annually report to the Administration
10	on the impact of the grant funding, including—
11	(A) the number of individuals assisted, cat-
12	egorized by ethnicity;
13	(B) the number of hours spent providing
14	counseling and training for those individuals;
15	(C) the number of startup small business
16	concerns created or maintained with assistance
17	from a Native American business center;
18	(D) the gross receipts of assisted small
19	business concerns;
20	(E) the number of jobs created or main-
21	tained at assisted small business concerns; and
22	(F) the number of Native American jobs
23	created or maintained at assisted small business
24	concerns.
25	(5) Record retention.—

1	(A) APPLICATIONS.—The Administration
2	shall maintain a copy of each application sub-
3	mitted under this subsection for not less than
4	7 years.
5	(B) ANNUAL REPORTS.—The Administra-
6	tion shall maintain copies of the information
7	collected under paragraph (4) indefinitely.
8	(c) American Indian Tribal Assistance Center
9	GRANT PILOT PROGRAM.—
10	(1) AUTHORIZATION.—
11	(A) IN GENERAL.—There is established a
12	4-year pilot program, under which the Adminis-
13	tration shall award not less than 3 American
14	Indian Tribal Assistance Center grants to es-
15	tablish joint projects to provide culturally tai-
16	lored business development assistance to pro-
17	spective and current owners of small business
18	concerns located on or near tribal lands.
19	(B) ELIGIBLE ORGANIZATIONS.—
20	(i) CLASS 1.—Not fewer than 1 grant
21	shall be awarded to a joint project per-
22	formed by a Native American business cen-
23	ter, a Native American business develop-
24	ment center, and a small business develop-
25	ment center.

1	(ii) CLASS 2.—Not fewer than 2
2	grants shall be awarded to joint projects
-	performed by a Native American business
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4	center and a Native American business de-
5	velopment center.
6	(C) AMOUNTS.—The Administration shall
7	not award a grant under this subsection in an
8	amount which exceeds \$200,000 for each year
9	of the project.
10	(D) GRANT DURATION.—Each grant under
11	this subsection shall be awarded for a 3-year
12	period.
13	(2) Conditions for participation.—Each
14	entity desiring a grant under this subsection shall
15	submit to the Administration a joint application that
16	contains—
17	(A) a certification that each participant of
18	the joint application—
19	(i) is either a Native American busi-
20	ness center, a Native American business
21	development center, or a small business de-
22	velopment center;
23	(ii) employs an executive director or
24	program manager to manage the center;
25	and

1	(iii) as a condition of receiving the
2	American Indian Tribal Assistance Center
3	grant, agrees—
4	(I) to an annual programmatic
5	and financial examination; and
6	(II) to the maximum extent prac-
7	ticable, to remedy any problems iden-
8	tified pursuant to that examination;
9	(B) information demonstrating an historic
10	commitment to providing assistance to Native
11	Americans—
12	(i) residing on or near tribal lands; or
13	(ii) operating a small business concern
14	on or near tribal lands;
15	(C) information demonstrating that each
16	participant of the joint application has the abil-
17	ity and resources to meet the needs, including
18	the cultural needs of the Native Americans to
19	be served by the grant;
20	(D) information relating to proposed as-
21	sistance that the grant will provide, including—
22	(i) the number of individuals to be as-
23	sisted; and
24	(ii) the number of hours of counseling,
25	training, and workshops to be provided;

1	(E) information demonstrating the effec-
2	tive experience of each participant of the joint
3	application in—
4	(i) conducting financial, management,
5	and marketing assistance programs, as de-
6	scribed above, designed to impart or up-
7	grade the business skills of current or pro-
8	spective Native American business owners;
9	and
10	(ii) the prudent management of fi-
11	nances and staffing; and
12	(F) a plan for the length of the grant, that
13	describes—
14	(i) the number of Native Americans
15	and Native American small business con-
16	cerns to be served by the grant; and
17	(ii) the training and services to be
18	provided.
19	(3) REVIEW OF APPLICATIONS.—The Adminis-
20	tration shall—
21	(A) evaluate and rank applicants under
22	paragraph (2) in accordance with predeter-
23	mined selection criteria that is stated in terms
24	of relative importance;

1	(B) include such criteria in each solicita-
2	tion under this subsection and make such infor-
3	mation available to the public; and
4	(C) approve or disapprove each application
5	submitted under this subsection not more than
6	60 days after submission.
7	(4) ANNUAL REPORT.—Each recipient of an
8	American Indian tribal assistance center grant
9	under this subsection shall annually report to the
10	Administration on the impact of the grant funding
11	received during the reporting year, and the cumu-
12	lative impact of the grant funding received since the
13	initiation of the grant, including—
14	(A) the number of individuals assisted, cat-
15	egorized by ethnicity;
16	(B) the number of hours of counseling and
17	training provided and workshops conducted;
18	(C) the number of startup business con-
19	cerns created or maintained with assistance
20	from a Native American business center;
21	(D) the gross receipts of assisted small
22	business concerns;
23	(E) the number of jobs created or main-
24	tained at assisted small business concerns; and

1	(F) the number of Native American jobs
2	created or maintained at assisted small business
3	concerns.
4	(5) Record retention.—
5	(A) Applications.—The Administration
6	shall maintain a copy of each application sub-
7	mitted under this subsection for not less than
8	7 years.
9	(B) ANNUAL REPORTS.—The Administra-
10	tion shall maintain copies of the information
11	collected under paragraph (4) indefinitely.
12	(d) Authorization of Appropriations.—There
13	are authorized to be appropriated—
14	(1) $$1,000,000$ for each of the fiscal years 2004
15	through 2007, to carry out the Native American De-
16	velopment Grant Pilot Program, authorized under
17	subsection (b); and
18	(2) $$1,000,000$ for each of the fiscal years 2004
19	through 2007, to carry out the American Indian
20	Tribal Assistance Center Grant Pilot Program, au-
21	thorized under subsection (c).

Subtitle D—Office of Veterans Business Development

3 SEC. 331. ADVISORY COMMITTEE ON VETERANS BUSINESS

AFFAIRS.

4

5 (a) RETENTION OF DUTIES.—Section 33(h) of the
6 Small Business Act (15 U.S.C. 657c(h)) is amended by
7 striking "October 1, 2004" and inserting "October 1,
8 2006".

9 (b) EXTENSION OF AUTHORITY.—Section 203(h) of 10 the Veterans Entrepreneurship and Small Business Devel-11 opment Act of 1999 (15 U.S.C. 657b note) is amended 12 by striking "September 30, 2004" and inserting "Sep-13 tember 30, 2006".

14 SEC. 332. OUTREACH GRANTS FOR VETERANS.

15 Section 8(b)(17) of the Small Business Act (15
16 U.S.C. 637(b)(17)) is amended by inserting before the pe17 riod at the end the following: ", veterans, and members
18 of a reserve component of the Armed Forces".

19 SEC. 333. AUTHORIZATION OF APPROPRIATIONS.

20 Section 32 of the Small Business Act (15 U.S.C.
21 657b) is amended by adding at the end the following:

22 "(c) AUTHORIZATION OF APPROPRIATIONS.—There
23 are authorized to be appropriated for carrying out the pro24 visions of this section—

25 "(1) \$1,000,000 for fiscal year 2004;

1 "(2) \$1,500,000 for fiscal year 2005; and 2 "(3) \$2,000,000 for fiscal year 2006.". TITLE IV—SMALL BUSINESS 3 **PROCUREMENT OPPORTUNITIES** 4 5 SEC. 401. CONTRACT CONSOLIDATION. 6 (a) DEFINITIONS.—Section 3(o) of the Small Busi-7 ness Act (15 U.S.C. 632(o)) is amended to read as follows: 8 "(0) DEFINITIONS RELATING TO CONSOLIDATION OF

9 CONTRACT REQUIREMENTS.—In this Act—

10 "(1) the terms 'consolidation of contract re-11 quirements' and 'consolidation', with respect to con-12 tract requirements of a military department, De-13 fense Agency, Department of Defense Field Activity, 14 or any other Federal department or agency having 15 contracting authority mean a use of a solicitation to 16 obtain offers for a single contract or a multiple 17 award contract to satisfy 2 or more requirements of 18 that department, agency, or activity for goods or 19 services that—

20 "(A) have previously been provided to or
21 performed for that department, agency, or ac22 tivity under 2 or more separate contracts that
23 are smaller in cost than the total cost of the
24 contract for which the offers are solicited; or

1	"(B) are of a type capable of being pro-
2	vided or performed by a small business concern
3	for that department, agency, or activity under
4	2 or more separate contracts that are smaller in
5	cost than the total cost of the contract for
6	which the offers are solicited;
7	"(2) the term 'multiple award contract'
8	means—
9	"(A) a contract that is entered into by the
10	Administrator of General Services under the
11	multiple award schedule program referred to in
12	section 2302(2)(C) of title 10, United States
13	Code;
14	"(B) a multiple award task order contract
15	or delivery order contract that is entered into
16	under the authority of sections 2304a through
17	2304d of title 10, United States Code, or sec-
18	tions 303H through 303K of the Federal Prop-
19	erty and Administrative Services Act of 1949
20	(41 U.S.C. 253h through 253k); and
21	"(C) any other indeterminate delivery, in-
22	determinate quantity contract that is entered
23	into by the head of a Federal agency with 2 or
24	more sources pursuant to the same solicitation;
25	and

1	"(3) the term 'senior procurement executive'
2	means—
3	"(A) with respect to a military department,
4	the official designated under section $16(3)$ of
5	the Office of Federal Procurement Policy Act
6	(41 U.S.C. 414(3)) as the senior procurement
7	executive for the military department;
8	"(B) with respect to a Defense Agency or
9	a Department of Defense Field Activity, the of-
10	ficial so designated for the Department of De-
11	fense; and
12	"(C) with respect to a Federal department
13	or agency other than those referred to in sub-
14	paragraphs (A) and (B), the official so des-
15	ignated by that department or agency.".
16	(b) Procurement Strategies.—Section 15(e) of
17	the Small Business Act (15 U.S.C. 644(e)) is amended—
18	(1) in paragraph (2) —
19	(A) by striking ".—
20	"(A) IN GENERAL"; and
21	(B) by striking subparagraphs (B) and
22	(C); and
23	(2) by striking paragraph (3) and inserting the
24	following:

1	"(3) LIMITATION ON USE OF ACQUISITION
2	STRATEGIES INVOLVING CONSOLIDATION.—
3	"(A) CERTAIN DEFENSE CONTRACT RE-
4	QUIREMENTS.—An official of a military depart-
5	ment, defense agency, or Department of De-
6	fense Field Activity shall not execute an acqui-
7	sition strategy that includes a consolidation of
8	contract requirements of the military depart-
9	ment, agency, or activity with a total value in
10	excess of \$5,000,000, unless the senior procure-
11	ment executive first—
12	"(i) conducts market research;
13	"(ii) identifies any alternative con-
14	tracting approaches that would involve a
15	lesser degree of consolidation of contract
16	requirements; and
17	"(iii) determines that the consolida-
18	tion is necessary and justified.
19	"(B) CERTAIN CIVILIAN AGENCY CON-
20	TRACT REQUIREMENTS.—The head of a Federal
21	agency not described in subparagraph (A) that
22	has contracting authority shall not execute an
23	acquisition strategy that includes a consolida-
24	tion of contract requirements of the agency with
25	a total value in excess of \$2,000,000, unless the

1	senior procurement executive of the agency
2	first—
3	"(i) conducts market research;
4	"(ii) identifies any alternative con-
5	tracting approaches that would involve a
6	lesser degree of consolidation of contract
7	requirements; and
8	"(iii) determines that the consolida-
9	tion is necessary and justified.
10	"(C) Additional requirements for
11	HIGHER VALUE CONSOLIDATED CONTRACTS.—
12	In addition to meeting the requirements under
13	subparagraph (A) or (B), a procurement strat-
14	egy by a civilian agency that includes a consoli-
15	dated contract valued at more than \$5,000,000,
16	or by a defense agency that includes a consoli-
17	dated contract valued at more than \$7,000,000
18	shall include—
19	"(i) an assessment of the specific im-
20	pediments to participation by small busi-
21	ness concerns as prime contractors that
22	will result from the consolidation;
23	"(ii) actions designed to maximize
24	small business participation as prime con-
25	tractors, including provisions that encour-

1	age small business teaming for the consoli-
2	dated requirement;
3	"(iii) actions designed to maximize
4	small business participation as subcontrac-
5	tors (including suppliers) at any tier under
6	the contract or contracts that may be
7	awarded to meet the requirements; and
8	"(iv) the identification of the alter-
9	native strategies that would reduce or min-
10	imize the scope of the consolidation and
11	the rationale for not choosing those alter-
12	natives.
13	"(D) NECESSARY AND JUSTIFIED.—A sen-
14	ior procurement executive may determine that
15	an acquisition strategy involving a consolidation
16	of contract requirements is necessary and justi-
17	fied for purposes of subparagraph (A), (B), or
18	(C), if the benefits of the acquisition strategy
19	substantially exceed the benefits of each of the
20	possible alternative contracting approaches
21	identified under clause (ii) of any of those sub-
22	paragraphs, as applicable. However, savings in
23	administrative or personnel costs alone do not
24	constitute, for such purpose, a sufficient jus-
25	tification for a consolidation of contract require-

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1	ments in a procurement, unless the total
2	amount of the cost savings is expected to be
3	substantial in relation to the total cost of the
4	procurement.
5	"(E) BENEFITS.—Benefits considered for
6	purposes of this paragraph may include cost
7	and, regardless of whether quantifiable in dollar
8	amounts—
9	"(i) quality;
10	"(ii) acquisition cycle;
11	"(iii) terms and conditions; and
12	"(iv) any other benefit directly related
13	to national security or homeland defense.".
14	(c) Report Requirements.—Section $15(p)(4)(B)$
15	of the Small Business Act $(15 \text{ U.S.C. } 644(p)(4)(B))$ is
16	amended—
17	(1) in clause (i), by striking "and" at the end;
18	(2) in clause (ii), by striking the period at the
19	end and inserting the following: "; and"; and
20	(3) by adding at the end the following:
21	"(iii) a description of best practices
22	for maximizing small business prime and
23	subcontracting opportunities.".

(d) PROCUREMENT CENTER REPRESENTATIVES.—
 Section 15(l) of the Small Business Act (15 U.S.C. 644(l))
 is amended—

(1) by striking "(1)(1)" and inserting "(2)"; 4 5 (2) by redesignating paragraphs (2) through 6 (7) as paragraphs (3) through (8), respectively; 7 (3) by inserting before paragraph (2), as so re-8 designated, the following: 9 "(l)(1) The Administration shall assign not fewer 10 than 1 procurement center representative at each major 11 procurement center, in addition to no less than 1 for each

12 State.";

13 (4) in paragraph (2), as redesignated, by strik-14 ing "to the representative referred to in subsection 15 (k)(6)" and inserting "to the traditional procure-16 ment center representative and the commercial mar-17 ket representative, with each such position filled by 18 a different individual, and each such representative 19 having separate and distinct duties and responsibilities."; and 20

(5) by striking "paragraph (2)" each place that
term appears and inserting "paragraph (3)".

(e) ADDITIONAL TO TECHNICAL ADVISERS.—Section
15(k)(8) of the Small Business Act (15 U.S.C. 644(k)(8))
is amended by striking "representative—" and inserting

"representative at each major procurement center under
 subsection (l)(1)—".

3 (f) CONFORMING AMENDMENTS.—Section 15(p) of
4 the Small Business Act (15 U.S.C. 644(p)) is amended—

5 (1) in the subsection heading, by striking
6 "BUNDLED CONTRACTS" and inserting "CONSOLI7 DATED CONTRACTS";

8 (2) in paragraph (1), in the paragraph heading,
9 by striking "BUNDLED CONTRACT" and inserting
10 "CONSOLIDATED CONTRACT";

(3) in paragraph (4), in the paragraph heading,
by striking "CONTRACT BUNDLING" and inserting
"CONTRACT CONSOLIDATION";

14 (4) by striking "bundled contracts" each place
15 that term appears and inserting "consolidated con16 tracts";

17 (5) by striking "bundled contract" each place
18 that term appears and inserting "consolidated con19 tract";

20 (6) by striking "bundling of contract require21 ments" each place that term appears and inserting
22 "consolidation of contract requirements";

23 (7) in paragraph (4)(B)(ii), by striking "pre24 viously bundled" and inserting "previously consoli25 dated";

1	(8) in paragraph (4)(B)(ii)(I), by striking
2	"were bundled" and inserting "were consolidated";
3	(9) in paragraph $(4)(B)(ii)(II)(bb)$, by striking
4	"bundling the contract requirements" and inserting
5	"the consolidation of contract requirements"; and
6	(10) in paragraph $(4)(B)(ii)(II)(cc)$, by striking
7	"bundled status" and inserting "consolidated sta-
8	tus".
9	SEC. 402. AGENCY ACCOUNTABILITY.
10	(a) Agency Responsibilities.—Section 15(g)(2) of
11	the Small Business Act (15 U.S.C. $644(g)(2)$) is amend-
12	ed—
13	(1) by inserting "(A)" after "(2)";
14	(2) by striking "shall, after consultation" and
15	inserting the following: "shall—
16	"(i) after consultation";
17	(3) by striking "agency. Goals established" and
18	inserting the following: "agency;
19	"(ii) identify a percentage of the procurement
20	budget of the agency to be awarded to small busi-
21	ness concerns, in consultation with the Office of
22	Small and Disadvantaged Business Utilization of the
23	agency, which information shall be included in the
24	strategic plan required under section 306 of title 5,
25	United States Code, and the annual budget submis-

1	sion to Congress by that agency, and, upon request,
2	in any testimony provided by that agency before the
3	Congress in connection with the budget process; and
4	"(iii) report, as part of its annual performance
5	plan, required under section 1115 of title 31, United
6	States Code, the extent to which the agency achieved
7	the goals referred to in clause (ii), and appropriate
8	justification for any failure to do so.
9	"(B) Goals established";
10	(4) by striking "Whenever" and inserting the
11	following:
12	"(C) Whenever";
13	(5) by striking "For the purpose of" and insert-
14	ing the following:
15	"(D) For the purpose of";
16	(6) in the last sentence—
17	(A) by striking "(A) contracts" and insert-
18	ing "(i) contracts"; and
19	(B) by striking "(B) contracts" and insert-
20	ing "(ii) contracts"; and
21	(7) by adding at the end the following:
22	"(E)(i) Each procurement employee described in
23	clause (iii)—
24	"(I) shall have as an annual performance eval-
25	uation factor, where appropriate, the success of that

procurement employee in small business utilization,
 in accordance with the goals established under this
 subsection; and

4 "(II) shall communicate to their subordinates
5 the importance of achieving small business goals.

6 "(ii) An appropriate percentage of any performance7 related bonus awarded to a procurement employee de8 scribed in clause (iii) shall be withheld, where appropriate,
9 for failure to achieve the goals established under this sub10 section.

"(iii) A procurement employee described in this
clause is a senior procurement executive, senior program
manager, or small and disadvantaged business utilization
manager of a Federal agency having contracting authority.".

(b) SMALL AND DISADVANTAGED BUSINESS UTILI17 ZATION.—Section 15(k)(3) of the Small Business Act (15
18 U.S.C. 644(k)(3)) is amended to read as follows:

"(3) be responsible only to, and report directly
to, the head of such agency, except that the Director
of Small and Disadvantaged Business Utilization for
the Department of Defense shall be responsible only
to, and report directly to, the Undersecretary of Defense for Acquisition, Technology, and Logistics,".

(c) REPORTS ON SMALL BUSINESS UTILIZATION.—
 Section 10(d) of the Small Business Act (15 U.S.C.
 639(d)) is amended—

4 (1) by inserting "and each agency that is a
5 member of the President's Management Council (or
6 any successor thereto)" after "Department of De7 fense" the first place that term appears; and

8 (2) by inserting "or that agency" after "De9 partment of Defense" the second place that term ap10 pears.

11 (d) TECHNICAL CORRECTION.—

(1) IN GENERAL.—Section 502(b) of the Veterans Entrepreneurship and Small Business Development Act of 1999 (Public Law 106–50, 113 Stat.
248) is amended by striking "Section 15" and inserting "Section 15(g)(2)".

17 (2) EFFECT.—The amendment made by para18 graph (1) shall be deemed to have the same effective
19 date as section 502(b) of the Veterans Entrepre20 neurship and Small Business Development Act of
21 1999.

22 SEC. 403. SMALL BUSINESS PARTICIPATION IN PRIME CON23 TRACTING.

(a) PARTICIPATION IN MULTIPLE AWARD CONTRACTS.—Section 15(g) of the Small Business Act (15)

1 U.S.C. 644(g)) is amended by adding at the end the fol-2 lowing:

3 "(3) The governmentwide goal for participation by
4 small business concerns in any multiple award contract
5 shall be established at not less than 23 percent of the total
6 dollar value of all awards under that contract.".

7 (b) RESERVED CONTRACTS.—Section 15(j) of the
8 Small Business Act (15 U.S.C. 644(j)) is amended—

9 (1) in paragraph (1), by inserting ", including
10 any order of 1 or more Federal Supply Schedule
11 items," after "goods and services"; and

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

"(4) Any adjustment to the simplified acquisition
threshold (as defined in section 4(11) of the Office of Federal Procurement Policy Act (41 U.S.C. 403(11))), shall
be immediately matched by an identical adjustment to the
small business reserve for purposes of this subsection.".
SEC. 404. SMALL BUSINESS PARTICIPATION IN SUBCONTRACTING.

20 (a) CERTIFICATIONS REQUIRED.—Section 8(d)(6) of
21 the Small Business Act (15 U.S.C. 637(d)(6)) is amend22 ed—

(1) in subparagraph (E), by striking "and" atthe end;

1	(2) in subparagraph (F), by striking the period
2	at the end and inserting a semicolon; and
3	(3) by adding at the end the following:
4	"(G) the name and signature of the individual
5	that is the president, chief executive officer, or head
6	of the entity, certifying that subcontracting data
7	provided are accurate and complete; and
8	"(H) certification that the offeror or bidder will
9	acquire articles, equipment, supplies, services, or
10	materials, or obtain the performance of construction
11	work from small business concerns in the amount
12	and quality used in preparing the bid or proposal,
13	unless such small business concerns no longer in
14	business or can no longer meet the quality, quantity,
15	or delivery date.".
16	(b) Penalties for False Certifications.—Sec-
17	tion 16(f) of the Small Business Act (14 U.S.C. $645(f)$)
18	is amended by inserting ''or $8(d)(6)(G)$)'' before ''of this
19	Act".
20	SEC. 405. EVALUATING SUBCONTRACT PARTICIPATION IN
21	AWARDING CONTRACTS.
22	(a) Significant Factors.—Section $8(d)(4)(G)$ of
23	the Small Business Act $(15 \text{ U.S.C. } 637(d)(4)(G))$ is

24~ amended by striking ''a bundled'' and inserting ''any''.

1	(b) EVALUATION REPORTS.—Section $8(d)(10)$ of the
2	Small Business Act (15 U.S.C. 637(d)(10)) is amended—
3	(1) by striking "is authorized to" and inserting
4	"shall";
5	(2) in subparagraph (B), by striking "and" at
6	the end;
7	(3) in subparagraph (C), by striking the period
8	at the end and inserting "; and"; and
9	(4) by adding at the end the following:
10	"(D) report the results of each evaluation under
11	subparagraph (C) to the appropriate contracting of-
12	ficers.".
13	(c) Centralized Database; Payments Pending
14	REPORTS.—Section 8(d) of the Small Business Act (15
15	U.S.C. 637(d)) is amended—
16	(1) by redesignating paragraph (11) as para-
17	graph (13) ; and
18	(2) by inserting after paragraph (10) the fol-
19	lowing:
20	"(11) CENTRALIZED DATABASE.—The results of an
21	evaluation under paragraph $(10)(C)$ shall be included in
22	a national centralized governmentwide database.
23	"(12) PAYMENTS PENDING REPORTS.—Each Federal
24	agency having contracting authority shall ensure that the
25	terms of each contract for goods and services includes a

provision allowing the contracting officer of an agency to
 withhold an appropriate amount of payment with respect
 to a contract (depending on the size of the contract) until
 the date of receipt of complete, accurate, and timely sub contracting reports in accordance with paragraph
 (6)(G).".

7 (d) REFERRAL OF MATERIAL BREACH TO INSPEC8 TORS GENERAL.—Section 8(d)(8) of the Small Business
9 Act (15 U.S.C. 637(d)(8)) is amended by adding at the
10 end the following: "A material breach described in this
11 paragraph shall be referred for investigation to the Inspec12 tor General (or the equivalent) of the affected agency.".
13 SEC. 406. DIRECT PAYMENTS TO SUBCONTRACTORS.

(a) IN GENERAL.—Section 8(d) of the Small Business Act (15 U.S.C. 637(d)), as amended by section 405,
is further amended by adding at the end the following:
"(14) TIMELY PAYMENT TO SMALL BUSINESS SUBCONTRACTORS.—

"(A) IN GENERAL.—Subject to subparagraph
(B), the failure of a civilian agency prime contractor,
as defined in subparagraph (D), to make a timely
payment, as determined by the contract with the
subcontractor, to a subcontractor that is a small
business concern shall be a material breach of the
contract with the Federal agency.

"(B) CONSIDERATION OF PERFORMANCE.—Be fore making a determination under subparagraph
 (A), the contracting officer shall consider all reason able issues regarding the performance, or lack of
 performance, of the subcontractor.

6 "(C) WITHHOLDING OF PAYMENTS.—Not later 7 than 30 days after the date on which a material 8 breach under subparagraph (A) is determined by the 9 contracting officer, the Federal agency may withhold 10 any amounts due and owing the subcontractor from 11 payments due to the prime contractor and pay such 12 amounts directly to the subcontractor.

13 "(D) DEFINED TERM.—As used in this para-14 graph, the term 'civilian agency prime contractor' 15 means a prime contractor that offers any combina-16 tion of services or manufactured goods to Federal 17 agencies other than the Department of Defense or 18 agencies with responsibility for homeland security or 19 national security.".

(b) SUNSET.—The amendment made by this section
shall remain in effect during the period beginning on the
date of enactment of this Act and ending on September
30, 2006.

1	SEC. 407. WOMEN-OWNED SMALL BUSINESS INDUSTRY
2	STUDY.
3	Section $8(m)(4)$ of the Small Business Act (15
4	U.S.C. 637(m)(4)) is amended to read as follows:
5	"(4) GAO IDENTIFICATION OF INDUSTRIES.—
6	"(A) Study.—The Comptroller General of
7	the United States shall conduct a study to iden-
8	tify industries in which small business concerns
9	owned and controlled by women are underrep-
10	resented with respect to Federal procurement
11	contracting.
12	"(B) REPORT TO CONGRESS.—Not later
13	than December 31, 2003, the Comptroller Gen-
14	eral shall submit a report to Congress on the
15	results of the study conducted under subpara-
16	graph (A), together with any recommendations
17	for legislative action.
18	"(C) Assistance from other agen-
19	CIES.—The Comptroller General may request of
20	any Federal agency, and such agency shall pro-
21	vide, such information as the Comptroller Gen-
22	eral determines necessary in carrying out this
23	paragraph, to the extent otherwise permitted by
24	law.".

1 SEC. 408. AUTHORIZATIONS. 2 Section 31(d) of the Small Business Act (15 U.S.C. 3 657a(d)) is amended— (1) by striking "2001" and inserting "2004"; 4 5 and 6 (2) by striking "2003" and inserting "2006". SEC. 409. DEFINITION OF HUBZONE; TREATMENT OF CER-7 8 TAIN FORMER MILITARY INSTALLATION 9 LANDS AS HUBZONES. 10 (a) BASE CLOSURE AREAS.—Section 3(p)(1) of the Small Business Act (15 U.S.C. 632(p)(1)) is amended— 11 (1) in subparagraph (C), by striking "or" at 12 13 the end; 14 (2) in subparagraph (D), by striking the period at the end and inserting "; or"; and 15 16 (3) by adding at the end the following: "(E) base closure areas.". 17 18 (b) DEFINITION.—Section 3(p)(4) of the Small Busi-19 ness Act (15 U.S.C. 632(p)(4)) is amended by adding at 20 the end the following: "(D) BASE CLOSURE AREA.—The term 21 22 'base closure area' means lands within the ex-23 ternal boundaries of a military installation that 24 were closed through a privatization process 25 under the authority of—

1	"(i) the Defense Base Closure and
2	Realignment Act of 1990 (part A of title
3	XXIX of Division B of Public Law 101-
4	510; 10 U.S.C. 2687 note);
5	"(ii) title II of the Defense Authoriza-
6	tion Amendments and Base Closure and
7	Realignment Act (Public Law 100–526; 10
8	U.S.C. 2687 note);
9	"(iii) section 2687 of title 10, United
10	States Code; or
11	"(iv) any other provision of law au-
12	thorizing or directing the Secretary of De-
13	fense or the Secretary of a military depart-
14	ment to dispose of real property at the
15	military installation for purposes relating
16	to base closures of redevelopment, while re-
17	taining the authority to enter into a lease-
18	back of all or a portion of the property for
19	military use.".
20	SEC. 410. DEFINITION OF HUBZONE SMALL BUSINESS CON-
21	CERN.
22	Section 3(p) of the Small Business Act (15 U.S.C.
23	632(p)) is amended—
24	(1) by redesignating paragraphs (4) through
25	(7) as paragraphs (5) through (8) , respectively; and

(2) by inserting after paragraph (3) the fol lowing:

3 "(4) RULE OF CONSTRUCTION RELATING TO OWNERSHIP.—For purposes of paragraph (3)(A), 4 5 the term 'person' includes any small business invest-6 ment company, specialized small business investment 7 company, New Markets Venture Capital company 8 (as those terms are defined in sections 103 and 351, 9 respectively, of the Small Business Investment Act 10 of 1958 (15 U.S.C. 662, 689), or other similar in-11 vestment company, as determined by the Adminis-12 trator, if any such company comprises not more 13 than 15 percent of the ownership of the subject 14 small business concern.".

15 SEC. 411. ACQUISITION REGULATIONS.

16 Not later than 180 days after the date of enactment of this Act, the Government-wide procurement regulations 17 18 issued under sections 6(a) and 25(c) of the Office of Fed-19 eral Procurement Policy Act (41 U.S.C. 405(a) and 20 421(c)) and the procurement regulations described in sec-21 tion 25(c)(2) of the Office of Federal Procurement Policy 22 Act (41 U.S.C. 421(c)(2)) that are issued by the Depart-23 ment of Defense shall be amended as necessary to carry 24 out this title and the amendments made by this title.

1	TITLE V—MISCELLANEOUS
2	SEC. 501. MINORITY SMALL BUSINESS AND CAPITAL OWN-
3	ERSHIP DEVELOPMENT PROGRAM.
4	(a) NAME CHANGE.—Sections 4(b), 7(j), and 8(a) of
5	the Small Business Act (15 U.S.C. 633(b), 636(j), and
6	637(a)) are amended by striking "Minority Small Busi-
7	ness and Capital Ownership Development" each place it
8	appears and inserting "Business Development".
9	(b) Conforming Amendments.—The Small Busi-
10	ness Act (15 U.S.C. 631 et seq.) is amended—
11	(1) in section $2(d)(2)(B)(ii)$, by striking "small
12	business and capital ownership development pro-
13	gram" and inserting "small business development
14	program'';
15	(2) in section $7(j)(10)$, by striking "small busi-
16	ness and capital ownership development program"
17	and inserting "small business development pro-
18	gram'';
19	(3) in section $7(j)(12)(A)$, by striking "Capital
20	Ownership Development Program" and inserting
21	"Business Development Program"; and
22	(4) in section $8(a)(21)(B)(v)(I)$, by striking
23	"Capital Ownership Development Program" and in-
24	serting "Business Development Program".

(c) ANNUAL REPORT.—Section 8(a)(20)(A) of the
 Small Business Act (15 U.S.C. 637(a)(20)(A)) is amended
 by striking "semiannually report to their assigned Busi ness Opportunity Specialist" and inserting "annually sub mit, to their assigned Business Opportunity Specialist, a
 report, which shall include".

7 SEC. 502. EXTENSION OF PROGRAM AUTHORITY.

8 (a) RURAL OUTREACH.—Section 9(s)(2) of the Small
9 Business Act (15 U.S.C. 638(s)(2)) is amended by strik10 ing "2005" and inserting "2006".

(b) FAST PROGRAM.—Section 34 of the Small Business Act (15 U.S.C. 657d) is amended—

(1) in subsection (h), by striking "2005" each
place it appears and inserting "2006"; and

(2) by striking "September 30, 2005" and inserting "September 30, 2006".

17 SEC. 503. REPORT TO CONGRESS.

18 Section 8(n) of the Small Business Act (15 U.S.C.19 637(n)) is amended by adding at the end the following:

20 "(4) ANNUAL REPORT.—

21 "(A) IN GENERAL.—The Associate Admin22 istrator of Business Development shall collect
23 data on the BusinessLINC program and submit
24 an annual report by April 30 of each year on
25 the effectiveness of the program to the Com-

1	mittee on Small Business and Entrepreneurship
2	of the Senate and the Committee on Small
3	Business of the House.
4	"(B) CONTENTS.—The report submitted
5	under subparagraph (A) shall include—
6	"(i) the number of programs adminis-
7	tered in each State;
8	"(ii) the corresponding grant awards
9	and the date of each award;
10	"(iii) the dollar amount of the con-
11	tracts in effect in each State as a result of
12	the BusinessLINC program; and
13	"(iv) the number of teaming arrange-
14	ments or partnerships created as a result
15	of the BusinessLINC program.".