# In the Senate of the United States, October 16, 2007.

*Resolved*, That the bill from the House of Representatives (H.R. 3093) entitled "An Act making appropriations for the Departments of Commerce and Justice, and Science, and Related Agencies for the fiscal year ending September 30, 2008, and for other purposes.", do pass with the following

# **AMENDMENT:**

Strike out all after the enacting clause and insert: 1 That the following sums are appropriated, out of any 2 money in the Treasury not otherwise appropriated, for the 3 fiscal year ending September 30, 2008, and for other pur-4 poses, namely:

1	TITLE I
2	DEPARTMENT OF COMMERCE
3	INTERNATIONAL TRADE ADMINISTRATION
4	OPERATIONS AND ADMINISTRATION
5	For necessary expenses for international trade activi-
6	ties of the Department of Commerce provided for by law,
7	and for engaging in trade promotional activities abroad,
8	including expenses of grants and cooperative agreements for
9	the purpose of promoting exports of United States firms,
10	without regard to 44 U.S.C. 3702 and 3703; full medical
11	coverage for dependent members of immediate families of
12	employees stationed overseas and employees temporarily
13	posted overseas; travel and transportation of employees of
14	the United States and Foreign Commercial Service between
15	two points abroad, without regard to 49 U.S.C. 40118; em-
16	ployment of Americans and aliens by contract for services;
17	rental of space abroad for periods not exceeding 10 years,
18	and expenses of alteration, repair, or improvement; pur-
19	chase or construction of temporary demountable exhibition
20	structures for use abroad; payment of tort claims, in the
21	manner authorized in the first paragraph of 28 U.S.C. 2672
22	when such claims arise in foreign countries; not to exceed
23	\$327,000 for official representation expenses abroad; pur-
24	chase of passenger motor vehicles for official use abroad, not
25	to exceed \$45,000 per vehicle; obtaining insurance on offi-

cial motor vehicles; and rental of tie lines, \$425,431,000, 1 to remain available until September 30, 2009, of which 2 \$8,000,000 is to be derived from fees to be retained and used 3 by the International Trade Administration. notwith-4 5 standing 31 U.S.C. 3302: Provided, That \$49,564,000 shall be for Manufacturing and Services; \$44,960,000 shall be for 6 7 Market Access and Compliance; \$66,601,000 shall be for the Import Administration; \$229,702,000 shall be for the 8 9 United States and Foreign Commercial Service; and \$26,604,000 shall be for Executive Direction and Adminis-10 11 tration: Provided further, That the provisions of the first sentence of section 105(f) and all of section 108(c) of the 12 Mutual Educational and Cultural Exchange Act of 1961 13 (22 U.S.C. 2455(f) and 2458(c)) shall apply in carrying14 out these activities without regard to section 5412 of the 15 16 Omnibus Trade and Competitiveness Act of 1988 (15 17 U.S.C. 4912); and that for the purpose of this Act, contributions under the provisions of the Mutual Educational and 18 19 Cultural Exchange Act of 1961 shall include payment for assessments for services provided as part of these activities: 20 21 Provided further, That the International Trade Adminis-22 tration shall be exempt from the requirements of Circular A-25 (or any successor administrative regulation or policy) 23 24 issued by the Office of Management and Budget: Provided 25 further, That negotiations shall be conducted within the World Trade Organization to recognize the right of members
 to distribute monies collected from antidumping and coun tervailing duties: Provided further, That negotiations shall
 be conducted within the World Trade Organization con sistent with the negotiating objectives contained in the
 Trade Act of 2002, Public Law 107–210.

7 BUREAU OF INDUSTRY AND SECURITY
8 OPERATIONS AND ADMINISTRATION

9 For necessary expenses for export administration and national security activities of the Department of Commerce, 10 11 including costs associated with the performance of export administration field activities both domestically and 12 abroad; full medical coverage for dependent members of im-13 14 mediate families of employees stationed overseas; employment of Americans and aliens by contract for services 15 16 abroad; payment of tort claims, in the manner authorized in the first paragraph of 28 U.S.C. 2672 when such claims 17 arise in foreign countries; not to exceed \$15,000 for official 18 19 representation expenses abroad; awards of compensation to informers under the Export Administration Act of 1979, 20 21 and as authorized by 22 U.S.C. 401(b); and purchase of 22 passenger motor vehicles for official use and motor vehicles 23 for law enforcement use with special requirement vehicles 24 eligible for purchase without regard to any price limitation otherwise established by law, \$78,776,000, to remain avail-25

able until expended, of which \$14,767,000 shall be for in-1 2 spections and other activities related to national security: 3 Provided, That the provisions of the first sentence of section 105(f) and all of section 108(c) of the Mutual Educational 4 5 and Cultural Exchange Act of 1961 (22 U.S.C. 2455(f) and 2458(c)) shall apply in carrying out these activities: Pro-6 7 vided further. That payments and contributions collected and accepted for materials or services provided as part of 8 9 such activities may be retained for use in covering the cost of such activities, and for providing information to the pub-10 11 lic with respect to the export administration and national security activities of the Department of Commerce and other 12 export control programs of the United States and other gov-13 14 ernments.

16 ECONOMIC DEVELOPMENT ASSISTANCE PROGRAMS
17 For grants for economic development assistance as pro18 vided by the Public Works and Economic Development Act
19 of 1965, and for trade adjustment assistance, \$250,000,000,
20 to remain available until expended.

**ECONOMIC DEVELOPMENT ADMINISTRATION** 

21 SALARIES AND EXPENSES

For necessary expenses of administering the economic
development assistance programs as provided for by law,
\$32,800,000: Provided, That these funds may be used to
monitor projects approved pursuant to title I of the Public

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2 of 1974, and the Community Emergency Drought Relief Act 3 of 1977. 4 MINORITY BUSINESS DEVELOPMENT AGENCY 5 MINORITY BUSINESS DEVELOPMENT 6 For necessary expenses of the Department of Commerce 7 in fostering, promoting, and developing minority business enterprise, including expenses of grants, contracts, and 8 9 other agreements with public or private organizations, 10 \$30,200,000. 11 **ECONOMIC AND INFORMATION INFRASTRUCTURE** 12 ECONOMIC AND STATISTICAL ANALYSIS 13 SALARIES AND EXPENSES 14 For necessary expenses, as authorized by law, of economic and statistical analysis programs of the Department 15 16 of Commerce, \$85,000,000, to remain available until Sep-17 tember 30, 2009. 18 BUREAU OF THE CENSUS 19 SALARIES AND EXPENSES 20 For expenses necessary for collecting, compiling, ana-21 lyzing, preparing, and publishing statistics, provided for by 22 law, \$226,238,000. 23 PERIODIC CENSUSES AND PROGRAMS 24 For expenses to collect and publish statistics for peri-25 odic censuses and programs provided for by law,

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Works Employment Act of 1976, title II of the Trade Act

\$1,020,406,000, to remain available until September 30,
 2009.

3 NATIONAL TELECOMMUNICATIONS AND INFORMATION
 4 ADMINISTRATION

5

SALARIES AND EXPENSES

6 For necessary expenses, as provided for by law, of the 7 National Telecommunications and Information Administration (NTIA), \$18,581,000, to remain available until 8 9 September 30, 2009: Provided, That, notwithstanding 31 U.S.C. 1535(d), the Secretary of Commerce shall charge 10 11 Federal agencies for costs incurred in spectrum management, analysis, and operations, and related services and 12 such fees shall be retained and used as offsetting collections 13 14 for costs of such spectrum services, to remain available until 15 expended: Provided further, That the Secretary of Commerce is authorized to retain and use as offsetting collec-16 tions all funds transferred, or previously transferred, from 17 other Government agencies for all costs incurred in tele-18 19 communications research, engineering, and related activities by the Institute for Telecommunication Sciences of 20 21 NTIA, in furtherance of its assigned functions under this 22 paragraph, and such funds received from other Government 23 agencies shall remain available until expended.

1 PUBLIC TELECOMMUNICATIONS FACILITIES, PLANNING AND

2

#### CONSTRUCTION

3 For the administration of grants authorized by section 4 392 of the Communications Act of 1934, \$20,000,000, to 5 remain available until expended: Provided, That not to exceed \$2,000,000 shall be available for program administra-6 7 tion as authorized by section 391 of the Act: Provided further, That, notwithstanding the provisions of section 391 8 9 of the Act, the prior year unobligated balances may be made available for grants for projects for which applications have 10 been submitted and approved during any fiscal year. 11

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#### TECHNOLOGY OPPORTUNITIES PROGRAM

13 For grants authorized by sections 391 and 392 of the 14 Communications Act of 1934, as amended, \$10,000,000, to 15 remain available until expended: Provided, That funds pro-16 vided under this heading shall be for competitive grants for 17 the construction of broadband services.

18 UNITED STATES PATENT AND TRADEMARK OFFICE

19

### SALARIES AND EXPENSES

For necessary expenses of the United States Patent and
Trademark Office provided for by law, including defense
of suits instituted against the Under Secretary of Commerce
for Intellectual Property and Director of the United States
Patent and Trademark Office, \$1,915,500,000, to remain
available until expended: Provided, That the sum herein appropriated from the general fund shall be reduced as offset†HR 3093 EAS

ting collections assessed and collected pursuant to 15 U.S.C. 1 1113 and 35 U.S.C. 41 and 376 are received during fiscal 2 3 year 2008, so as to result in a fiscal year 2008 appropriation from the general fund estimated at \$0: Provided fur-4 5 ther, That during fiscal year 2008, should the total amount of offsetting fee collections be less than \$1,915,500,000, this 6 7 amount shall be reduced accordingly: Provided further, 8 That any amount received in excess of \$1,915,500,000 in 9 fiscal year 2008, in an amount up to \$100,000,000, shall remain available until expended: Provided further, That 10 not less than 1,020 full-time equivalents, 1,082 positions 11 and \$214,150,000 shall be for the examination of trademark 12 13 applications; and not less than 8,522 full-time equivalents, 9,000 positions and \$1,701,402,000 shall be for the exam-14 15 ination and searching of patent applications: Provided further, That not less than \$18,000,000 shall be for training 16 17 of personnel: Provided further, That any deviation from the full-time equivalent, position, and funding designations set 18 forth in the preceding provisos shall be subject to the proce-19 dures set forth in section 505 of this Act: Provided further, 20 21 That from amounts provided herein, not to exceed \$5,000 22 shall be made available in fiscal year 2008 for official recep-23 tion and representation expenses: Provided further, That 24 notwithstanding section 1353 of title 31, United States Code, no employee of the United States Patent and Trade-25

mark Office may accept payment or reimbursement from 1 a non-Federal entity for travel, subsistence, or related ex-2 3 penses for the purpose of enabling an employee to attend and participate in a convention, conference, or meeting 4 5 when the entity offering payment or reimbursement is a person or corporation subject to regulation by the Office, 6 7 or represents a person or corporation subject to regulation 8 by the Office, unless the person or corporation is an organi-9 zation exempt from taxation pursuant to section 501(c)(3)of the Internal Revenue Code of 1986: Provided further, 10 11 That in fiscal year 2008, from the amounts made available for "Salaries and Expenses" for the United States Patent 12 and Trademark Office (PTO), the amounts necessary to 13 pay: (1) the difference between the percentage of basic pay 14 contributed by the PTO and employees under section 15 8334(a) of title 5, United States Code, and the normal cost 16 percentage (as defined by section 8331(17) of that title) of 17 basic pay, of employees subject to subchapter III of chapter 18 83 of that title; and (2) the present value of the otherwise 19 unfunded accruing costs, as determined by the Office of Per-20 21 sonnel Management, of post-retirement life insurance and 22 post-retirement health benefits coverage for all PTO employees, shall be transferred to the Civil Service Retirement and 23 24 Disability Fund, the Employees Life Insurance Fund, and the Employees Health Benefits Fund, as appropriate, and 25

shall be available for the authorized purposes of those ac counts: Provided further, That sections 801, 802, and 803
 of Division B, Public Law 108–447 shall remain in effect
 during fiscal year 2008: Provided further, That the Director
 may reduce patent filing fees payable in 2008 for documents
 filed electronically consistent with Federal regulation.

NATIONAL INSTITUTE OF STANDARDS AND TECHNOLOGY
8 SCIENTIFIC AND TECHNICAL RESEARCH AND SERVICES

9 For necessary expenses of the National Institute of 10 Standards and Technology, \$502,117,000, to remain avail-11 able until expended, of which not to exceed \$12,500,000 may 12 be transferred to the "Working Capital Fund": Provided, 13 That not to exceed \$7,500 shall be for official reception and 14 representation expenses.

15 INDUSTRIAL TECHNOLOGY SERVICES

For necessary expenses of the Hollings Manufacturing
Extension Partnership of the National Institute of Standards and Technology, \$110,000,000, to remain available
until expended.

In addition, for necessary expenses of the Advanced Technology Program of the National Institute of Standards and Technology, \$100,000,000, to remain available until expended, of which not to exceed \$1,500,000 shall be for Intectional Support: Provided, That no single applicant awards shall be made to companies with revenues greater than \$1,000,000,000: Provided further, That funds shall not
 support Standards Development pursuant to 15 U.S.C.
 278n(h).

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### CONSTRUCTION OF RESEARCH FACILITIES

5 For construction of new research facilities, including architectural and engineering design, and for renovation 6 7 and maintenance of existing facilities, including agency recreational and welfare facilities, not otherwise provided 8 9 for the National Institute of Standards and Technology, as authorized by 15 U.S.C. 278c-278e, \$150,900,000, to re-10 11 main available until expended: Provided, That the Secretary of Commerce shall include in the budget justification 12 materials that the Secretary submits to Congress in support 13 14 of the Department of Commerce budget (as submitted with the budget of the President under section 1105(a) of title 15 16 31, United States Code) an estimate for each National Institute of Standards and Technology construction project 17 having a total multi-year program cost of more than 18 19 \$5,000,000 and simultaneously the budget justification ma-20 terials shall include an estimate of the budgetary require-21 ments for each such project for each of the five subsequent 22 fiscal years: Provided further, That notwithstanding any other provision of law, of the amount made available for 23 24 construction of research facilities, \$8,000,000 shall be for the University of Mississippi Medical Center Biotechnology 25

Research Park; \$8,000,000 shall be for the Mississippi State 1 2 University Research, Technology and Economic Develop-3 ment Park; \$2,000,000 shall be for the University of Southern Mississippi Innovation and Commercialization Park 4 5 Infrastructure and Building Construction and Equipage; \$5,000,000 shall be for the Alabama State University Life 6 7 Sciences Building; and \$30,000,000 shall be for laboratory and research space at the University of South Alabama En-8 9 gineering and Science Center.

10 NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION

- 11 OPERATIONS, RESEARCH, AND FACILITIES
- 12 (INCLUDING TRANSFERS OF FUNDS)

13 For necessary expenses of activities authorized by law 14 for the National Oceanic and Atmospheric Administration, including maintenance, operation, and hire of aircraft and 15 16 vessels; grants, contracts, or other payments to nonprofit 17 organizations for the purposes of conducting activities pursuant to cooperative agreements; and relocation of facilities, 18 19 \$3,036,888,000, to remain available until September 30, 20 2008, except for funds provided for cooperative enforcement, 21 which shall remain available until September 30, 2009: 22 Provided, That fees and donations received by the National Ocean Service for the management of national marine sanc-23 24 tuaries may be retained and used for the salaries and expenses associated with those activities, notwithstanding 31 25

U.S.C.3302: Provided further, That 1 inaddition. 2 \$3,000,000 shall be derived by transfer from the fund enti-3 tled "Coastal Zone Management" and in addition 4 \$77,000,000 shall be derived by transfer from the fund enti-5 tled "Promote and Develop Fishery Products and Research Pertaining to American Fisheries": Provided further, That 6 7 of the \$3,121,888,000 provided for in direct obligations 8 under this heading \$3,036,888,000 is appropriated from the 9 general fund, \$80,000,000 is provided by transfer, and \$5,000,000 is derived from recoveries of prior year obliga-10 tions: Provided further, That of the funds provided under 11 this heading, \$250,000 is made available until expended 12 subject to procedures set forth in section 209 of Public Law 13 108–447: Provided further, That no general administrative 14 charge shall be applied against an assigned activity in-15 16 cluded in this Act or the report accompanying this Act: Pro-17 vided further, That the total amount available for the National Oceanic and Atmospheric Administration corporate 18 19 services administrative support costs shall not exceed 20\$209,179,000: Provided further, That payments of funds 21 made available under this heading to the Department of 22 Commerce Working Capital Fund including Department of 23 Commerce General Counsel legal services shall not exceed \$34,425,000: Provided further, That any deviation from the 24 amounts designated for specific activities in the report ac-25

companying this Act, or any use of deobligated balances of 1 2 funds provided under this heading in previous years, shall 3 be subject to the procedures set forth in section 505 of this Act: Provided further, That grants to States pursuant to 4 5 sections 306 and 306A of the Coastal Zone Management Act of 1972, as amended, shall not exceed \$2,000,000, unless 6 7 funds provided for "Coastal Zone Management Grants" exceed funds provided in the previous fiscal year: Provided 8 9 further, That if funds provided for "Coastal Zone Management Grants" exceed funds provided in the previous fiscal 10 11 year, then no State shall receive more than 5 percent or less than 1 percent of the additional funds: Provided fur-12 ther, That for fiscal year 2008 and hereafter the Adminis-13 trator of the National Oceanic and Atmospheric Adminis-14 tration may engage in formal and informal education ac-15 tivities, including primary and secondary education, re-16 lated to the agency's mission goals: Provided further, That 17 in accordance with section 215 of Public Law 107-372 the 18 19 number of officers in the NOAA Commissioned Officer Corps shall increase to 321: Provided further, That for fiscal 20 21 year 2009 and hereafter the National Oceanic and Atmos-22 pheric Administration shall submit its budget request to Congress concurrently with its submission to the Office of 23 24 Management and Budget: Provided further, That of the funds provided, \$15,000,000 is provided for the alleviation 25

of economic impacts associated Framework 42 on the Mas-1 2 sachusetts groundfish fishery: Provided further, That of the 3 funds available for the Ocean Research Priorities Plan Implementation, such sums as may be necessary may be set 4 5 aside to initiate the study to be completed within 2 years on acidification of the oceans and how this process affects 6 7 the United States as authorized by section 701 of the Magnuson-Stevens Fishery Conservation and Management Re-8 9 authorization Act of 2006 (Public Law 109–479; 120 Stat. 3649): Provided further, That of the funds provided, not less 10 11 than \$15,000,000 shall be available to carry out activities under section 315 of the Magnuson-Stevens Fishery Con-12 servation and Management Act (8 U.S.C. 1864): Provided 13 14 further, That of the funds provided under this heading for the Office of Response and Restoration funds may be used 15 16 from the Damage Assessment Restoration Revolving Fund for sampling, and analysis related to the disposal of obsolete 17 vessels owned or operated by the Federal Government in 18 19 Suisun Bay, California: Provided further, That of the funds 20 provided under this heading, up to \$275,000 may be avail-21 able for the purchase and distribution of by catch reduction 22 devices to shrimpers in areas of the Gulf Coast impacted by Hurricane Rita or Hurricane Katrina during 2005. 23

In addition, for necessary retired pay expenses under
the Retired Serviceman's Family Protection and Survivor

Benefits Plan, and for payments for the medical care of
 retired personnel and their dependents under the Depend ents Medical Care Act (10 U.S.C. ch. 55), such sums as
 may be necessary.

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## PROCUREMENT, ACQUISITION AND CONSTRUCTION

6 For procurement, acquisition and construction of cap-7 ital assets, including alteration and modification costs, of the National Oceanic and Atmospheric Administration, 8 9 \$1,089,000,000, to remain available until September 30, 2009, except funds provided for construction of facilities 10 11 which shall remain available until expended: Provided, That of the amounts provided for the National Polar-orbit-12 ing Operational Environmental Satellite System, funds 13 shall only be made available on a dollar-for-dollar matching 14 15 basis with funds provided for the same purpose by the Department of Defense: Provided further, That except to the 16 extent expressly prohibited by any other law, the Depart-17 ment of Defense may delegate procurement functions related 18 19 to the National Polar-orbiting Operational Environmental Satellite System to officials of the Department of Commerce 20 21 pursuant to section 2311 of title 10, United States Code: 22 Provided further, That any deviation from the amounts des-23 ignated for specific activities in the report accompanying 24 this Act, or any use of deobligated balances of funds pro-

1	vided under this heading in previous years, shall be subject
2	to the procedures set forth in section 505 of this Act.
3	PACIFIC COASTAL SALMON RECOVERY
4	For necessary expenses associated with the restoration
5	of Pacific salmon populations, \$90,000,000.
6	COASTAL ZONE MANAGEMENT FUND
7	(INCLUDING TRANSFER OF FUNDS)
8	Of amounts collected pursuant to section 308 of the
9	Coastal Zone Management Act of 1972 (16 U.S.C. 1456a),
10	not to exceed \$3,000,000 shall be transferred to the "Oper-
11	ations, Research, and Facilities" account to offset the costs
12	of implementing such Act.
13	FISHERIES FINANCE PROGRAM ACCOUNT
14	Subject to section 502 of the Congressional Budget Act
15	of 1974, during fiscal year 2008, obligations of direct loans
16	may not exceed \$8,000,000 for Individual Fishing Quota
17	loans as authorized by the Merchant Marine Act of 1936.
18	Other
19	Departmental Management
20	SALARIES AND EXPENSES
21	For expenses necessary for the departmental manage-
22	ment of the Department of Commerce provided for by law,
23	including not to exceed \$5,000 for official entertainment,
24	\$53,193,000: Provided, That of the amounts provided to the
25	Secretary within this account, \$10,000,000 shall not become

available for obligation until the Secretary certifies to the 1 2 Committees on Appropriations that the Bureau of the Cen-3 sus has followed, and met all best practices, and all Office of Management and Budget guidelines related to informa-4 5 tion technology projects: Provided further, That the Secretary, within 120 days of enactment of this Act, shall pro-6 7 vide a report to the Committees on Appropriations that audits and evaluates all decision documents and expenditures 8 9 by the Bureau of the Census as they relate to the 2010 Census: Provided further, That the Secretary, within 120 days 10 11 of the enactment of this Act, shall provide a report to Congress that is publicly available on the Bureau's website on 12 the steps that the Census Bureau will take to allow citizens 13 the opportunity to complete the decennial census and the 14 American Community Survey over the Internet. 15

16 HCHB RENOVATION AND MODERNIZATION

17 For expenses necessary for the renovation and mod18 ernization of the Herbert C. Hoover Building, \$5,100,000,
19 to remain available until expended.

20 OFFICE OF INSPECTOR GENERAL

For necessary expenses of the Office of Inspector General in carrying out the provisions of the Inspector General
Act of 1978 (5 U.S.C. App.), \$23,426,000.

COORDINATION COUNCIL

2

For necessary expenses of the National Intellectual
Property Law Enforcement Coordination Council to coordinate domestic and international intellectual property protection and law enforcement relating to intellectual property among Federal and foreign entities, \$1,000,000.

8 General Provisions—Department of Commerce

9 (INCLUDING TRANSFER OF FUNDS)

10 SEC. 101. During the current fiscal year, applicable 11 appropriations and funds made available to the Department of Commerce by this Act shall be available for the 12 activities specified in the Act of October 26, 1949 (15 U.S.C. 13 1514), to the extent and in the manner prescribed by the 14 Act, and, notwithstanding 31 U.S.C. 3324, may be used for 15 advanced payments not otherwise authorized only upon the 16 17 certification of officials designated by the Secretary of Com-18 merce that such payments are in the public interest.

SEC. 102. During the current fiscal year, appropriations made available to the Department of Commerce by
this Act for salaries and expenses shall be available for hire
of passenger motor vehicles as authorized by 31 U.S.C. 1343
and 1344; services as authorized by 5 U.S.C. 3109; and uniforms or allowances therefor, as authorized by law (5 U.S.C.
5901–5902).

1 SEC. 103. Not to exceed 5 percent of any appropriation 2 made available for the current fiscal year for the Department of Commerce in this Act may be transferred between 3 such appropriations, but no such appropriation shall be in-4 5 creased by more than 10 percent by any such transfers: Provided, That any transfer pursuant to this section shall be 6 7 treated as a reprogramming of funds under section 505 of this Act and shall not be available for obligation or expendi-8 9 ture except in compliance with the procedures set forth in that section: Provided further, That the Secretary of Com-10 11 merce shall notify the Senate Committee on Appropriations at least 15 days in advance of the acquisition or disposal 12 of any capital asset (including land, structures, and equip-13 14 ment) not specifically provided for in this or any other Departments of Commerce, Justice, Science, and Related 15 16 Agencies Appropriations Act: Provided further, That for the 17 National Oceanic and Atmospheric Administration this section shall provide for transfers among appropriations made 18 19 only to the National Oceanic and Atmospheric Administration and such appropriations may not be transferred and 20 21 reprogrammed to other Department of Commerce bureaus 22 and appropriation accounts.

SEC. 104. Any costs incurred by a department or agency funded under this title resulting from personnel actions
taken in response to funding reductions included in this

1 title or from actions taken for the care and protection of 2 loan collateral or grant property shall be absorbed within 3 the total budgetary resources available to such department or agency: Provided, That the authority to transfer funds 4 5 between appropriations accounts as may be necessary to carry out this section is provided in addition to authorities 6 7 included elsewhere in this Act: Provided further, That use of funds to carry out this section shall be treated as a re-8 9 programming of funds under section 505 of this Act and shall not be available for obligation or expenditure except 10 in compliance with the procedures set forth in that section. 11 12 SEC. 105. EXTENSION OF GUARANTEE AUTHORITY. (a) IN GENERAL.—Section 101(k) of the Emergency Steel Loan 13 14 Guarantee Act of 1999 (15 U.S.C. 1841 note) is amended

15 by striking "2007" and inserting "2009".

(b) CONFORMING AMENDMENTS.—Paragraphs (1) and
(2) of section 101(b) of the Emergency Steel Loan Guar18 antee Act of 1999 (15 U.S.C. 1841 note) are each amended
19 by striking "in 1998" and inserting "since 1998".

(c) DEFINITION OF QUALIFIED STEEL COMPANY.—
21 Subparagraph (C) of section 101(c)(3) of the Emergency
22 Steel Loan Guarantee Act of 1999 (15 U.S.C. 1841 note)
23 is amended by striking ", in 1998" and inserting "in 1998,
24 and thereafter,".

(d) SALARIES AND ADMINISTRATIVE EXPENSES.—The
 Emergency Steel Loan Guarantee Act of 1999 (15 U.S.C.
 1841 note) is amended by adding at the end the following:

4 "SEC. 103. SALARIES AND ADMINISTRATIVE EXPENSES.

5 "(a) In addition to funds made available under section
6 101(j) of the Emergency Steel Loan Guarantee Act of 1999
7 (15 U.S.C. 1841 note), up to \$1,000,000 in funds made
8 available under section 101(f) of such Act may be used for
9 salaries and administrative expenses to administer the
10 Emergency Steel Loan Guarantee Program.

11 "(b) Funds made available for salaries and adminis12 trative expenses to administer the Emergency Steel Loan
13 Guarantee Program shall remain available until ex14 pended.".

SEC. 106. Notwithstanding any other provision of law,
no funds appropriated under this Act shall be used to register, issue, transfer, or enforce any trademark of the phrase
"Last Best Place".

SEC. 107. Section 3315(b) of title 19, United States
Code, is amended by inserting ", including food when sequestered," following "for the establishment and operations
of the United States Section and for the payment of the
United States share of the expenses".

24 SEC. 108. Notwithstanding the requirements of sub-25 section 4703(d), the personnel management demonstration project established by the Department of Commerce pursu ant to 5 U.S.C. 4703 may be expanded to involve more than

3 5,000 individuals, and is extended indefinitely.

4 SEC. 109. (a) The Stevenson-Wydler Technology Inno5 vation Act of 1980 (Public Law 96–480), as amended, is
6 amended by:

(1) deleting section 5;

7

8 (2) deleting paragraphs (1) and (3) of section 4;
9 and

10 (3) redesignating paragraphs (2) and (4)
11 through (13) as paragraphs (1) through (11).

(b) Section 212(b) of the National Technical Information Act of 1988 (Public Law 100–519), as amended, is
amended by striking "Under Secretary of Commerce for
Technology" and inserting "Director of the National Institute of Standards and Technology".

SEC. 110. The Secretary of Commerce is permitted to
prescribe and enforce standards or regulations affecting
safety and health in the context of scientific and occupational diving within the National Oceanic and Atmospheric
Administration.

SEC. 111. NOAA PACIFIC REGIONAL CENTER. (a) IN
GENERAL.—The National Oceanic and Atmospheric Administration (NOAA) is authorized to engage in planning,
design, acquisition, renovation, construction and related ac-

tivities to complete NOAA's Pacific Regional Center on
 Ford Island, Hawaii, consisting of the following: adaptive
 re-use and renovation of hangars 175 and 176, and con struction of a new interconnecting building and other re lated structures. Funds are hereby authorized to be appro priated for fiscal years beginning after September 2007 for
 purposes of completing the Center.

8 (b) INCREMENTAL FUNDING.—Of the funds appro-9 priated elsewhere in this Act, \$20,250,000 are available for 10 obligation and expenditure as an additional increment to 11 funds previously appropriated for the NOAA Pacific Re-12 gional Center. These funds may be expended incrementally 13 through multiple year contracts for design, construction 14 and related activities for the Center; and remain available 15 until expended.

16 Sec. 112. Papahānaumokuākea Fishery Reduc-TION. (a) IN GENERAL.—The Papahānaumokuākea Marine 17 National Monument was created by Presidential proclama-18 tion on June 15, 2006 to protect more than 7,000 marine 19 and terrestrial species including protection for the habitat 20 21 for the endangered Hawaiian monk seal, threatened Hawai-22 ian green sea turtle and other marine species. The Presidential proclamation will phase out all commercial fishing 23 24 by June 15, 2011. The Secretary of Commerce is authorized to conduct a voluntary capacity reduction program to re-25

move all commercial fishing capacity in the area prior to
 that date.

3 (b) REGULATIONS.—The Secretary shall promulgate
4 regulations for the voluntary capacity reduction program
5 that:

6 (1) identifies eligible participants as those indi-7 viduals engaged in commercial fishing in the des-8 ignated waters within the Papahānaumokuākea Ma-9 rine National Monument pursuant to a valid com-10 mercial Federal fishing permit in the 2006 fishing 11 season;

(2) provides a mechanism to compensate eligible
participants for no more than the economic value of
their permits, their vessels or vessel endorsements, and
fishing gear;

16 (3) ensures that commercial fishing vessels of eli17 gible participants cannot be used in fishing anywhere
18 in the world;

19 (4) for the commercial fishing vessels of eligible20 participants, ensures

21 (A) that documentation be provided show22 ing that such vessel has been scrapped or scuttled
23 or,

24 (B) that the Secretary of the department in
25 which the Coast Guard is operating places a title

restriction on the fishing vessel permanently pro-
hibiting and effectively preventing its use in
fishing, and
(C) that the vessel must remain in Federal
documentation and that the Maritime Adminis-
tration will prohibit the reflagging of the vessel.
(c) AUTHORIZATION.—There is authorized no more
than \$7,500,000 and there is appropriated \$7,500,000 of
the amount provided in this Act for National Oceanic and
Atmospheric Administration's "Operations, research, and
facilities" to implement this program.

(d) CLARIFICATION.—Nothing in this section is intended to enlarge or diminish Federal or State title, jurisdiction, or authority with respect to the waters of the Northwestern Hawaiian Islands or the tidal or submerged lands
under any provision of State or Federal law.

17 SEC. 113. NIST BUILDING 1 EXTENSION. Of the funds 18 appropriated elsewhere in this Act, \$28,000,000 are avail-19 able for obligation and expenditure as an additional incre-20 ment to funds previously appropriated for this project. 21 These funds may be expended incrementally through mul-22 tiple year contracts for design, construction and related ac-23 tivities for the Building 1 Extension; and remain available 24 until expended.

1	Sec. 114. Limitations on Satellite Acquisitions
2	by the Department of Commerce. (a) Certifi-
3	CATION.—
4	(1) REQUIREMENT FOR CERTIFICATION.—Prior
5	to the date that the certification described in para-
6	graph (2) is made, the Secretary may not—
7	(A) obligate funds provided by this Act or
8	by previous appropriations Acts to acquire sat-
9	ellites; or
10	(B) receive approval of—
11	(i) a major milestone; or
12	(ii) a key decision point.
13	(2) Content of certification.—The certifi-
14	cation described in this paragraph is a certification
15	made by the Secretary and the Director that—
16	(A) the technology utilized in the satellites
17	has been demonstrated in a relevant environ-
18	ment;
19	(B) the program has demonstrated a high
20	likelihood of accomplishing the its intended
21	goals; and
22	(C) the acquisition of satellites for use in
23	the program represents a good value—
24	(i) in consideration of the per unit cost
25	and the total acquisition cost of the pro-

1	gram and in the context of the total re-
2	sources available for the fiscal year in
3	which the certification is made and the fu-
4	ture out-year budget projections for the De-
5	partment of Commerce; and
6	(ii) in consideration of the ability of
7	the Secretary to accomplish the goals of the
8	program using alternative systems.
9	(3) SUBMISSION TO CONGRESS.—Not later than
10	the 30 days after the date of the enactment of this Act,
11	the Secretary and the Director shall submit to the ap-
12	propriate congressional committees—
13	(A) the certification described in paragraph
14	(2); or
15	(B) a report on the reasons that such cer-
16	tification cannot be made.
17	(b) DEFINITIONS.—In this section:
18	(1) Appropriate congressional commit-
19	TEES.—The term "appropriate congressional commit-
20	tees" means—
21	(A) the Committee on Appropriations and
22	the Committee on Commerce, Science, and
23	Transportation of the Senate; and

1	(B) the Committee on Appropriations and
2	the Committee on Science and Technology of the
3	House of Representatives.
4	(2) DIRECTOR.—The term "Director" means the
5	Director of the Office of Management and Budget.
6	(3) Key decision point.—The term 'key deci-
7	sion point" means the initiation of procurement for
8	a major system or subsystem of a program.
9	(4) Major milestone approval.—The term
10	"major milestone approval" means a decision to enter
11	into development of a system for a program.
12	(5) Program.—The term "program" means the
13	programs of the National Oceanic and Atmospheric
14	Administration for which satellites will be acquired.
15	(6) SATELLITE.—The term "satellite" means the
16	satellites proposed to be acquired for the National
17	Oceanic and Atmospheric Administration, other than
18	the National Polar-orbiting Operational Environ-
19	mental Satellite System (NPOESS).
20	(7) Secretary.—The term "Secretary" means
21	the Secretary of Commerce.
22	(c) Independent Cost Estimates.—
23	(1) REQUIREMENT.—The Secretary may not ap-
24	prove the development or acquisition of a program
25	unless an independent estimate of the full life-cycle

1	cost of the program has been considered by the Sec-
2	retary.
3	(2) REGULATIONS.—The Secretary shall pre-
4	scribe regulations governing the content and submis-
5	sion of the estimate required by paragraph (1). The
6	regulations shall require that each such estimate—
7	(A) be prepared by an office or other entity
8	that is not under the supervision of the Under
9	Secretary of Oceans and Atmosphere; and
10	(B) include all costs of development, pro-
11	curement, construction, operations, maintenance,
12	and management of the program.
13	(d) Requirement for Analysis if Unit Costs Ex-
14	CEED 15 PERCENT.—
15	(1) Requirement.—If the percentage increase
16	in the acquisition cost of a program in which the ac-
17	quisition unit cost or procurement unit cost exceeds
18	15 percent more than the baseline cost of the program,
19	the Secretary shall initiate an analysis of the pro-
20	gram. Such analysis of alternatives shall include, at
21	a minimum, the following:
22	(A) The projected cost to complete the pro-

23

gram if current requirements are not modified.

	- <u>-</u>
1	(B) The projected cost to complete the pro-
2	gram based on potential modifications to the re-
3	quirements.
4	(C) The projected cost to complete the pro-
5	gram based on design modifications, enhance-
6	ments to the producibility of the program, and
7	other efficiencies.
8	(D) The projected cost and capabilities of
9	the program that could be delivered within the
10	originally authorized budget for the program, in-
11	cluding any increase or decrease in capability.
12	(E) The projected costs for an alternative
13	system or capability.
14	(2) SUBMISSION TO CONGRESS.—The analysis of
15	alternatives required under paragraph (1) with re-
16	spect to a program shall be—
17	(A) completed not later than 6 months after
18	the date of that the Secretary determines that the
19	cost of the program exceeds 15 percent more than
20	the baseline cost of the program; and
21	(B) submitted to the appropriate congres-
22	sional committees not later than 30 days after
23	the date the analysis is completed.
24	(3) Clarification of cost escalation.—For
25	the purposes of determining whether cost of the Geo-

1	stationary Operational Environmental Satellite Pro-
2	gram exceeds 15 percent more than the baseline cost
3	under paragraph (1), the baseline cost of the such
4	Program is \$6,960,000,000.
5	Sec. 115. Intangible Assets Investment Study.
6	(a) IN GENERAL.—Not later than 60 days after the date
7	of the enactment of this Act, the Director of the Bureau of
8	Economic Analysis of the Department of Commerce shall
9	enter into an agreement with the Council of the National
10	Academy of Sciences to conduct a study, which shall—
11	(1) recommend steps to improve the measurement
12	of intangible assets and their incorporation in the
13	National Income and Product Accounts;
14	(2) identify and estimate the size of the Federal
15	Government's investment in intangible assets;
16	(3) survey other countries' efforts to measure and
17	promote investments in intangible assets; and
18	(4) recommend policies to accelerate private and
19	public investment in the types of intangible assets
20	most likely to contribute to economic growth.
21	(b) Completion.—The National Academy of Sciences
22	shall complete the study described in subsection (a) not later
23	than 18 months after the date on which the agreement de-

24 scribed in subsection (a) was signed.

(c) FUNDING.—From the funds appropriated for eco nomic and statistical analysis under this title, the Sec retary of Commerce may set aside sufficient amounts to
 complete the study described in subsection (a).

5 SEC. 116. UNITED STATES ECONOMIC DATA. (a) Of
6 the funds provided in this title for Economic and Informa7 tion Infrastructure under the heading "ECONOMIC AND STA8 TISTIC ANALYSIS", \$950,000 may be used to carry out the
9 study and report required under this section.

10 (b) Not later than 60 days after the date of the enact-11 ment of this Act, the Secretary of Commerce shall enter into 12 a contract with the National Academy of Sciences to con-13 duct a study and report on whether the import price data 14 published by the Bureau of Labor Statistics and other eco-15 nomic data collected by the United States accurately reflect 16 the economic condition of the United States.

17 (c)(1) The report required by subsection (b) shall in18 clude an analysis of the methods used to determine the con19 dition of the United States economy and shall address—

20 (A) whether the statistical measure of the United
21 States economy correctly interprets the impact of im22 ports and outsourced production;

(B) whether the statistical measures of the
United States economy result in an accurate report of

1	United States gross domestic product (GDP), produc-
2	tivity, and other aspects of economic performance;
3	(C) whether the impact of imports on United
4	States manufacturing levels and competitiveness is
5	accurately reported; and
6	(D) whether other countries are accounting for
7	import prices more accurately or frequently than the
8	United States.
9	(2) If the findings of the report indicate that the meth-
10	ods used for accounting for imported goods and United
11	States wages result in overstating economic growth, domes-
12	tic manufacturing output, and productivity growth, the re-
13	port shall include recommendations with respect to—
14	(A) what actions should be taken to produce
15	more accurate import price indices on a regular
16	basis; and
17	(B) what other measures of economic analysis
18	should be used to accurately reflect the globalization
19	of economic activity and offshoring of domestic pro-
20	duction.
21	(d) The report required by subsection (b) shall be com-
22	pleted and submitted to Congress not later than 18 months
23	after the date of the contract described in subsection (b).
24	SEC. 117. (a) IN GENERAL.—The Secretary of Com-
25	merce may—

(1) develop, maintain, and make public a list of
 vessels and vessel owners engaged in illegal, unre ported, or unregulated fishing, including vessels or
 vessel owners identified by an international fishery
 management organization, whether or not the United
 States is a party to the agreement establishing such
 organization; and

8 (2) take appropriate action against listed vessels 9 and vessel owners, including action against fish, fish 10 parts, or fish products from such vessels, in accord-11 ance with applicable United States law and con-12 sistent with applicable international law, including 13 principles, rights, and obligations established in ap-14 plicable international fishery management and trade 15 agreements.

(b) RESTRICTIONS ON PORT ACCESS OR USE.—Action
taken by the Secretary under subsection (a)(2) that include
measures to restrict use of or access to ports or port services
shall apply to all ports of the United States and its territories.

21 (c) REGULATIONS.—The Secretary may promulgate
22 regulations to implement this section.

23 This title may be cited as the "Department of Com24 merce Appropriations Act, 2008".
1	TITLE II
2	DEPARTMENT OF JUSTICE
3	General Administration
4	SALARIES AND EXPENSES
5	For expenses necessary for the administration of the
6	Department of Justice, \$104,777,000, of which not to exceed
7	\$3,317,000 is for security and construction of Department
8	of Justice facilities, to remain available until expended:
9	Provided, That the Attorney General is authorized to trans-
10	fer funds appropriated within General Administration to
11	any office in this account: Provided further, That no appro-
12	priations for any office within General Administration
13	shall be increased or decreased by more than 5 percent by
14	all such transfers: Provided further, That \$12,684,000 is for
15	Department Leadership; \$7,664,000 is for Intergovern-
16	mental Relations/External Affairs; \$11,832,000 is for Exec-
17	utive Support/Professional Responsibility; and \$72,597,000
18	is for the Justice Management Division: Provided further,
19	That any change in funding greater than 5 percent shall
20	be submitted for approval to the Senate Committee on Ap-
21	propriations consistent with the terms of section 505 of this
22	Act: Provided further, That this transfer authority is in ad-
23	dition to transfers authorized under section 505 of this Act:
24	Provided further, That not to exceed \$30,000 shall be avail-
25	able for official reception and representation expenses: Pro-

vided further, That \$10,000,000 shall only be used to ad dress the health safety and security issues identified in the
 United States Department of Justice, Office of Inspector
 General Report I-2007-008.

5

# JUSTICE INFORMATION SHARING TECHNOLOGY

6 For necessary expenses for information sharing tech-7 nology, including planning, development, deployment and 8 Departmental direction, \$95,795,000, to remain available 9 until expended: Provided, That, of the funds available, up 10 to \$21,000,000 is for the unified financial management sys-11 tem to be administered by the Unified Financial Manage-12 ment System Executive Council.

13 TACTICAL LAW ENFORCEMENT WIRELESS COMMUNICATIONS 14 For the costs of conversion to narrowband communications, including the cost for operation and maintenance of 15 16 Land Mobile Radio legacy systems, \$76,353,000, to remain available until September 30, 2009: Provided, That the At-17 torney General shall transfer to this account all funds made 18 available to the Department of Justice for the purchase of 19 20 portable and mobile radios: Provided further, That any 21 transfer made under the preceding proviso shall be subject 22 to section 505 of this Act: Provided further, That the Attorney General shall transfer to the "Narrowband Communica-23 24 tions/Integrated Wireless Network" account all funds made available in this Act to the Department of Justice for the 25 purchase of portable and mobile radios and related infra-26 † HR 3093 EAS

1 structure and any transfer made under this section shall

2 be subject to section 505 of this Act.

3 Administrative review and appeals

4 For expenses necessary for the administration of pardon and clemency petitions and immigration-related activi-5 ties, \$251,499,000, of which \$4,000,000 shall be derived by 6 transfer from the Executive Office for Immigration Review 7 fees deposited in the "Immigration Examinations Fee" ac-8 count: Provided, That \$4,000,000 shall be expended on the 9 Executive Office for Immigration Review's Legal Orienta-10 11 tion Programs.

12

# DETENTION TRUSTEE

13 For necessary expenses of the Federal Detention Trustee, \$1,265,872,000: Provided, That the Trustee shall be re-14 sponsible for managing the Justice Prisoner and Alien 15 Transportation System and for overseeing housing related 16 17 to such detention: Provided further, That any unobligated balances available in prior years from the funds appro-18 priated under the heading "Federal Prisoner Detention" 19 20 shall be transferred to and merged with the appropriation 21 under the heading "Detention Trustee" and shall be avail-22 able until expended: Provided further, That funds not to exceed \$5,000,000 shall be considered "funds appropriated 23 24 for State and local law enforcement assistance" pursuant 25 to 18 U.S.C. 4013(b).

1	OFFICE OF INSPECTOR GENERAL
2	For necessary expenses of the Office of Inspector Gen-
3	eral, \$73,700,000, including not to exceed \$10,000 to meet
4	unforeseen emergencies of a confidential character: Pro-
5	vided, That within 200 days of enactment of this Act, the
6	Inspector General shall conduct an audit and issue a report
7	to the Committees on Appropriations of all expenses of the
8	legislative and public affairs offices at each location of the
9	Justice Department, its bureaus and agencies, including
10	but not limited to every field office and headquarters com-
11	ponent; the audit shall include any and all expenses related
12	to these activities.
13	United States Parole Commission
14	SALARIES AND EXPENSES
15	For necessary expenses of the United States Parole
16	Commission as authorized, \$12,194,000.
17	Legal Activities
18	GENERAL LEGAL ACTIVITIES
19	SALARIES AND EXPENSES
20	(INCLUDING TRANSFER OF FUNDS)
21	For expenses necessary for the legal activities of the
22	Department of Justice, not otherwise provided for, includ-
23	ing not to exceed \$20,000 for expenses of collecting evidence,
24	to be expended under the direction of, and to be accounted
25	for solely under the certificate of, the Attorney General; and
26	rent of private or Government-owned space in the District
	† HR 3093 EAS

1 of Columbia, \$753,000,000, of which not to exceed 2 \$10,000,000 is for litigation support contracts and shall re-3 main available until expended: Provided, That of the total amount appropriated, not to exceed \$1,000 shall be avail-4 5 able to the United States National Central Bureau, INTERPOL, for official reception and representation ex-6 7 penses: Provided further, That notwithstanding section 105 of this Act, upon a determination by the Attorney General 8 9 that emergent circumstances require additional funding for litigation activities of the Civil Division, the Attorney Gen-10 eral may transfer such amounts to "Salaries and Expenses, 11 General Legal Activities" from available appropriations for 12 the current fiscal year for the Department of Justice, as 13 may be necessary to respond to such circumstances: Pro-14 vided further, That any transfer pursuant to the previous 15 16 proviso shall be treated as a reprogramming under section 17 505 of this Act and shall not be available for obligation or expenditure except in compliance with the procedures set 18 19 forth in that section: Provided further, That in addition there is hereby appropriated \$6,833,000 for reimbursement 20 21 of expenses of the Department of Justice associated with 22 processing cases under the National Childhood Vaccine Injury Act of 1986, to be appropriated from the Vaccine In-23 24 jury Compensation Trust Fund.

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### ANTITRUST DIVISION

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# SALARIES AND EXPENSES

3 For expenses necessary for the enforcement of antitrust 4 and kindred laws, \$155,097,000, to remain available until expended: Provided, That, notwithstanding any other provi-5 sion of law, not to exceed \$139,000,000 of offsetting collec-6 tions derived from fees collected for premerger notification 7 filings under the Hart-Scott-Rodino Antitrust Improve-8 ments Act of 1976 (15 U.S.C. 18a), regardless of the year 9 10 of collection, shall be retained and used for necessary expenses in this appropriation, and shall remain available 11 12 until expended: Provided further, That the sum herein ap-13 propriated from the general fund shall be reduced as such 14 offsetting collections are received during fiscal year 2008, 15 so as to result in a final fiscal year 2008 appropriation 16 from the general fund estimated at not more than 17 \$16,097,000.

18 UNITED STATES ATTORNEYS

19 SALARIES AND EXPENSES

For necessary expenses of the Offices of the United States Attorneys, including inter-governmental and cooperative agreements, \$1,747,822,000: Provided, That of the total amount appropriated, not to exceed \$8,000,000 shall be available for official reception and representation expenses: Provided further, That not to exceed \$20,000,000 shall remain available until expended.

1 UNITED STATES TRUSTEE SYSTEM FUND 2 For necessary expenses of the United States Trustee 3 Program, as authorized, \$231,899,000, to remain available until expended and to be derived from the United States 4 5 Trustee System Fund: Provided, That, notwithstanding any other provision of law, deposits to the Fund shall be avail-6 7 able in such amounts as may be necessary to pay refunds due depositors: Provided further, That, notwithstanding 8 9 any other provision of law, \$184,000,000 of offsetting collections pursuant to 28 U.S.C. 589a(b) shall be retained and 10 11 used for necessary expenses in this appropriation and shall remain available until expended: Provided further, That the 12 sum herein appropriated from the Fund shall be reduced 13 as such offsetting collections are received during fiscal year 14 2008, so as to result in a final fiscal year 2008 appropria-15 16 tion from the Fund estimated at \$0.

17 FOREIGN CLAIMS SETTLEMENT COMMISSION

18

SALARIES AND EXPENSES

For expenses necessary to carry out the activities of
the Foreign Claims Settlement Commission, including services as authorized by section 3109 of title 5, United States
Code, \$1,709,000.

23 United States Marshals Service

24 SALARIES AND EXPENSES

25 For necessary expenses of the United States Marshals
26 Service, \$896,860,000; of which not to exceed \$20,000 shall

1 be available for official reception and representation expenses; of which not to exceed \$4,000,000 shall be for infor-2 mation technology systems and shall remain available until 3 expended: Provided, That not less than \$12,397,000 shall 4 5 be available for the costs of courthouse security equipment, including furnishings, relocations, and telephone systems 6 7 and cabling, and shall remain available until expended: Provided further, That an additional \$7,845,000 shall be 8 9 available to carry out the Adam Walsh Child Protection and Safety Act of 2006 offset by a reduction in the amount 10 11 available for the Advanced Technology Program under the heading "Industrial Technology Services" in title I 12 13 of \$7,845,000.

14

#### CONSTRUCTION

15 For construction in space controlled, occupied, or uti16 lized by the United States Marshals Service, \$8,015,000, to
17 remain available until expended.

18 FEES AND EXPENSES OF WITNESSES

19 For fees and expenses of witnesses, for expenses of con-20 tracts for the procurement and supervision of expert wit-21 nesses, for private counsel expenses, including advances, 22 and for expenses of foreign counsel, \$168,300,000, to remain 23 available until expended: Provided, That, not to exceed 24 \$10,000,000 may be made available for construction of 25 buildings for protected witness safesites: Provided further,

That not to exceed \$3,000,000 may be made available for 1 the purchase and maintenance of armored and other vehi-2 3 cles for witness security caravans: Provided further, That not to exceed \$9,000,000 may be made available for the pur-4 5 chase, installation, maintenance, and upgrade of secure telecommunications equipment and a secure automated in-6 7 formation network to store and retrieve the identities and locations of protected witnesses. 8

9 10

# SALARIES AND EXPENSES

COMMUNITY RELATIONS SERVICE

11 For necessary expenses of the Community Relations Service, \$10,230,000: Provided, That notwithstanding sec-12 13 tion 105 of this Act, upon a determination by the Attorney General that emergent circumstances require additional 14 funding for conflict resolution and violence prevention ac-15 16 tivities of the Community Relations Service, the Attorney 17 General may transfer such amounts to the Community Relations Service, from available appropriations for the cur-18 rent fiscal year for the Department of Justice, as may be 19 necessary to respond to such circumstances: Provided fur-20 21 ther, That any transfer pursuant to the previous proviso 22 shall be treated as a reprogramming under section 505 of 23 this Act and shall not be available for obligation or expendi-24 ture except in compliance with the procedures set forth in that section: Provided further. That of the amount appro-25

priated under this heading, \$2,000,000 shall be used for sal aries and expenses for hiring additional conciliators for the
 regional offices of the Community Relations Service of the
 Department of Justice: Provided further, That not less than
 of the conciliators hired under the preceding proviso shall
 be employed in region 6.

ASSETS FORFEITURE FUND

8 For expenses authorized by subparagraphs (B), (F),
9 and (G) of section 524(c)(1) of title 28, United States Code,
10 \$20,990,000, to be derived from the Department of Justice
11 Assets Forfeiture Fund.

12 NATIONAL SECURITY DIVISION

7

13

SALARIES AND EXPENSES

14 For expenses necessary to carry out the activities of the National Security Division, \$78,056,000; of which not 15 to exceed \$5,000,000 for information technology systems 16 17 shall remain available until expended: Provided, That notwithstanding section 204 of this Act, upon a determination 18 by the Attorney General that emergent circumstances re-19 20 quire additional funding for the activities of the National 21 Security Division, the Attorney General may transfer such amounts to this heading from available appropriations for 22 the current fiscal year for the Department of Justice, as 23 24 may be necessary to respond to such circumstances: Provided further, That any transfer pursuant to the previous 25 proviso shall be treated as a reprogramming under section 26 † HR 3093 EAS

505 of this Act and shall not be available for obligation
 or expenditure except in compliance with the procedures set
 forth in that section.

4

# INTERAGENCY LAW ENFORCEMENT

5

# INTERAGENCY CRIME AND DRUG ENFORCEMENT

6 For necessary expenses for the identification, inves-7 tigation, and prosecution of individuals associated with the most significant drug trafficking and affiliated money 8 9 laundering organizations not otherwise provided for, to in-10 clude inter-governmental agreements with State and local law enforcement agencies engaged in the investigation and 11 12 prosecution of individuals involved in organized crime drug 13 trafficking, \$509,154,000, of which \$50,000,000 shall re-14 main available until expended: Provided, That any 15 amounts obligated from appropriations under this heading 16 may be used under authorities available to the organiza-17 tions reimbursed from this appropriation.

18 FEDERAL BUREAU OF INVESTIGATION

# 19 SALARIES AND EXPENSES

For necessary expenses of the Federal Bureau of Investigation for detection, investigation, and prosecution of crimes against the United States, \$6,372,250,000; of which not to exceed \$150,000,000 shall remain available until expended; and of which \$2,308,580,000 shall be for counterterrorism investigations, foreign counterintelligence.

and other activities related to national security: Provided, 1 2 That not to exceed \$205,000 shall be available for official 3 reception and representation expenses: Provided further, 4 That not to exceed \$170,000 shall be available for expenses associated with the celebration of the 100th anniversary of 5 the FBI: Provided further, That not later than 60 days after 6 7 the enactment of this Act, the Director of the FBI shall submit to the Committee on Appropriations and the Committee 8 9 on Judiciary of each House a report that evaluates the FBI's current work force allocation and assesses the right-10 11 sizing and realignment of agents, analysts and support personnel currently in field offices to better meet the FBI's mis-12 sion requirements and priorities. 13

14

#### CONSTRUCTION

15 For necessary expenses to construct or acquire build-16 ings and sites by purchase, or as otherwise authorized by 17 law (including equipment for such buildings); conversion and extension of Federally-owned buildings; and prelimi-18 19 nary planning and design of projects; \$206,400,000, to remain available until expended: Provided, That \$63,700,000 20 21 shall be available for Sensitive Compartmented Information 22 Facilities (SCIFs).

	49
1	Drug Enforcement Administration
2	SALARIES AND EXPENSES
3	For necessary expenses of the Drug Enforcement Ad-
4	ministration, including not to exceed \$70,000,000 to meet
5	unforeseen emergencies of a confidential character pursuant
6	to section 530C of title 28, United States Code; expenses
7	for conducting drug education and training programs, in-
8	cluding travel and related expenses for participants in such
9	programs and the distribution of items of token value that
10	promote the goals of such programs, \$1,854,157,000; of
11	which not to exceed \$75,000,000 shall remain available
12	until expended; and of which not to exceed \$100,000 shall
13	be available for official reception and representation ex-
14	penses.
15	BUREAU OF ALCOHOL, TOBACCO, FIREARMS, AND
16	Explosives
17	SALARIES AND EXPENSES
18	For necessary expenses of the Bureau of Alcohol, To-
19	bacco, Firearms, and Explosives, including not to exceed

\$50,000 for official reception and representation expenses;
for training of State and local law enforcement agencies
with or without reimbursement, including training in connection with the training and acquisition of canines for explosives and fire accelerants detection; and for provision of
laboratory assistance to State and local law enforcement

† HR 3093 EAS

agencies, with or without reimbursement, \$1,013,980,000, 1 2 of which not to exceed \$1,000,000 shall be available for the 3 payment of attorneys' fees as provided by section 924(d)(2)of title 18, United States Code; and of which \$10,000,000 4 5 shall remain available until expended: Provided, That no funds appropriated herein shall be available for salaries or 6 7 administrative expenses in connection with consolidating or 8 centralizing, within the Department of Justice, the records, 9 or any portion thereof, of acquisition and disposition of firearms maintained by Federal firearms licensees: Pro-10 11 vided further, That no funds appropriated herein shall be used to pay administrative expenses or the compensation 12 of any officer or employee of the United States to implement 13 14 an amendment or amendments to 27 CFR 178.118 or to change the definition of "curios or relics" in 27 CFR 178.11 15 or remove any item from ATF Publication 5300.11 as it 16 17 existed on January 1, 1994: Provided further, That none of the funds appropriated herein shall be available to inves-18 tigate or act upon applications for relief from Federal fire-19 arms disabilities under 18 U.S.C. 925(c): Provided further, 20 21 That such funds shall be available to investigate and act 22 upon applications filed by corporations for relief from Federal firearms disabilities under section 925(c) of title 18, 23 United States Code: Provided further, That no funds made 24 available by this or any other Act may be used to transfer 25

1 the functions, missions, or activities of the Bureau of Alco-2 hol, Tobacco, Firearms, and Explosives to other agencies or 3 Departments in fiscal year 2008: Provided further, That no funds appropriated under this or any other Act with respect 4 5 to any previous fiscal year, fiscal year 2008, and any fiscal year thereafter may be used to disclose all or part of any 6 7 information received or generated by the Bureau of Alcohol, Tobacco, Firearms and Explosives in connection with any 8 9 request to trace a firearm, or information required to be kept by licensees pursuant to 923(g) of title 18, United 10 11 States Code, or required to be reported pursuant to paragraphs (3) and (7) of title 18, United States Code, except— 12

13 (1) to an official of a Federal, State, tribal, 14 local, or foreign law enforcement agency or a Federal, 15 State, or local prosecutor, who certifies that the infor-16 mation is sought solely in connection with and for use 17 in a bona fide criminal investigation or bona fide 18 criminal prosecution, or for national security or in-19 telligence purposes, and will not be used or disclosed 20 for any other purpose;

(2) for use in an action or proceeding commenced by the Attorney General to enforce the provisions of chapter 44 of title 18, United States Code;
chapter 53 of title 26, United States Code; chapter 3

of the Arms Export Control Act; or a review of such
 an action or proceeding; or

3 (3) for use in an action or proceeding com4 menced by the Secretary of the Treasury to enforce
5 part III of subchapter D of chapter 32 of the Internal
6 Revenue Code of 1986, or a review of such an action
7 or proceeding:

Provided further, That nothing in the previous proviso shall 8 9 be construed to prevent the sharing or exchange of such in-10 formation among and between Federal, State, tribal, local 11 or foreign law enforcement agencies or Federal, State, or 12 local prosecutors, or national security, intelligence, or counterterrorism officials, provided that such information, 13 14 regardless of its source, is shared, exchanged, or used solely in connection with bona fide criminal investigations or 15 bona fide criminal prosecutions or for national security or 16 17 intelligence purposes: Provided further, That information in the Firearms Trace System database maintained by the 18 19 National Trace Center, including all information received or generated by of the Bureau of Alcohol, Tobacco, Firearms 20 21 and Explosives shall be immune from legal process, shall 22 not be subject to subpoend or other discovery, shall not be used, relied on, or disclosed in any manner, and, regardless 23 24 of when disclosed including previously disclosed information, shall not be admissible as evidence, nor shall testimony 25

or other evidence based on such data be admissible as evi-1 2 dence, in any civil action pending on or filed after the effec-3 tive date of this subparagraph in any State or Federal court (including any court in the District of Columbia), or in 4 5 any administrative proceeding other than a proceeding commenced by the Bureau of Alcohol, Tobacco, Firearms 6 7 and Explosives to enforce the provisions of chapter 44 of 8 title 18, United States Code; chapter 53 of title 26, United 9 States Code; chapter 3 of the Arms Export Control Act; a proceeding commenced by the Secretary of the Treasury to 10 11 enforce part III of subchapter D of chapter 32 of the Internal Revenue Code of 1986; or judicial review of such actions 12 13 or proceedings. This provision shall not be construed to pre-14 vent the disclosure of statistical information concerning total production, importation, and exportation by each li-15 censed importer (as defined in section 921(a)(19) of title 16 17 18) and licensed manufacturer (as defined in section 921(a)(10) of title 18): Provided further, That no funds 18 19 made available by this or any other Act shall be expended to promulgate or implement any rule requiring a physical 20 21 inventory of any business licensed under section 923 of title 22 18, United States Code: Provided further, That no funds under this Act may be used to electronically retrieve infor-23 mation gathered pursuant to 18 U.S.C. 923(g)(4) by name 24 or any personal identification code: Provided further, That 25

no funds authorized or made available under this or any 1 2 other Act may be used to deny any application for a license under section 923 of title 18, United States Code, or renewal 3 of such a license due to a lack of business activity, provided 4 5 that the applicant is otherwise eligible to receive such a license, and is eligible to report business income or to claim 6 7 an income tax deduction for business expenses under the Internal Revenue Code of 1986: Provided further, That not-8 9 withstanding any other provision of law, home to work transportation currently allotted to Bureau of Alcohol, To-10 bacco, Firearms and Explosives field operations is extended 11 to headquarters executive Special Agents and designees. 12 13 CONSTRUCTION

14 For necessary expenses to construct or acquire build-15 ings and sites by purchase, or as otherwise authorized by 16 law (including equipment for such buildings); conversion 17 and extension of federally-owned buildings; and prelimi-18 nary planning and design or projects; \$35,000,000, to re-19 main available until expended.

- 20 FEDERAL PRISON SYSTEM
- 21 SALARIES AND EXPENSES

For necessary expenses of the Federal Prison System
for the administration, operation, and maintenance of Federal penal and correctional institutions, including purchase
(not to exceed 640, of which 605 are for replacement only)
and hire of law enforcement and passenger motor vehicles, *†***HR 3093 EAS**

and for the provision of technical assistance and advice on 1 related 2 corrections issues toforeign governments, 3 \$5,151,440,000: Provided, That the Attorney General may transfer to the Health Resources and Services Administra-4 5 tion such amounts as may be necessary for direct expenditures by that Administration for medical relief for inmates 6 7 of Federal penal and correctional institutions: Provided further, That the Director of the Federal Prison System, 8 9 where necessary, may enter into contracts with a fiscal agent or fiscal intermediary claims processor to determine 10 11 the amounts payable to persons who, on behalf of the Federal Prison System, furnish health services to individuals 12 committed to the custody of the Federal Prison System: Pro-13 14 vided further, That not to exceed \$6,000 shall be available for official reception and representation expenses: Provided 15 16 further, That not to exceed \$50,000,000 shall remain available for necessary operations until September 30, 2009: 17 Provided further, That, of the amounts provided for Con-18 19 tract Confinement, not to exceed \$20,000,000 shall remain available until expended to make payments in advance for 20 21 grants, contracts and reimbursable agreements, and other 22 expenses authorized by section 501(c) of the Refugee Education Assistance Act of 1980 (8 U.S.C. 1522 note), for the 23 care and security in the United States of Cuban and Hai-24 tian entrants: Provided further, That the Director of the 25

Federal Prison System may accept donated property and
 services relating to the operation of the prison card program
 from a not-for-profit entity which has operated such pro gram in the past notwithstanding the fact that such not for-profit entity furnishes services under contracts to the
 Federal Prison System relating to the operation of pre-re lease services, halfway houses, or other custodial facilities.

# BUILDINGS AND FACILITIES

9 For planning, acquisition of sites and construction of new facilities; purchase and acquisition of facilities and re-10 11 modeling, and equipping of such facilities for penal and 12 correctional use, including all necessary expenses incident thereto, by contract or force account; and constructing, re-13 14 modeling, and equipping necessary buildings and facilities at existing penal and correctional institutions, including 15 16 all necessary expenses incident thereto, by contract or force account, \$495,000,000, to remain available until expended, 17 of which not to exceed \$14,000,000 shall be available to con-18 19 struct areas for inmate work programs: Provided, That 20 labor of United States prisoners may be used for work per-21 formed under this appropriation.

22

8

FEDERAL PRISON INDUSTRIES, INCORPORATED

The Federal Prison Industries, Incorporated, is hereby
authorized to make such expenditures, within the limits of
funds and borrowing authority available, and in accord

with the law, and to make such contracts and commitments,
 without regard to fiscal year limitations as provided by sec tion 9104 of title 31, United States Code, as may be nec essary in carrying out the program set forth in the budget
 for the current fiscal year for such corporation, including
 purchase (not to exceed five for replacement only) and hire
 of passenger motor vehicles.

# 8 LIMITATION ON ADMINISTRATIVE EXPENSES, FEDERAL

# 9 PRISON INDUSTRIES, INCORPORATED

10 Not to exceed \$2,477,000 of the funds of the Federal 11 Prison Industries, Incorporated shall be available for its administrative expenses, and for services as authorized by sec-12 tion 3109 of title 5, United States Code, to be computed 13 14 on an accrual basis to be determined in accordance with the corporation's current prescribed accounting system, and 15 16 such amounts shall be exclusive of depreciation, payment 17 of claims, and expenditures which such accounting system requires to be capitalized or charged to cost of commodities 18 19 acquired or produced, including selling and shipping expenses, and expenses in connection with acquisition, con-20 21 struction, operation, maintenance, improvement, protec-22 tion, or disposition of facilities and other property belonging to the corporation or in which it has an interest. 23

1	Office on Violence Against Women
2	VIOLENCE AGAINST WOMEN PREVENTION AND
3	PROSECUTION PROGRAMS
4	For grants, contracts, cooperative agreements, and
5	other assistance for the prevention and prosecution of vio-
6	lence against women as authorized by the Omnibus Crime
7	Control and Safe Streets Act of 1968 (42 U.S.C. 4711 et
8	seq.) ("the 1968 Act"); the Violent Crime Control and Law
9	Enforcement Act of 1994 (Public Law 103–322; 108 Stat.
10	1796) ("the 1994 Act"); the Prosecutorial Remedies and
11	Other Tools to End the Exploitation of Children Today Act
12	of 2003 (Public Law 108–21; 117 Stat. 650); the Juvenile
13	Justice and Delinquency Prevention Act of 1974 (42 U.S.C.
14	5601 et seq.) ("the 1974 Act"); the Victims of Trafficking
15	and Violence Protection Act of 2000 (Public Law 106–386;
16	114 Stat. 1464) ("the 2000 Act"); and the Violence Against
17	Women and Department of Justice Reauthorization Act of
18	2005 (Public Law 109–162; 119 Stat. 2960) ("the 2005
19	Act"); \$390,000,000, including amounts for administrative
20	costs, to remain available until expended: Provided, That
21	except as otherwise provided by law, not to exceed 3 percent
22	of funds made available under this heading may be used
23	for expenses related to evaluation, training, and technical
24	assistance: Provided further, That of the amount
25	provided—

1	(1) \$1,500,000 is for grants for televised testi-
2	mony, as authorized by part N of the 1968 Act;
3	(2) \$186,500,000 is for grants to combat violence
4	and violent crimes against women, as authorized by
5	part T of the 1968 Act, of which—
6	(A) \$2,000,000 shall be for the National In-
7	stitute of Justice for research and evaluation of
8	violence against women; and
9	(B) $$17,000,000$ shall be for transitional
10	housing assistance grants for victims of domestic
11	violence, stalking, or sexual assault as authorized
12	by section 40299(a) of the 1994 Act;
13	(3) \$55,000,000 is for grants to encourage arrest
14	policies as authorized by part U of the 1968 Act;
15	(4) \$39,500,000 is for rural domestic violence
16	and child abuse enforcement assistance grants, as au-
17	thorized by section 40295 of the 1994 Act;
18	(5) \$5,500,000 is for training programs to assist
19	probation and parole officers as authorized by section
20	40152 of the 1994 Act, and for related local dem-
21	onstration projects;
22	(6) \$3,900,000 is for grants to improve the stalk-
23	ing and domestic violence databases, as authorized by
24	section 40602 of the 1994 Act;

1	(7) \$10,000,000 to reduce violent crimes against
2	women on campus, as authorized by section 304(a) of
3	the 2005 Act;
4	(8) \$46,000,000 is for legal assistance for vic-
5	tims, as authorized by section 1201(c) of the 2000
6	Act;
7	(9) \$4,500,000 is for enhancing protection for
8	older and disabled women from domestic violence and
9	sexual assault, as authorized by section $40802(a)$ of
10	the 1994 Act;
11	(10) \$14,500,000 is for the safe havens for chil-
12	dren pilot program, as authorized by section 1301(a)
13	of the 2000 Act;
14	(11) \$7,100,000 is for education and training to
15	end violence against and abuse of women with dis-
16	abilities, as authorized by section 1402(a) of the 2000
17	Act;
18	(12) \$10,000,000 is for sexual assault services, as
19	authorized by section 202 of the 2005 Act;
20	(13) \$2,000,000 is for services to advocate and
21	respond to youth, as authorized by section 401 of the
22	2005 Act;
23	(14) \$2,000,000 is for grants to assist children
24	and youth exposed to violence, as authorized by sec-
25	tion 303 of the 2005 Act;

1	(15) \$1,000,000 is for analysis and research on
2	violence against Indian women, as authorized by sec-
3	tion 904 of the 2005 Act; and
4	(16) \$1,000,000 is for tracking of violence
5	against Indian women, as authorized by section 905
6	of the 2005 Act.
7	Office of Justice Programs
8	JUSTICE ASSISTANCE
9	For grants, contracts, cooperative agreements, and
10	other assistance authorized by title I of the Omnibus Crime
11	Control and Safe Streets Act of 1968; the Missing Children's
12	Assistance Act (42 U.S.C. 5771 et seq.); including salaries
13	and expenses in connection therewith, the Prosecutorial
14	Remedies and Other Tools to end the Exploitation of Chil-
15	dren Today Act of 2003 (Public Law 108–21); the Justice
16	for All Act of 2004 (Public Law 108–405; 108 Stat. 2260);
17	the Victims of Child Abuse Act of 1990 (Public Law 101–
18	647; 104 Stat. 4792) ("the 1990 Act"); the Violence Against
19	Women and Department of Justice Reauthorization Act of
20	2005 (Public Law 109–162); and the Victims of Crime Act
21	of 1984 (Public Law 98–473; 98 Stat. 2170), \$240,000,000,
22	to remain available until expended: Provided, That grants
23	under subparagraphs (1)(A) and (B) of Public Law 98–
24	473 are issued pursuant to rules or guidelines that generally
25	establish a publicly-announced, competitive process: Pro-

vided further, That not more than \$35,000,000 of balances 1 made available as a result of prior year deobligations may 2 be obligated for program management and administration: 3 Provided further, That any balances made available as a 4 5 result of prior year deobligations in excess of \$35,000,000 shall only be obligated in accordance with section 505 of 6 7 this Act: Provided further, That amounts under this heading, or amounts transferred to and merged with this ac-8 9 count, for salaries and expenses are for not less than 590 permanent positions and not less than 600 full-time equiva-10 lent workyears. 11

12 STATE AND LOCAL LAW ENFORCEMENT ASSISTANCE

13 For grants, contracts, cooperative agreements, and other assistance authorized by the Violent Crime Control 14 and Law Enforcement Act of 1994 (Public Law 103–322) 15 16 ("the 1994 Act"); the Omnibus Crime Control and Safe 17 Streets Act of 1968 ("the 1968 Act"); the Justice for All 18 Act of 2004 (Public Law 108–405); the Victims of Child Abuse Act of 1990 (Public Law 101-647; 104 Stat. 9792) 19 ("the 1990 Act"); the Trafficking Victims Protection Reau-20 21 thorization Act of 2005 (Public Law 109–164; 119 Stat. 22 3558); the Violence Against Women and Department of Justice Reauthorization Act of 2005 (Public Law 109–162); 23 24 and the Victims of Trafficking and Violence Protection Act 25 of 2000 (Public Law 106–386); and other programs; \$1,430,000,000 (including amounts for administrative
 costs, which shall be transferred to and merged with the
 "Justice Assistance" account): Provided, That funding pro vided under this heading shall remain available until ex pended, as follows—

6 (1) \$660,000,000 for the Edward Byrne Memo-7 rial Justice Assistance Grant Program as authorized 8 by subpart 1 of part E of title I of the 1968 Act, as 9 amended by section 1111 of Public Law 109–162, of 10 which—

(A) \$75,000,000 for Boys and Girls Clubs
in public housing facilities and other areas in
cooperation with State and local law enforcement, as authorized by section 401 of the Economic Espionage Act of 1996 (42 U.S.C. 13751
note); and

17 (B) \$5,000,000 is for a program to improve 18 State and local law enforcement intelligence ca-19 pabilities including antiterrorism training and 20 training to ensure that constitutional rights, 21 civil liberties, civil rights, and privacy interests 22 are protected throughout the intelligence process: 23 (2) \$420,000,000 for the State Criminal Alien authorized24 Assistance Program, as bysection 25 241(i)(5) of the Immigration and Nationality Act (8)

1	U.S.C. 1231(i)(5)), of which \$30,000,000 for the
2	Southwest Border Prosecutor Initiative to reimburse
3	State, county, parish, tribal, or municipal govern-
4	ments only for costs associated with the prosecution of
5	criminal cases declined by local United States Attor-
6	neys offices, and of which \$20,000,000 for a Northern
7	Border Prosecutor Initiative to reimburse State, coun-
8	ty, parish, tribal, or municipal governments only for
9	costs associated with the prosecution of criminal cases
10	declined by local United States Attorneys offices, sub-
11	ject to section 505 of this Act; and the amount appro-
12	priated in this title under the heading "GENERAL AD-
13	MINISTRATION" is reduced by \$20,000,000.
14	(3) \$190,000,000 for discretionary grants, not-
15	withstanding the provisions of section 505 of the 1968
16	Act;
17	(4) \$15,000,000 for victim services programs for
18	victims of trafficking, as authorized by section
19	107(b)(2) of Public Law 106–386;
20	(5) \$40,000,000 for Drug Courts, as authorized
21	by section 1001(25)(A) of title I of the 1968 Act: Pro-
22	vided, That of the unobligated balances available to
23	the Department of Justice (except for amounts made
24	available for Drug Courts, as authorized by section

25 1001(25)(A) of title I of the 1968 Act), \$15,000,000

1	are rescinded: Provided further, That within 30 days
2	after the enactment of this Act the Attorney General
3	shall submit to the Committee on Appropriations of
4	the House of Representatives and the Senate a report
5	specifying the amount of each rescission made pursu-
6	ant to this section;
7	(6) \$10,000,000 for grants for residential sub-
8	stance abuse treatment for State prisoners, as author-
9	ized by part S of the 1968 Act;
10	(7) \$25,000,000 for the Capital Litigation Im-
11	provement Grant Program as authorized by sections
12	421, 422, and 426 of Public Law 108–405, to be
13	equally divided between the Capital Prosecution Im-
14	provement Grants and Capital Representation Im-
15	provement Grants;
16	(8) \$10,000,000 for mental health courts and
17	adult and juvenile collaboration program grants, as
18	authorized by parts V and HH of title I of the 1968
19	Act;
20	(9) \$2,000,000 for the National Sex Offender
21	Public Registry;
22	(10) \$1,000,000 for the Missing Alzheimer's Dis-
23	ease Patient Alert Program, as authorized by section
24	240001(c) of Public Law 106–386;

1	(11) \$28,000,000 for assistance to Indian tribes,
2	of which—
3	(A) $$15,000,000$ shall be available for
4	grants under section $201109(a)(2)$ of subtitle A
5	of title II of the 1994 Act;
6	(B) $\$8,000,000$ shall be available for the
7	Tribal Courts Initiative; and
8	(C) $$5,000,000$ shall be available for dem-
9	onstration projects on alcohol and crime in In-
10	dian County;
11	(12) \$5,000,000 for prison rape prevention and
12	prosecution programs, as authorized by the Prison
13	Rape Elimination Act of 2003 (Public Law 108–79);
14	(13) \$15,000,000 is for the court appointed advo-
15	cate program, as authorized by section 217 of the
16	1990 Act;
17	(14) \$4,000,000 is for child abuse training pro-
18	grams for judicial personnel and practitioners, as au-
19	thorized by section 222 of the 1990 Act; and
20	(15) \$5,000,000 for prescription drug monitoring
21	program:
22	Provided further, That, if a unit of local government uses
23	any of the funds made available under this title to increase
24	the number of law enforcement officers, the unit of local gov-
25	ernment shall achieve a net gain in the number of law en-

forcement officers who perform nonadministrative public
 safety service.

#### 3

### WEED AND SEED PROGRAM FUND

4 For necessary expenses, including salaries and related 5 expenses of the Executive Office for Weed and Seed, to implement "Weed and Seed" program activities, \$50,000,000, 6 7 to remain available until September 30, 2008, for intergovernmental agreements, including grants, cooperative 8 9 agreements, and contracts, with State and local law enforcement agencies, nonprofit organizations, and agencies of 10 11 local government engaged in the investigation and prosecu-12 tion of violent and gang-related crimes and drug offenses 13 in "Weed and Seed" designated communities, and for either 14 reimbursements or transfers to appropriation accounts of the Department of Justice and other Federal agencies which 15 shall be specified by the Attorney General to execute the 16 17 "Weed and Seed" program strategy: Provided, That funds designated by Congress through language for other Depart-18 19 ment of Justice appropriation accounts for "Weed and 20 Seed" program activities shall be managed and executed by 21 the Attorney General through the Executive Office for Weed 22 and Seed: Provided further, That the Attorney General may direct the use of other Department of Justice funds and per-23 24 sonnel in support of "Weed and Seed" program activities 25 only after the Attorney General notifies the Senate Com68

mittee on Appropriations in accordance with section 505
 of this Act: Provided further, That of the funds appro priated for the Executive Office for Weed and Seed, not to
 exceed \$2,000,000 shall be directed for comprehensive com munity development training and technical assistance.

6 COMMUNITY ORIENTED POLICING SERVICES
7 (INCLUDING TRANSFER OF FUNDS)

8 For activities authorized by the Violent Crime Control 9 and Law Enforcement Act of 1994 (Public Law 103–322) 10 (including administrative costs), the Omnibus Crime Con-11 trol and Safe Streets Act of 1968 ("the 1968 Act"), the Justice for All Act of 2004 (Public Law 108–405), the Violence 12 Against Women and Department of Justice Reauthorization 13 14 Act of 2005 (Public Law 109–162), the USA PATRIOT Im-15 provement and Reauthorization Act (Public Law 109–177; 16 120 Stat. 192) (including administrative costs), the Pros-17 ecutorial Remedies and Other Tools to End the Exploitation of Children Today Act of 2003 (Public Law 108–21), 18 19 \$660,000,000, to remain available until expended: Pro-20 vided, That of the funds under this heading, not to exceed 21 \$2,575,000 shall be available for the Office of Justice Pro-22 grams for any and all reimbursable services, functions and 23 activities associated with programs administered by the Of-24 fice of Community Oriented Policing Services including activities authorized by sections 1158 and 1159 of Public Law 25

109–162: Provided further, That section 1703(b) and (c) of 1 the 1968 Act shall not apply to non-hiring grants made 2 3 pursuant to part Q of title I (42 U.S.C. 3796dd et seq.): Provided further. That the \$15,000,000 provided to the Na-4 5 tional Institute of Standards and Technology's Office of Law Enforcement Standards under this section shall be 6 7 transferred directly to the National Institute of Standards and Technology's Office of Law Enforcement Standards 8 9 from the Community Oriented Policing Services Office: 10 Provided further, That the Attorney General shall waive in 11 whole the matching requirement under section 1701(q) of the Omnibus Crime Control and Safe Streets Act of 1968 12 (42 U.S.C. 3796dd(g)) for any grant recipient located in 13 14 a county or parish in which the President declared a major disaster (as that term is defined in section 102 of the Robert 15 16 T. Stafford Disaster Relief and Emergency Assistance Act 17 (42 U.S.C. 5122)) in response to Hurricane Katrina of 2005 or Hurricane Rita of 2005: Provided further, That 18 19 of the amounts provided—

20 (1) \$25,000,000 is for the matching grant pro21 gram for law enforcement armor vests as authorized
22 by section 2501 of part Y of the 1968 Act;

(2) \$80,000,000 is for policing initiatives to
combat illegal methamphetamine production, sale and

1	use in "drug hot spots" as authorized by section 754
2	of Public Law 109–177;
3	(3) \$110,000,000 is for law enforcement tech-
4	nologies;
5	(4) \$5,000,000 is for grants to upgrade criminal
6	records, as authorized under the Crime Identification
7	Technology Act of 1998 (42 U.S.C. 14601);
8	(5) \$10,000,000 is for an offender re-entry pro-
9	gram;
10	(6) \$169,000,000 is for DNA analysis and capac-
11	ity enhancement program, and for other State, local
12	and Federal forensic activities, of which—
13	(A) \$151,000,000 for the Debbie Smith DNA
14	Backlog Grants as authorized by Public Law
15	108–405 section 202;
16	(B) \$5,000,000 for the Kirk Bloodsworth
17	Post-Conviction DNA Testing Grant Program as
18	authorized by Public Law 108–405 section 412
19	and section 413;
20	(C) \$6,000,000 for DNA Training and Edu-
21	cation for Law Enforcement, Correctional Per-
22	sonnel, and Court Officers as authorized by Pub-
23	lic Law 108–405 section 303;

1	(D) \$5,000,000 for DNA Research and De-
2	velopment as authorized by Public Law 108–405
3	section 305;
4	(E) $$2,000,000$ for the DNA Identification
5	of Missing Persons as authorized by Public Law
6	108–405 section 308;
7	(7) \$35,000,000 is for improving tribal law en-
8	forcement, including equipment and training assist-
9	ance to Indian tribes;
10	(8) \$6,000,000 is for training and technical as-
11	sistance;
12	(9) \$40,000,000 is for Paul Coverdell Forensic
13	Sciences Improvement Grants under part BB of title
14	I of the 1968 Act (42 U.S.C. 3797j et seq.);
15	(10) \$5,000,000 is for the National District At-
16	torneys Association to conduct prosecutorial training
17	by the National Advocacy Center;
18	(11) \$55,000,000 is for a national grant pro-
19	gram to arrest and prosecute child predators as au-
20	thorized by section $1701(d)$ of part Q of title I of the
21	1968 Act as amended by section 341 of Public Law
22	108–21;
23	(12) \$110,000,000 is for grants under section
24	1701 of title I of the 1968 Act (42 U.S.C. 3796dd) for
25	the hiring and rehiring of additional career law en-

1	forcement officers under part $Q$ of such title, notwith-
2	standing subsection (i) of such section; and
3	(13) not to exceed \$11,000,000 is for program
4	management and administration.
5	JUVENILE JUSTICE PROGRAMS
6	For grants, contracts, cooperative agreements, and
7	other assistance authorized by the Juvenile Justice and De-
8	linquency Prevention Act of 1974 ("the 1974 Act"), the Om-
9	nibus Crime Control and Safe Streets Act of 1968 ("the
10	1968 Act"), the Violence Against Women and Department
11	of Justice Reauthorization Act of 2005 (Public Law 109–
12	162), and other juvenile justice programs, including sala-
13	ries and expenses in connection therewith to be transferred
14	to and merged with the appropriations for Justice Assist-
15	ance, \$340,000,000, to remain available until expended, as
16	follows—
17	(1) \$500,000 is for coordination of Federal ef-
18	forts, as authorized by section 204 of the 1974 Act;
19	(2) \$73,000,000 is for State and local programs
20	authorized by section 221 of the 1974 Act, including
21	training and technical assistance to assist small, non-
22	profit organizations with the Federal grants process;
23	(3) \$76,500,000 is for demonstration projects, as

24 authorized by sections 261 and 262 of the 1974 Act;
73
(4) \$5,000,000 is for juvenile mentoring pro-
grams;
(5) \$65,000,000 is for delinquency prevention, as
authorized by section 505 of the 1974 Act, of which—
(A) $$10,000,000$ shall be for the Tribal
Youth Program; and
(B) \$25,000,000 shall be for grants of
\$360,000 to each State and \$6,640,000 shall be
available for discretionary grants to States, for
programs and activities to enforce State laws
prohibiting the sale of alcoholic beverages to mi-

7 or grants of 8 000 shall be 9 to States, for 10 e State laws 11 erages to mi-12 nors or the purchase or consumption of alcoholic 13 beverages by minors, prevention and reduction of consumption of alcoholic beverages by minors, 14 15 and for technical assistance and training; 16 (6) \$10,000,000 is for the Secure Our Schools 17 Act as authorized by part AA of the 1968 Act; 18 (7) \$20,000,000 for programs authorized by the 19 Victims of Child Abuse Act of 1990:

20 (8) \$80,000,000 for the Juvenile Accountability 21 Block Grants program as authorized by part R of the 22 1968 Act and Guam shall be considered a State for 23 the purpose of that program; and

24 (9) \$10,000,000 shall be for gang resistance edu-25 cation and training and programs:

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Provided. That not more than 2 percent of each amount 1 may be used for research, evaluation, and statistics activi-2 3 ties designed to benefit the programs or activities authorized: Provided further, That not more than 2 percent of each 4 5 amount may be used for training and technical assistance: Provided further, That the previous two provisos shall not 6 7 apply to demonstration projects, as authorized by sections 8 261 and 262 of the 1974 Act.

### PUBLIC SAFETY OFFICERS BENEFITS

9

10 For payments and expenses authorized by part L of 11 title I of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3796), such sums as are necessary, as 12 13 authorized by section 6093 of Public Law 100-690 (102 14 Stat. 4339–4340) (including amounts for administrative 15 costs, which amounts shall be paid to the "Justice Assist-16 ance" account), to remain available until expended; and 17 \$5,000,000 for payments authorized by section 1201(b) of 18 such Act; and \$4,100,000 for educational assistance, as authorized by section 1212 of such Act: Provided, That, here-19 after, funds available to conduct appeals under section 20 1205(c) of the 1968 Act, which includes all claims proc-21 22 essing, shall be available also for the same under subpart 2 of such part L and under any statute authorizing pay-23 24 ment of benefits described under subpart 1 thereof, and for appeals from final decisions of the Bureau (under such part 25 or any such statute) to the Court of Appeals for the Federal 26 **† HR 3093 EAS** 

Circuit, which shall have exclusive jurisdiction thereof (in cluding those pending), and for expenses of representation
 of hearing examiners (who shall be presumed irrebuttably
 to enjoy quasi-judicial immunity in the discharge of their
 duties under such part or any such statute) in connection
 with litigation against them arising from such discharge.

7 General Provisions—Department of Justice

8 SEC. 201. None of the funds appropriated by this title 9 shall be available to pay for an abortion, except where the life of the mother would be endangered if the fetus were car-10 11 ried to term, or in the case of rape: Provided, That should this prohibition be declared unconstitutional by a court of 12 competent jurisdiction, this section shall be null and void. 13 14 SEC. 202. None of the funds appropriated under this 15 title shall be used to require any person to perform, or fa-16 cilitate in any way the performance of, any abortion.

17 SEC. 203. Nothing in the preceding section shall re-18 move the obligation of the Director of the Bureau of Prisons 19 to provide escort services necessary for a female inmate to receive such service outside the Federal facility: Provided, 20 21 That nothing in this section in any way diminishes the 22 effect of section 202 intended to address the philosophical beliefs of individual employees of the Bureau of Prisons. 23 24 SEC. 204. Not to exceed 5 percent of any appropriation made available for the current fiscal year for the Depart-25

ment of Justice in this Act may be transferred between such 1 appropriations, but no such appropriation, except as other-2 3 wise specifically provided, shall be increased by more than 10 percent by any such transfers: Provided, That any trans-4 5 fer pursuant to this section shall be treated as a reprogramming of funds under section 505 of this Act and shall not 6 7 be available for obligation except in compliance with the procedures set forth in that section: Provided further, That 8 9 none of the funds appropriated to "Buildings and Facilities, Federal Prison System" in this or any other Act may 10 11 be transferred to "Salaries and Expenses, Federal Prison System", or any other Department of Justice account, un-12 less the President certifies that such a transfer is necessary 13 to the national security interests of the United States, and 14 15 such authority shall not be delegated, and shall be subject 16 to section 505 of this Act.

17 SEC. 205. The Attorney General is authorized to extend 18 through September 30, 2009, the Personnel Management 19 Demonstration Project transferred to the Attorney General pursuant to section 1115 of the Homeland Security Act of 20 21 2002, Public Law 107–296 (6 U.S.C. 533) without limita-22 tion on the number of employees or the positions covered. 23 SEC. 206. Notwithstanding any other provision of law, 24Public Law 102–395 section 102(b) shall extend to the Bureau of Alcohol, Tobacco, Firearms and Explosives in the 25

conduct of undercover investigative operations and shall
 apply without fiscal year limitation with respect to any
 undercover investigative operation initiated by the Bureau
 of Alcohol, Tobacco, Firearms and Explosives that is nec essary for the detection and prosecution of crimes against
 the United States.

7 SEC. 207. None of the funds made available to the De-8 partment of Justice in this Act may be used for the purpose 9 of transporting an individual who is a prisoner pursuant 10 to conviction for crime under State or Federal law and is 11 classified as a maximum or high security prisoner, other 12 than to a prison or other facility certified by the Federal 13 Bureau of Prisons as appropriately secure for housing such 14 a prisoner.

SEC. 208. (a) None of the funds appropriated by this
Act may be used by Federal prisons to purchase cable television services, to rent or purchase videocassettes, videocassette recorders, or other audiovisual or electronic equipment used primarily for recreational purposes.

(b) Subsection (a) shall not preclude the renting,
maintenance, or purchase of audiovisual or electronic
equipment for inmate training, religious, or educational
programs.

SEC. 209. Any deviation from the amounts designated
for specific activities in this Act and accompanying report,

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or any use of deobligated balances of funds provided under
 this title in previous years, shall be subject to the procedures
 set forth in section 505 of this Act.

4 SEC. 210. Section 112 of title I as contained in divi5 sion B of the Consolidated Appropriations Act, 2004 (Pub6 lic Law 108–199) is amended as follows:

7 (1) by inserting in paragraph (a)(2)(A) "the
8 Commissioner of Health & Social Services for Alaska,
9 a representative of an Alaska Native healthcare pro10 vider" after "Village Public Safety Officer pro11 grams,";

(2) by inserting in paragraph (a)(2)(A) "and a
non-voting judge" after "non-voting representative";
and

(3) by inserting in paragraph (a)(2)(A) "The
Chief Justice of the Alaska Supreme Court may appoint a non-voting representative of the Alaska Supreme Court to provide technical support." at the end
of the paragraph.

20 SEC. 211. Section 589a of title 28, United States Code,
21 is amended in subsection (b) by—

(1) striking "and" in paragraph (8);
(2) striking the period in paragraph (9) and in-

24 serting "; and"; and

25 (3) adding the following new paragraph:

"(10) fines imposed under section 110(l)(4)(A) of

2 title 11, United States Code.".

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3 SEC. 212. (a) Section 1930(a) of title 28, United States Code, is amended in paragraph (6) by striking everything 4 5 after "whichever occurs first." and inserting in lieu thereof: 6 "The fee shall be \$325 for each quarter in which disburse-7 ments total less than \$15,000; \$650 for each quarter in 8 which disbursements total \$15,000 or more but less than 9 \$75,000; \$975 for each quarter in which disbursements total \$75,000 or more but less than \$150,000; \$1,625 for each 10 11 quarter in which disbursements total \$150,000 or more but less than \$225,000; \$1,950 for each quarter in which dis-12 bursements total \$225,000 or more but less than \$300,000; 13 14 \$4,875 for each quarter in which disbursements total \$300,000 or more but less than \$1,000,000; \$6,500 for each 15 16 quarter in which disbursements total \$1,000,000 or more 17 but less than \$2,000,000; \$9,750 for each quarter in which 18 disbursements total \$2,000,000 or more but less than 19 \$3,000,000; \$10,400 for each quarter in which disburse-20 ments total \$3,000,000 or more but less than \$5,000,000; 21 \$13,000 for each quarter in which disbursements total 22 \$5,000,000 or more but less than \$15,000,000; \$20,000 for each quarter in which disbursements total \$15,000,000 or 23 24 more but less than \$30,000,000; \$30,000 for each quarter in which disbursements total more than \$30,000,000. The 25

fee shall be payable on the last day of the calendar month
 following the calendar quarter for which the fee is owed.".
 (b) This section and the amendment made by this sec-

4 tion shall take effect January 1, 2008, or the date of the
5 enactment of this Act, whichever is later.

6 SEC. 213. Notwithstanding any other provision of law, 7 during fiscal year 2008, Federal reimbursement to the Dis-8 trict of Columbia for felons newly sentenced by the District 9 of Columbia Superior Court shall commence no later than the date of sentencing for such felons; and Federal reim-10 bursement to the District of Columbia for recommitted Dis-11 trict of Columbia parolees shall commence no later than the 12 13 date of the commitment of such parolees to prison: Provided, 14 That no more than \$8,000,000 shall be made available for 15 such reimbursements from funds made available in this Act. 16 SEC. 214. Notwithstanding any other provision of law, 17 no funds shall be available for the salary, benefits, or expenses of any United States Attorney assigned dual or addi-18 19 tional responsibilities by the Attorney General or his des-20ignee that exempt that United States Attorney from the 21 residency requirements of 28 U.S.C. 545.

SEC. 215. Of the funds appropriated in this Act for
the Federal Bureau of Investigation's Sentinel program,
\$25,000,000 shall not be available for obligation until 60
days after the Committees on Appropriations receive from

the Federal Bureau of Investigation a report on the results 1 2 of a completed integrated baseline review for that program: 3 Provided, That the report shall be submitted simultaneously to the Government Accountability Office: Provided further, 4 5 That the Government Accountability Office shall review the Bureau's performance measurement baseline for the Sen-6 7 tinel program and shall submit its findings to the Commit-8 tees on Appropriations of the Senate and House of Rep-9 resentatives within 60 days of its receipt of the report.

10 SEC. 216. None of the funds appropriated in this or 11 any other Act shall be obligated for the initiation of a future phase or increment of the Federal Bureau of Investigation's 12 13 Sentinel program until the Attorney General certifies to the Committees on Appropriations that existing phases or in-14 15 crements currently under contract for development or fielding have completed 70 percent of the work for that phase 16 17 or increment under the performance measurement baseline validated by the integrated baseline review referred to in 18 19 section 215 of this Act: Provided, That this restriction does not apply to planning and design activities for future 20 21 phases or increments: Provided further, That the Bureau 22 will notify the Committees of any significant changes to the 23 baseline.

24 SEC. 217. Notwithstanding any other provision of this
25 title—

1	(1) the amount appropriated under the heading
2	"JUSTICE INFORMATION SHARING TECHNOLOGY"
3	under the heading "GENERAL ADMINISTRATION"
4	under this title is reduced by \$5,000,000;
5	(2) the amount appropriated under the heading
6	"JUVENILE JUSTICE PROGRAMS" under the heading
7	"Office of Justice Programs" under this title is
8	increased by \$5,000,000; and
9	(3) of the amount appropriated under the head-
10	ing "JUVENILE JUSTICE PROGRAMS" under the head-
11	ing "Office of Justice Programs" under this
12	title, \$10,000,000 is for juvenile mentoring programs.
13	SEC. 218. Notwithstanding any other provision of this
14	title—
15	(1) the amount appropriated in this title under
16	the heading "General Administration" is reduced
17	<i>by</i> \$10,000,000;
18	(2) the amount appropriated in this title under
19	the heading "violence Against women prevention

20 AND PROSECUTION PROGRAMS" under the heading
21 "OFFICE ON VIOLENCE AGAINST WOMEN" is in22 creased by \$10,000,000; and

23 (3) of the amount appropriated in this title
24 under the heading "VIOLENCE AGAINST WOMEN PRE-

1	VENTION AND PROSECUTION PROGRAMS" under the
2	heading "Office on Violence Against Women"—
3	(A) $$60,000,000$ is for grants to encourage
4	arrest policies, as authorized by part $U$ of the
5	Omnibus Crime Control and Safe Streets Act of
6	1968 (42 U.S.C. 3796hh et seq.);
7	(B) $$4,000,000$ is for engaging men and
8	youth in prevention programs, as authorized by
9	section 41305 of the Violence Against Women Act
10	of 1994 (42 U.S.C. 14043d–4); and
11	(C) \$1,000,000 is for the National Resource
12	Center on Workplace Responses to assist victims
13	of domestic violence, as authorized by section
14	41501 of the Violence Against Women Act of
15	1994 (42 U.S.C. 14043f).
16	SEC. 219. (a) The Attorney General shall submit quar-
17	terly reports to the Inspector General of the Department of
18	Justice regarding the costs and contracting procedures re-
19	lating to each conference held by the Department of Justice
20	during fiscal year 2008 for which the cost to the Govern-
21	ment was more than \$20,000.
22	(b) Each report submitted under subsection (a) shall
23	include, for each conference described in that subsection held
24	during the applicable quarter—

1	(1) a description of the subject of and number of
2	participants attending that conference;
3	(2) a detailed statement of the costs to the Gov-
4	ernment relating to that conference, including—
5	(A) the cost of any food or beverages;
6	(B) the cost of any audio-visual services;
7	and
8	(C) a discussion of the methodology used to
9	determine which costs relate to that conference;
10	and
11	(3) a description of the contracting procedures
12	relating to that conference, including—
13	(A) whether contracts were awarded on a
14	competitive basis for that conference; and
15	(B) a discussion of any cost comparison
16	conducted by the Department of Justice in evalu-
17	ating potential contractors for that conference.
18	Sec. 220. Limitations on Funding for Certain
19	CONFERENCES. Notwithstanding any other provision of this
20	Act, not more than \$15,000,000 of all funds made available
21	to the Department of Justice under this Act, may be avail-
22	able for any expenses related to conferences, including for
23	conference programs, travel costs, and related expenses. No
24	funds appropriated under this Act may be used to support
25	a conference sponsored by any organization named as an

unindicted co-conspirator by the Government in any crimi nal prosecution.

3 SEC. 221. DEPUTY UNITED STATES MARSHALS. (a) 4 INCREASE POSITIONS.—In each of the fiscal years 2008 5 through 2012, the Attorney General, subject to the availability of appropriations, may increase by not less than 50 6 7 the number of positions for full-time active duty Deputy United States Marshals assigned to work on immigration-8 related matters, including transporting prisoners and work-9 ing in Federal courthouses. 10

(b) AUTHORIZATION OF APPROPRIATIONS.—There are
authorized to be appropriated to the Attorney General such
sums as may be necessary for each of the fiscal years 2008
through 2012 to carry out subsection (a).

15 SEC. 222. ANNUAL REPORT ON DELAYED BACK-16 GROUND CHECKS. (a) IN GENERAL.—Not later than 60 17 days after the end of each fiscal year, the Director of the 18 Federal Bureau of Investigation shall submit a report to 19 the congressional committees listed in subsection (b) that 20 contains, with respect to the most recently completed fiscal 21 year—

(1) a statistical analysis of the number of background checks processed and pending, including check
requests in process at the time of the report and check

1	requests that have been received but are not yet in
2	process;
3	(2) the average time taken to complete each type
4	of background check;
5	(3) a description of the efforts and progress made
6	by the Director in addressing any delays in com-
7	pleting such background checks; and
8	(4) a description of the progress that has been
9	made in automating files used in the name check
10	process, including investigative files of the Federal
11	Bureau of Investigation.
12	(b) RECIPIENTS.—The congressional committees listed
13	in this subsection are—
14	(1) the Committee on the Judiciary of the Sen-
15	ate;
16	(2) the Committee on Homeland Security and
17	Governmental Affairs of the Senate;
18	(3) the Committee on the Judiciary of the House
19	of Representatives; and
20	(4) the Committee on Homeland Security of the
21	House of Representatives.
22	SEC. 223. Notwithstanding any other provision of law,
23	a public or private institution of higher education may offer
24	or provide an officer or employee of any branch of the
25	United States Goverment or of the District of Columbia,

who is a current or former student of such institution, fi nancial assistance for the purpose of repaying a student
 loan or forbearance of student loan repayment, and an offi cer or employee of any branch of the United States Govern ment or of the District of Columbia may seek or receive
 such assistance or forbearance.

7 SEC. 224. Of the unobligated balances made available 8 for the Department of Justice in prior fiscal years, 9 \$15,000,000 are rescinded: Provided, That within 30 days 10 after the date of the enactment of this section the Attorney 11 General shall submit to the Committee on Appropriations 12 of the House of Representatives and the Senate a report 13 specifying the amount of each rescission made pursuant to 14 this section.

15 SEC. 225. FEDERAL BUREAU OF INVESTIGATION 16 ANALYSIS OF DNA SAMPLES. (a) IN GENERAL.—The 17 amount appropriated under the heading "SALARIES AND 18 EXPENSES" under the heading "FEDERAL BUREAU OF IN-19 VESTIGATION" under this title is increased by \$23,000,000, 20 which shall be used for personnel, equipment, build-out/ac-21 quisition of space, and other resources to be used for the 22 analysis of DNA samples.

(b) REDUCTIONS.—Notwithstanding any other provision of this Act, the amount appropriated for the Advanced
Technology Program under the heading "INDUSTRIAL

TECHNOLOGY SERVICES " under the heading "NATIONAL IN STITUTE OF STANDARDS AND TECHNOLOGY" under title I
 of this Act is reduced by \$23,000,000.

4 SEC. 226. The Attorney General shall make available
5 \$10,000,000 from the Department of Justice Working Cap6 ital Fund to incrementally expand Operation Streamline
7 across the entire southwest border of the United States, be8 ginning with the border sector that had the highest rate of
9 illegal entries during the most recent 12-month period.

10 Sec. 227. Additional Prosecutors for Offenses Relating to the Sexual Exploitation of Children. 11 (a) IN GENERAL.—The amount appropriated under the 12 heading "SALARIES AND EXPENSES" under the heading 13 "United States Attorneys" under this title is increased 14 15 by \$30,000,000, which shall be used for salaries and ex-16 penses for hiring 200 additional assistant United States at-17 torneys to carry out section 704 of the Adam Walsh Child Protection and Safety Act of 2006 (Public Law 109–248; 18 19 120 Stat. 649) concerning the prosecution of offenses relat-20 ing to the sexual exploitation of children.

(b) REDUCTIONS.—Notwithstanding any other provision of this Act, the amount appropriated under the heading
"PROCUREMENT, ACQUISITION AND CONSTRUCTION" under
the heading "NATIONAL OCEANIC AND ATMOSPHERIC AD-

1 MINISTRATION" under title I of this Act is reduced by 2 \$30,000,000.

3 SEC. 228. NATIVE AMERICAN METHAMPHETAMINE EN4 FORCEMENT AND TREATMENT ACT OF 2007. (a) SHORT
5 TITLE.—This section may be cited as the "Native American
6 Methamphetamine Enforcement and Treatment Act of
7 2007".

8 (b) NATIVE AMERICAN PARTICIPATION IN METH9 AMPHETAMINE GRANTS.—

10 (1) IN GENERAL.—Section 2996(a) of the Omni11 bus Crime Control and Safe Streets Act of 1968 (42
12 U.S.C. 3797cc(a)) is amended—

13 (A) in paragraph (1)—

(i) in the matter preceding subparagraph (A), by inserting ", territories, and
Indian tribes (as defined in section 2704)"
after "to assist States"; and

(ii) in subparagraph (B), by striking
"and local" and inserting ", territorial,
Tribal, and local";

21 (B) in paragraph (2), by inserting ", terri22 tories, and Indian tribes" after "make grants to
23 States";

24 (C) in paragraph (3)(C), by inserting ",
25 Tribal," after "support State"; and

1	(D) by adding at the end the following:
2	"(4) EFFECT OF SUBSECTION.—Nothing in this
3	subsection, or in the award or denial of any grant
4	pursuant to this subsection—
5	"(A) allows grants authorized under para-
6	graph (3)(A) to be made to, or used by, an entity
7	for law enforcement activities that the entity
8	lacks jurisdiction to perform; or
9	"(B) has any effect other than to authorize,
10	award, or deny a grant of funds to a State, ter-
11	ritory, or Indian tribe for the purpose described
12	in this subsection.".
13	(2) GRANT PROGRAMS FOR DRUG ENDANGERED
14	CHILDREN.—Section 755(a) of the USA PATRIOT
15	Improvement and Reauthorization Act of 2005 (42
16	U.S.C. 3797cc-2(a)) is amended by inserting ", terri-
17	tories, and Indian tribes (as defined in section 2704
18	of the Omnibus Crime Control and Safe Streets Act
19	of 1968 (42 U.S.C. 3797d))" after "make grants to
20	States".
21	(3) GRANT PROGRAMS TO ADDRESS METH-
22	AMPHETAMINE USE BY PREGNANT AND PARENTING
23	women offenders.—Section 756 of the USA PA-
24	TRIOT Improvement and Reauthorization Act of
25	2005 (42 U.S.C. 3797cc–3) is amended—

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1	(A) in subsection (a)(2), by inserting ", ter-
2	ritorial, or Tribal" after "State";
3	(B) in subsection (b)—
4	(i) in paragraph (1)—
5	(I) by inserting ", territorial, or
6	Tribal" after "State"; and
7	(II) by striking "and/or" and in-
8	serting "or";
9	(ii) in paragraph (2)—
10	(I) by inserting ", territory, In-
11	dian tribe," after "agency of the
12	State"; and
13	(II) by inserting ", territory, In-
14	dian tribe," after "criminal laws of
15	that State"; and
16	(iii) by adding at the end the fol-
17	lowing:
18	"(C) INDIAN TRIBE.—The term 'Indian
19	tribe' has the meaning given the term in section
20	2704 of the Omnibus Crime Control and Safe
21	Streets Act of 1968 (42 U.S.C. 3797d)."; and
22	(C) in subsection (c)—
23	(i) in paragraph (3), by striking "In-
24	dian Tribes" and inserting "Indian tribes";
25	and

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1	(ii) in paragraph (4)—
2	(I) in the matter preceding sub-
3	paragraph (A)—
4	(aa) by striking "State's";
5	and
6	(bb) by striking "and/or"
7	and inserting "or";
8	(II) in subparagraph (A), by
9	striking "State";
10	(III) in subparagraph (C), by in-
11	serting ", Indian tribes," after "in-
12	volved counties"; and
13	(IV) in subparagraph (D), by in-
14	serting ", Tribal" after "Federal,
15	State".
16	This title may be cited as the "Department of Justice
17	Appropriations Act, 2008".
18	TITLE III
19	SCIENCE
20	Office of Science and Technology Policy
21	For necessary expenses of the Office of Science and
22	Technology Policy, in carrying out the purposes of the Na-
23	tional Science and Technology Policy, Organization, and
24	Priorities Act of 1976 (42 U.S.C. 6601–6671), hire of pas-
25	senger motor vehicles, and services as authorized by 5

U.S.C. 3109, not to exceed \$2,500 for official reception and
 representation expenses, and rental of conference rooms in
 the District of Columbia, \$5,715,000.

4 NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

5

### SCIENCE, AERONAUTICS AND EXPLORATION

6 For necessary expenses in the conduct and support of 7 science, aeronautics and exploration research and development activities, including research, development, oper-8 9 ations, support and services; space flight, spacecraft control and communications activities including operations, pro-10 11 duction, and services; program management; personnel and related costs, including uniforms or allowances therefor, as 12 authorized by 5 U.S.C. 5901–5902; travel expenses; pur-13 14 chase and hire of passenger motor vehicles; not to exceed \$35,000 for official reception and representation expenses; 15 16 and purchase, lease, charter, maintenance and operation of mission and administrative aircraft, \$10,633,000,000, of 17 which \$119,100,000 shall remain available until expended 18 19 and \$10,513,900,000 shall remain available until Sep-20 tember 30, 2009: Provided, That, of the amounts provided 21 under this heading, \$5,655,110,000 shall be for science, 22 \$554,030,000 shall be for aeronautics research. 23 \$3,972,490,000 shall be for exploration systems, and 24 \$521,380,000 shall be for cross-agency support programs: Provided further, That the amounts in the previous proviso 25

shall be reduced by \$70,000,000 in corporate and general 1 2 administrative expenses and the reduction shall be applied 3 proportionally to each amount therein: Provided further, 4 That within the amounts provided under this heading, 5 management and operations of National Aeronautics and Atmospheric Administration centers shall not exceed 6 7 \$1,150,800,000; corporate general and administrative costs shall not exceed \$345,000,000; and institutional invest-8 9 ments, including planning, design, maintenance, repair, rehabilitation and modification of existing facilities, con-10 struction of new facilities, acquisition and condemnation 11 of real property as authorized by law, and environmental 12 compliance and restoration shall not exceed \$195,500,000: 13 14 Provided further, That funds provided under this heading shall be available only according to the terms and condi-15 16 tions specified in the committee report of the Senate accom-17 panying this Act: Provided further, That of the amounts appropriated or otherwise made available under this head-18 ing for cross-agency support programs, \$10,000,000 may be 19 20 made available, and distributed in equal increments, to 21 each of NASA's 10 centers for the development of edu-22 cational activities in science, technology, engineering, and 23 mathematics related to the civilian space program of the 24 United States.

### EXPLORATION CAPABILITIES

2 For necessary expenses in the conduct and support of 3 exploration capabilities research and development activities, including research, development, operations, support 4 5 and services; space flight, spacecraft control and communications activities including operations, production, and 6 7 services; program management; personnel and related costs, including uniforms or allowances therefor, as authorized by 8 9 5 U.S.C. 5901–5902; travel expenses; purchase and hire of passenger motor vehicles; not to exceed \$35,000 for official 10 11 reception and representation expenses; and purchase, lease, charter, maintenance and operation of mission and admin-12 istrative aircraft, \$6,792,000,000, of which \$5,200,000 shall 13 remain available until expended and \$6,786,800,000 shall 14 remain available until September 30, 2009: Provided, That 15 of the amounts provided under this heading, \$4,007,760,000 16 shall be for Space Shuttle operations, production, research, 17 development, and support and \$2,238,610,000 shall be for 18 19 International Space Station operations, production, research, development, and support: Provided further, That 20 21 within the amounts provided under this heading, manage-22 ment and operations of National Aeronautics and Atmos-23 Administration shall pheric centers not exceed \$862,200,000; corporate general and administrative costs 24 shall not exceed \$263,700,000; and institutional invest-25

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ments, including planning, design, maintenance, repair, re-1 habilitation and modification of existing facilities, con-2 struction of new facilities, acquisition and condemnation 3 of real property as authorized by law, and environmental 4 5 compliance and restoration shall not exceed \$124,200,000: Provided further, That funds provided under this heading 6 7 shall be available only according to the terms and conditions specified in the committee report of the Senate accom-8 9 panying this Act.

10

## OFFICE OF INSPECTOR GENERAL

For necessary expenses of the Office of Inspector General in carrying out the Inspector General Act of 1978, as
amended, \$34,600,000.

14

#### RETURN TO FLIGHT

15 For necessary expenses, not otherwise provided for, in 16 carrying out return to flight activities associated with the space shuttle and activities from which funds were trans-17 18 ferred toaccommodate return to flight activities. 19 \$1,000,000,000 to remain available until expended with such sums as determined by the Administrator of the Na-20 21 tional Aeronautics and Space Administration as available 22 for transfer to "Exploration Capabilities" and "Science, 23 Aeronautics, And Exploration" for restoration of funds pre-24 viously reallocated to meet return to flight activities: Pro-25 vided. That the amount provided under this heading is des-

1	ignated as an emergency requirement and necessary to meet
2	emergency needs pursuant to subsections (a) and (b) of sec-
3	tion 204 of S. Con. Res. 21 (110th Congress).
4	ADMINISTRATIVE PROVISION
5	For fiscal year 2009 and hereafter, the National Aero-
6	nautics and Space Administration shall provide, at a min-
7	imum, the following information in its annual budget jus-
8	tification:
9	(1) The actual, current, proposed funding level,
10	and estimated budgets for the next five fiscal years by
11	directorate, theme, program, project and activity
12	within each appropriations account.
13	(2) The budget for headquarters including—
14	(A) the budget by office for the actual, cur-
15	rent, proposed funding level, and estimated budg-
16	ets for the next five fiscal years;
17	(B) the travel budget for each office for the
18	actual, current, and proposed funding level; and
19	(C) the civil service full time equivalent as-
20	signments per headquarters office including the
21	number of Senior Executive Service, noncareer,
22	detailee, and contract personnel per office.
23	(3) Concurrent with the submission of the budget
24	to the Congress an accompanying volume shall be pro-
25	vided to the Committee on Appropriations containing
26	the following information for each center and feder-
	† HR 3093 EAS

	30
1	ally funded research and development center operated
2	by the National Aeronautics and Space Administra-
3	tion:
4	(A) the actual, current, proposed funding
5	level, and estimated budgets for the next five fis-
6	cal years by directorate, theme, program, project,
7	and activity;
8	(B) The proposed programmatic and non-
9	programmatic construction of facilities;
10	(C) The number of civil service full time
11	equivalent positions per center for each identified
12	fiscal year;
13	(D) The number of civil service full time
14	equivalent positions considered to be uncovered
15	capacity at each location for each identified fis-
16	cal year.
17	(4) Sufficient narrative shall be provided to ex-
18	plain the request for each program, project, and activ-
19	ity, and an explanation for any deviation to pre-
20	viously adopted baselines for all justification mate-
21	rials provided to the Committee.
22	NATIONAL SCIENCE FOUNDATION
23	RESEARCH AND RELATED ACTIVITIES
24	For necessary expenses in carrying out the National
25	Science Foundation Act of 1950, as amended (42 U.S.C.

1861–1875), and the Act to establish a National Medal of 1 2 Science (42 U.S.C. 1880–1881); services as authorized by 5 U.S.C. 3109; maintenance and operation of aircraft and 3 purchase of flight services for research support; acquisition 4 5 of aircraft; and authorized travel; \$5,156,090,000, to remain available until September 30, 2009, of which not to 6 7 exceed \$510,000,000 shall remain available until expended 8 for Polar research and operations support, and for reim-9 bursement to other Federal agencies for operational and science support and logistical and other related activities 10 11 for the United States Antarctic program: Provided, That 12 from funds specified in the fiscal year 2008 budget request 13 for icebreaking services, up to \$57,000,000 shall be available 14 for the procurement of polar icebreaking services: Provided 15 further, That the National Science Foundation shall only 16 reimburse the Coast Guard for such sums as are agreed to 17 according to the existing memorandum of agreement: Provided further, That receipts for scientific support services 18 19 and materials furnished by the National Research Centers 20 and other National Science Foundation supported research 21 facilities may be credited to this appropriation.

22 23

MAJOR RESEARCH EQUIPMENT AND FACILITIES

CONSTRUCTION

For necessary expenses for the acquisition, construction, commissioning, and upgrading of major research

3 ed, including authorized travel, \$244,740,000, to remain4 available until expended.

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## EDUCATION AND HUMAN RESOURCES

6 For necessary expenses in carrying out science and en-7 gineering education and human resources programs and activities pursuant to the National Science Foundation Act 8 9 of 1950, as amended (42 U.S.C. 1861–1875), including services as authorized by 5 U.S.C. 3109, authorized travel, 10 11 and rental of conference rooms in the District of Columbia, \$850,600,000, to remain available until September 30, 12 13 2009.

14 AGENCY OPERATIONS AND AWARD MANAGEMENT

15 For salaries and expenses necessary in carrying out 16 the National Science Foundation Act of 1950, as amended 17 (42 U.S.C. 1861–1875); services authorized by 5 U.S.C. 3109; hire of passenger motor vehicles; not to exceed \$9,000 18 19 for official reception and representation expenses; uniforms 20 or allowances therefor, as authorized by 5 U.S.C. 5901-21 5902; rental of conference rooms in the District of Colum-22 bia; and reimbursement of the General Services Adminis-23 tration for security quard services; \$285,590,000: Provided, 24 That contracts may be entered into under "Agency Operations and Award Management" in fiscal year 2008 for 25

maintenance and operation of facilities, and for other serv ices, to be provided during the next fiscal year.

3 OFFICE OF THE NATIONAL SCIENCE BOARD 4 For necessary expenses (including payment of salaries, 5 authorized travel, hire of passenger motor vehicles, the rental of conference rooms in the District of Columbia, and the 6 employment of experts and consultants under section 3109 7 of title 5, United States Code) involved in carrying out sec-8 tion 4 of the National Science Foundation Act of 1950 (42 9 U.S.C. 1863) and Public Law 86-209 (42 U.S.C. 1880 et 10 seq.), \$4,030,000: Provided, That not to exceed \$9,000 shall 11 12 be available for official reception and representation ex-13 penses.

14 OFFICE OF INSPECTOR GENERAL

For necessary expenses of the Office of Inspector General as authorized by the Inspector General Act of 1978,
as amended, \$12,350,000, to remain available until September 30, 2009.

19 This title may be cited as the "Science Appropriations20 Act, 2008".

	102
1	TITLE IV
2	RELATED AGENCIES
3	Commission on Civil Rights
4	SALARIES AND EXPENSES
5	For necessary expenses of the Commission on Civil
6	Rights, including hire of passenger motor vehicles,
7	\$9,000,000: Provided, That none of the funds appropriated
8	in this paragraph shall be used to employ in excess of four
9	full-time individuals under Schedule C of the Excepted
10	Service exclusive of one special assistant for each Commis-
11	sioner: Provided further, That none of the funds appro-
12	priated in this paragraph shall be used to reimburse Com-
13	missioners for more than 75 billable days, with the excep-
14	tion of the chairperson, who is permitted 125 billable days.
15	Equal Employment Opportunity Commission
16	SALARIES AND EXPENSES
17	For necessary expenses of the Equal Employment Op-
18	portunity Commission as authorized by title VII of the
19	Civil Rights Act of 1964 (29 U.S.C. 206(d) and 621-634),
20	the Americans with Disabilities Act of 1990, and the Civil
21	Rights Act of 1991, including services as authorized by 5
22	U.S.C. 3109; hire of passenger motor vehicles as authorized
23	by 31 U.S.C. 1343(b); non-monetary awards to private citi-
24	zens; and not to exceed \$37,000,000 for payments to State
25	and local enforcement agencies for services to the Commis-

102

1 sion pursuant to title VII of the Civil Rights Act of 1964, 2 sections 6 and 14 of the Age Discrimination in Employment Act, the Americans with Disabilities Act of 1990, and 3 the Civil Rights Act of 1991, \$378,000,000: Provided, That 4 5 funds made available under this heading shall only be allocated in the manner specified in the report accompanying 6 7 this Act: Provided further, That no funds made available under this heading may be used to operate the National 8 9 Contact Center: Provided further, That the Commission may take no action to implement any workforce repo-10 sitioning, restructuring, or reorganization until such time 11 as the Senate Committee on Appropriations has been noti-12 fied of such proposals, in accordance with the reprogram-13 14 ming requirements of section 505 of this Act.

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16

# SALARIES AND EXPENSES

INTERNATIONAL TRADE COMMISSION

For necessary expenses of the International Trade
Commission, including hire of passenger motor vehicles,
and services as authorized by 5 U.S.C. 3109, and not to
exceed \$2,500 for official reception and representation expenses, \$68,400,000, to remain available until expended.

## 22 Legal Services Corporation

23 PAYMENT TO THE LEGAL SERVICES CORPORATION

For payment to the Legal Services Corporation to
carry out the purposes of the Legal Services Corporation

1 Act of 1974, \$390,000,000, of which \$373,000,000 is for basic field programs and required independent audits; 2 \$3,200,000 is for the Office of Inspector General, of which 3 such amounts as may be necessary may be used to conduct 4 5 additional audits of recipients; \$13,800,000 is for management and administration; \$3,000,000 is for client self-help 6 7 and information technology: Provided, That the Legal Services Corporation may continue to provide locality pay to 8 9 officers and employees at a rate no greater than that provided by the Federal Government to Washington, DC-based 10 11 employees as authorized by 5 United States Code 5304, notwithstanding section 1005(d) of the Legal Services Corpora-12 tion Act, 42 United States Code 2996(d). 13

14 ADMINISTRATIVE PROVISION—LEGAL SERVICES

15

## CORPORATION

16 None of the funds appropriated in this Act to the Legal 17 Services Corporation shall be expended for any purpose prohibited or limited by, or contrary to any of the provisions 18 of, sections 501, 502, 503, 504, 505, and 506 of Public Law 19 105–119, and all funds appropriated in this Act to the 20 Legal Services Corporation shall be subject to the same 21 22 terms and conditions set forth in such sections, except that all references in sections 502 and 503 to 1997 and 1998 23 24 shall be deemed to refer instead to 2006 and 2007, respec-25 tively.

	105
1	MARINE MAMMAL COMMISSION
2	SALARIES AND EXPENSES
3	For necessary expenses of the Marine Mammal Com-
4	mission as authorized by title II of Public Law 92–522,
5	\$3,000,000.
6	Office of the United States Trade Representative
7	SALARIES AND EXPENSES
8	For necessary expenses of the Office of the United
9	States Trade Representative, including the hire of passenger
10	motor vehicles and the employment of experts and consult-
11	ants as authorized by 5 U.S.C. 3109, \$47,800,000, of which
12	\$1,000,000 shall remain available until expended: Provided,
13	That not to exceed \$124,000 shall be available for official
14	reception and representation expenses: Provided further,
15	That negotiations shall be conducted within the World
16	Trade Organization to recognize the right of members to
17	distribute monies collected from antidumping and counter-
18	vailing duties: Provided further, That negotiations shall be
19	conducted within the World Trade Organization consistent
20	with the negotiating objectives contained in the Trade Act
21	of 2002, Public Law 107–210.
22	State Justice Institute
23	SALARIES AND EXPENSES
24	For necessary erronses of the State Institute

For necessary expenses of the State Justice Institute,
as authorized by the State Justice Institute Authorization

Act of 1992 (Public Law 102-572), \$3,500,000: Provided,
 That not to exceed \$2,500 shall be available for official re ception and representation expenses.

4

5

## TITLE V

GENERAL PROVISIONS

6 SEC. 501. The Departments of Commerce and Justice, 7 the National Science Foundation, and the National Aero-8 nautics and Space Administration shall provide to the Sen-9 ate Committee on Appropriations a quarterly accounting 10 of the cumulative balances of any unobligated funds that 11 were made available to any such agency in any previous 12 appropriations Act.

SEC. 502. No part of any appropriation contained in
this Act shall remain available for obligation beyond the
current fiscal year unless expressly so provided herein.

16 SEC. 503. The expenditure of any appropriation under 17 this Act for any consulting service through procurement 18 contract, pursuant to 5 U.S.C. 3109, shall be limited to 19 those contracts where such expenditures are a matter of pub-20 lic record and available for public inspection, except where 21 otherwise provided under existing law, or under existing 22 Executive order issued pursuant to existing law.

SEC. 504. If any provision of this Act or the application of such provision to any person or circumstances shall
be held invalid, the remainder of the Act and the applica-

tion of each provision to persons or circumstances other
 than those as to which it is held invalid shall not be affected
 thereby.

4 SEC. 505. (a) None of the funds provided under this 5 Act, or provided under previous appropriations Acts to the agencies funded by this Act that remain available for obli-6 7 gation or expenditure in fiscal year 2008, or provided from any accounts in the Treasury of the United States derived 8 9 by the collection of fees available to the agencies funded by this Act, shall be available for obligation or expenditure 10 through a reprogramming of funds that: (1) creates new 11 programs; (2) eliminates a program, project, or activity; 12 (3) increases funds or personnel by any means for any 13 project or activity for which funds have been denied or re-14 15 stricted; (4) relocates an office or employees; (5) reorganizes 16 or renames offices, programs, or activities; or (6) contracts out or privatizes any functions or activities presently per-17 formed by Federal employees; unless the Senate Committee 18 19 on Appropriations is notified 15 days in advance of such 20 reprogramming of funds.

(b) None of the funds provided under this Act, or provided under previous appropriations Acts to the agencies
funded by this Act that remain available for obligation or
expenditure in fiscal year 2008, or provided from any accounts in the Treasury of the United States derived by the

collection of fees available to the agencies funded by this 1 2 Act, shall be available for obligation or expenditure for activities, programs, or projects through a reprogramming of 3 funds in excess of \$500,000 or 10 percent, whichever is less, 4 5 that: (1) augments existing programs, projects, or activities; (2) reduces by 10 percent funding for any existing program, 6 7 project, or activity, or numbers of personnel by 10 percent as approved by Congress; or (3) results from any general 8 9 savings, including savings from a reduction in personnel, which would result in a change in existing programs, ac-10 11 tivities, or projects as approved by Congress; unless the Senate Committee on Appropriations is notified 15 days in ad-12 vance of such reprogramming of funds. 13

14 SEC. 506. Hereafter, none of the funds made available 15 in this Act or any other Act may be used for the construc-16 tion, repair (other than emergency repair), overhaul, con-17 version, or modernization of vessels for the National Oce-18 anic and Atmospheric Administration in shipyards located 19 outside of the United States.

20 SEC. 507. If it has been finally determined by a court 21 or Federal agency that any person intentionally affixed a 22 label bearing a "Made in America" inscription, or any in-23 scription with the same meaning, to any product sold in 24 or shipped to the United States that is not made in the 25 United States, the person shall be ineligible to receive any
contract or subcontract made with funds made available in
 this Act, pursuant to the debarment, suspension, and ineli gibility procedures described in sections 9.400 through
 9.409 of title 48, Code of Federal Regulations.

5 SEC. 508. Any costs incurred by a department or agency funded under this Act resulting from personnel actions 6 7 taken in response to funding reductions included in this 8 Act shall be absorbed within the total budgetary resources 9 available to such department or agency: Provided, That the authority to transfer funds between appropriations ac-10 counts as may be necessary to carry out this section is pro-11 12 vided in addition to authorities included elsewhere in this Act: Provided further, That use of funds to carry out this 13 14 section shall be treated as a reprogramming of funds under 15 section 505 of this Act and shall not be available for obligation or expenditure except in compliance with the proce-16 17 dures set forth in that section.

18 SEC. 509. None of the funds provided by this Act shall 19 be available to promote the sale or export of tobacco or to-20 bacco products, or to seek the reduction or removal by any 21 foreign country of restrictions on the marketing of tobacco 22 or tobacco products, except for restrictions which are not 23 applied equally to all tobacco or tobacco products of the 24 same type.

1	SEC. 510. None of the funds appropriated pursuant
2	to this Act or any other provision of law may be used for—
3	(1) the implementation of any tax or fee in con-
4	nection with the implementation of subsection $922(t)$
5	of title 18, United States Code; and
6	(2) any system to implement subsection $922(t)$ of
7	title 18, United States Code, that does not require and
8	result in the destruction of any identifying informa-
9	tion submitted by or on behalf of any person who has
10	been determined not to be prohibited from possessing
11	or receiving a firearm no more than 24 hours after
12	the system advises a Federal firearms licensee that
13	possession or receipt of a firearm by the prospective
14	transferee would not violate subsection $(g)$ or $(n)$ of
15	section 922 of title 18, United States Code, or State
16	law.

SEC. 511. Notwithstanding any other provision of law,
amounts deposited or available in the Fund established
under 42 U.S.C. 10601 in any fiscal year in excess of
\$625,000,000 shall not be available for obligation until the
following fiscal year.

SEC. 512. None of the funds made available to the Department of Justice in this Act may be used to discriminate
against or denigrate the religious or moral beliefs of students who participate in programs for which financial as-

sistance is provided from those funds, or of the parents or
 legal guardians of such students.

3 SEC. 513. None of the funds made available in this 4 Act may be transferred to any department, agency, or in-5 strumentality of the United States Government, except pur-6 suant to a transfer made by, or transfer authority provided 7 in, this Act or any other appropriations Act.

SEC. 514. With the consent of the President, the Sec-8 9 retary of Commerce shall represent the United States Government in negotiating and monitoring international 10 11 agreements regarding fisheries, marine mammals, or sea turtles: Provided. That the Secretary of Commerce shall be 12 responsible for the development and interdepartmental co-13 14 ordination of the policies of the United States with respect 15 to the international negotiations and agreements referred 16 to in this section.

SEC. 515. Any funds provided in this Act used to implement E-Government Initiatives shall be subject to the
procedures set forth in section 505 of this Act.

20 SEC. 516. ACCOUNTABILITY AND TRANSPARENCY OF 21 ACTIVITIES CARRIED OUT WITH FUNDS PROVIDED BY THIS 22 ACT. (a) AUDIT PROGRESS REPORTS.—The Inspectors Gen-23 eral of the Department of Commerce, the Department of 24 Justice, the National Aeronautics and Space Administra-25 tion, and the National Science Foundation shall conduct audits, pursuant to the Inspector General Act (5 U.S.C.
 App.), of grants or contracts for which funds are appro priated by this Act, and shall submit reports to Congress
 on the progress of such audits, which may include prelimi nary findings and a description of areas of particular in terest, within 180 days after initiating such an audit and
 every 180 days thereafter until any such audit is completed.

8 (b) AVAILABILITY TO THE PUBLIC.—Within 60 days 9 after the date on which an audit described in subsection (a) by an Inspector General is completed, the Secretary, At-10 11 torney General, Administrator, or Director, as appropriate, shall make the results of the audit available to the public 12 on the Internet website maintained by the Department, Ad-13 14 ministration, or Foundation, respectively. The results shall be made available in redacted form to exclude— 15

16 (1) any matter described in section 552(b) of
17 title 5, United States Code; and

(2) sensitive personal information for any individual, the public access to which could be used to
commit identity theft or for other inappropriate or
unlawful purposes.

(c) PROHIBITED USE OF FUNDS.—A grant or contract
funded by amounts appropriated by this Act may not be
used for the purpose of defraying the costs of a banquet or
conference that is not directly and programmatically re-

lated to the purpose for which the grant or contract was
 awarded, such as a banquet or conference held in connection
 with planning, training, assessment, review, or other rou tine purposes related to a project funded by the grant or
 contract.

6 (d) CONFLICT OF INTEREST STATEMENT.—Any person 7 awarded a grant or contract funded by amounts appro-8 priated by this Act shall submit a statement to the Sec-9 retary of Commerce, the Attorney General, the Adminis-10 trator, or the Director, as appropriate, certifying that no 11 funds derived from the grant or contract will be made avail-12 able through a subcontract or in any other manner to an-13 other person who has a financial interest in the person 14 awarded the grant or contract.

15 (e) Application to Other Federal Grants and 16 CONTRACTS.—The provisions of the preceding subsections 17 of this section shall take effect 30 days after the date on which the Director of the Office and Management and 18 Budget, in consultation with the Director of the Office of 19 Government Ethics, determines that a uniform set of rules 20 21 and requirements, substantially similar to the requirements 22 in such subsections, consistently apply under the executive 23 branch ethics program to all Federal departments, agencies, 24 and entities.

1 SEC. 517. None of the funds appropriated or otherwise 2 made available under this Act may be used to issue patents on claims directed to or encompassing a human organism. 3 4 SEC. 518. If at any time during any quarter, the pro-5 gram manager of a project within the jurisdiction of the Departments of Commerce or Justice, the National Aero-6 7 nautics and Space Administration, or the National Science Foundation totaling more than \$75,000,000 has reasonable 8 9 cause to believe that the total program cost has increased 10 by 10 percent, the program manager shall immediately inform the Secretary, Administrator, or Director. The Sec-11 12 retary, Administrator, or Director shall notify the Senate Committee on Appropriations within 30 days in writing 13 14 of such increase, and shall include in such notice: the date on which such determination was made; a statement of the 15 reasons for such increases; the action taken and proposed 16 to be taken to control future cost growth of the project; 17 changes made in the performance or schedule milestones 18 19 and the degree to which such changes have contributed to the increase in total program costs or procurement costs; 20 21 new estimates of the total project or procurement costs; and 22 a statement validating that the project's management struc-23 ture is adequate to control total project or procurement 24 costs.

SEC. 519. None of the funds made available in this
 Act shall be used in any way whatsoever to support or jus tify the use of torture by any official or contract employee
 of the United States Government.

5 SEC. 520. Notwithstanding section 505 of this Act, no
6 funds shall be reprogrammed within or transferred between
7 appropriations after June 30, except in extraordinary cir8 cumstances.

9 SEC. 521. Funds appropriated by this Act, or made 10 available by the transfer of funds in this Act, for intelligence 11 or intelligence related activities are deemed to be specifi-12 cally authorized by the Congress for purposes of section 504 13 of the National Security Act of 1947 (50 U.S.C. 414) during 14 fiscal year 2008 until the enactment of the Intelligence Au-15 thorization Act for Fiscal Year 2008.

16 SEC. 522. The Offices of Inspectors General funded 17 under this Act shall forward copies of all audit reports to the Senate Committee on Appropriations immediately after 18 19 they are issued and immediately make the Committee aware 20 of any review that recommends cancellation of, or modifica-21 tion to, any major acquisition project or grant, or that rec-22 ommends significant budgetary savings: Provided, That the 23 Offices of Inspectors General funded under this Act shall 24 withhold from public distribution for a period of 15 days any final audit or investigation report that was requested
 by the Senate Committee on Appropriations.

3 SEC. 523. Hereafter, none of the funds made available by the Congress may be used to implement, administer, or 4 5 enforce any guidelines of the Equal Employment Opportunity Commission covering harassment based on religion, 6 7 when it is made known to the Federal entity or official to which such funds are made available that such guidelines 8 9 do not differ in any respect from the proposed guidelines published by the Commission on October 1, 1993 (58 Fed. 10 Reg. 51266). 11

12 SEC. 524. None of the funds in this Act or prior Acts 13 making appropriations for the Department of Justice may 14 be used to make a grant allocation, a discretionary grant 15 award, or a discretionary contract award that is specified in the report accompanying this Act, or to publicly an-16 nounce the intention to make such an award, unless the 17 18 Attorney General, Secretary, Administrator or Director of the appropriate agency or bureau notifies the Senate Com-19 mittee on Appropriations, at least three full business days 20 21 in advance: Provided, That no notification shall involve 22 *funds that are not available for obligation.* 

SEC. 525. None of the funds provided in this Act may
be used to implement an involuntary reduction in force at
any NASA center during fiscal year 2008.

1	Sec. 526. (a) Modification of Enhanced-Use
2	Lease Authority for NASA.—Subsection (a) of section
3	315 of the National Aeronautics and Space Administration
4	Act of 1958 (42 U.S.C. 2459j) is amended—
5	(1) by striking "Notwithstanding any other pro-
6	vision of law, the Administrator" and inserting "The
7	Administrator"; and
8	(2) by striking "any real property" and insert-
9	ing "any non-excess real property and related per-
10	sonal property"; and
11	(3) by striking "at no more than two (2) Na-
12	tional Aeronautics and Space Administration
13	(NASA) centers".
14	(b) Consideration.—Subsection (b) of such section is
15	amended—
16	(1) in paragraph (1), by striking "consider-
17	ation" and all that follows through the end of the
18	paragraph and inserting "cash consideration for the
19	lease at fair market value as determined by the Ad-
20	ministrator.";
21	(2) by striking paragraph (2);
22	(3) by redesignating paragraph (3) as para-
23	graph (2); and
24	(4) in paragraph (2), as redesignated by para-
25	graph (3) of this subsection—

(A) in subparagraph (B), by striking
"maintenance" and all that follows through
"centers selected for this demonstration pro-
gram" and inserting "capital revitalization and
construction projects and improvements of real
property assets and related personal property
under the jurisdiction of the Administrator";
and

9 (B) by adding at the end the following new 10 subparagraph:

"(C) Amounts utilized under subparagraph (B)11 may not be utilized for daily operating costs.". 12

(c) LEASE RESTRICTIONS.—Subsection (e) of such sec-13 14 tion is amended—

15 (1) by striking "LEASE RESTRICTIONS.—NASA" 16 and inserting the following: "LEASE RESTRIC-17 TIONS.—

"(1) NASA"; and 18

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19 (2) by adding at the end the following new para-20 graph:

21 "(2) NASA is not authorized to enter into an 22 out-lease under this section unless the Administrator certifies that such out-lease will not have a negative 23 24 impact on NASA's mission.".

(d) REPEAL OF PLAN AND REPORTING REQUIRE MENTS.—Such section is further amended by striking sub section (f).

4 (e) SUNSET.—Such section is further amended by add5 ing at the end the following new subsection (f):

6 "(f) SUNSET.—The authority to enter into leases under 7 this section shall expire on the date that is ten years after 8 the date of the enactment of the Commerce, Justice, Science, 9 and Related Agencies Appropriations Act of 2008. The expiration under this subsection of authority to enter into leases 10 under this section shall not affect the validity or term of 11 12 leases or NASA's retention of proceeds from leases entered into under this section before the date of the expiration of 13 14 such authority.".

(f) CONFORMING AMENDMENT.—The heading of such
section is amended by striking "Enhanced-use lease of real
property demonstration" and inserting "Lease of non-excess
property".

19 SEC. 527. LIMITATION. (a) IN GENERAL.—None of the 20 funds made available in this Act shall be used to initiate 21 or participate in a civil action by or on the behalf of the 22 Equal Employment Opportunity Commission against an 23 entity on the grounds that the entity requires an employee 24 to speak English while engaged in work. (b) EFFECTIVE DATE.—Subsection (a) shall apply
 with respect to all civil actions that commence on or after
 the date of enactment of this Act.

SEC. 528. FUNDS FOR TEACH FOR AMERICA.—Of the
funds provided in this Act for the National Aeronautics and
Space Administration, under the heading "SCIENCE, AERONAUTICS, AND EXPLORATION", \$3,000,000 may be for Teach
for America for science, technology, engineering, and mathematics related activities.

10 SEC. 529. Not later than 30 days after the date of en-11 actment of this Act, the Departments, agencies, and com-12 missions funded under this Act, shall establish and main-13 tain on the homepages of their Internet websites—

14 (1) a direct link to the Internet websites of their
15 Offices of Inspectors General; and

16 (2) a mechanism on the Offices of Inspectors
17 General website by which individuals may anony18 mously report cases of waste, fraud, or abuse with re19 spect to those Departments, agencies, and commis20 sions.

21 SEC. 530. None of the funds appropriated or otherwise 22 made available by this Act may be used to enter into a 23 contract in an amount greater than \$5,000,000 or to award 24 a grant in excess of such amount unless the prospective con-25 tractor or grantee certifies in writing to the agency award-

1 ing the contract or grant that, to the best of its knowledge and belief, the contractor or grantee has filed all Federal 2 3 tax returns required during the three years preceding the certification, has not been convicted of a criminal offense 4 5 under the Internal Revenue Code of 1986, and has not, more than 90 days prior to certification, been notified of any 6 7 unpaid Federal tax assessment for which the liability remains unsatisfied, unless the assessment is the subject of 8 9 an installment agreement or offer in compromise that has 10 been approved by the Internal Revenue Service and is not 11 in default, or the assessment is the subject of a non-frivolous administrative or judicial proceeding. 12

13 SEC. 531. DIGITAL AND WIRELESS NETWORKS FOR EDUCATION PILOT PROGRAM. 14 Higher (a)SHORT TITLE.—This section may be cited as the "ED 1.0 Act". 15 16 (b) APPROPRIATIONS.—Notwithstanding any other 17 provision of this Act, from the amount appropriated under title I under the heading "Technology Opportunities Pro-18 19 gram", \$4,500,000 may be available for the pilot program 20 under this section, to remain available until expended.

21 (c) DEFINITIONS.—In this section:

(1) ADMINISTRATOR.—The term "Administrator" means the Administrator of the National Telecommunications and Information Administration.

1	(2) ELIGIBLE EDUCATIONAL INSTITUTION.—The
2	term "eligible educational institution" means an in-
3	stitution that is—
4	(A) a historically Black college or univer-
5	sity;
6	(B) a Hispanic-serving institution as that
7	term is defined in section 502(a)(5) of the High-
8	er Education Act of 1965 (20 U.S.C.
9	1101a(a)(5));
10	(C) a tribally controlled college or univer-
11	sity as that term is defined in section $2(a)(4)$ of
12	the Tribally Controlled College or University As-
13	sistance Act of 1978 (25 U.S.C. 1801(a)(4));
14	(D) an Alaska Native-serving institution as
15	that term is defined in section $317(b)(2)$ of the
16	Higher Education Act of 1965 (20 U.S.C.
17	1059d(b)(2)); or
18	(E) a Native Hawaiian-serving institution
19	as that term is defined in section $317(b)(4)$ of the
20	Higher Education Act of 1965 (20 U.S.C.
21	1059d(b)(4)).
22	(3) HISTORICALLY BLACK COLLEGE OR UNIVER-
23	SITY.—The term 'historically Black college or univer-
24	sity" means a part B institution as that term is de-

1	fined in section 322(2) of the Higher Education Act
2	of 1965 (20 U.S.C. 1061(2)).
3	(d) Minority Online Degree Pilot Program.—
4	(1) PILOT PROGRAM ESTABLISHED.—
5	(A) IN GENERAL.—There is established
6	within the National Telecommunications and In-
7	formation Administration a pilot program under
8	which the Administrator shall award 9 grants to
9	eligible educational institutions to enable the eli-
10	gible educational institutions to develop digital
11	and wireless networks for online educational pro-
12	grams of study within the eligible educational
13	institutions. The Administrator shall award not
14	less than 1 grant to each type of eligible edu-
15	cational institution, enumerated under sub-
16	section $(c)(2)$ .
17	(B) GRANT NUMBER AND AMOUNT.—
18	(i) NUMBER.—The Administrator shall
19	award a total of 9 grants under this sub-
20	section.
21	(ii) GRANT PAYMENT AMOUNTS.—The
22	Administrator shall make grant payments
23	under this subsection in the amount of
24	\$500,000.
25	(2) Priority.—

1	(A) IN GENERAL.—In awarding grants
2	under this subsection the Administrator shall
3	give priority to an eligible educational institu-
4	tion that, according to the most recent data
5	available (including data available from the Bu-
6	reau of the Census), serves a county, or other ap-
7	propriate political subdivision where no counties
8	exist—
9	(i) in which 50 percent of the residents
10	of the county, or other appropriate political
11	subdivision where no counties exist, are
12	members of a racial or ethnic minority;
13	(ii) in which less than 18 percent of
14	the residents of the county, or other appro-
15	priate political subdivision where no coun-
16	ties exist, have obtained a baccalaureate de-
17	gree or a higher education;
18	(iii) that has an unemployment rate of
19	7 percent or greater;
20	(iv) in which 20 percent or more of the
21	residents of the county, or other appropriate
22	political subdivision where no counties
23	exist, live in poverty;
24	(v) that has a negative population
25	growth rate; or

(vi) that has a family income of not
more than \$32,000.
(B) HIGHEST PRIORITY.—In awarding
grants under this subsection the Administrator
shall give the highest priority to an eligible edu-
cational institution that meets the greatest num-
ber of requirements described in clauses (i)
through (vi) of subparagraph (A).
(3) Use of funds.—An eligible educational in-
stitution receiving a grant under this subsection may
use the grant funds—
(A) to acquire equipment, instrumentation,
networking capability, hardware, software, dig-
ital network technology, wireless technology, or
wireless infrastructure;
(B) to develop and provide educational serv-
ices, including faculty development; or
(C) to develop strategic plans for informa-
tion technology investments.
(4) MATCHING NOT REQUIRED.—The Adminis-
trator shall not require an eligible educational insti-
tution to provide matching funds for a grant awarded
under this subsection.
(5) Consultations; report.—

1	(A) Consultations.—The Administrator
2	shall consult with the Committee on Appropria-
3	tions and the Committee on Commerce, Science,
4	and Transportation of the Senate and the Com-
5	mittee on Appropriations and the Committee on
6	Energy and Commerce of the House of Rep-
7	resentatives, on a quarterly basis regarding the
8	pilot program assisted under this subsection.
9	(B) REPORT.—Not later than 1 year after
10	the date of enactment of this section, the Admin-
11	istrator shall submit to the committees described
12	in subparagraph $(A)$ a report evaluating the
13	progress of the pilot program assisted under this
14	subsection.
15	(6) Limitation on use of other funds.—The
16	Administrator shall carry out this subsection only
17	with amounts appropriated in advance specifically to
18	carry out this subsection.
19	SEC. 532. (a) The Administrator of the National Aero-
20	nautics and Space Administration shall submit quarterly
21	reports to the Inspector General of the National Aeronautics
22	and Space Administration regarding the costs and con-
23	tracting procedures relating to each conference or meeting,
24	held by the National Aeronautics and Space Administra-

1	tion during fiscal year 2008, and each year thereafter, for
2	which the cost to the Government was more than \$20,000.
3	(b) Each report submitted under subsection (a) shall
4	include, for each conference described in that subsection held
5	during the applicable quarter—
6	(1) a description of the number of and purpose
7	of participants attending that conference or meeting;
8	(2) a detailed statement of the costs to the Gov-
9	ernment relating to that conference or meeting,
10	including—
11	(A) the cost of any food or beverages;
12	(B) the cost of any audio-visual services;
13	(C) the cost of all related travel; and
14	(D) a discussion of the methodology used to
15	determine which costs relate to that conference or
16	meeting; and
17	(3) a description of the contracting procedures
18	relating to that conference or meeting, including—
19	(A) whether contracts were awarded on a
20	competitive basis; and
21	(B) a discussion of any cost comparison
22	conducted by the National Aeronautics and
23	Space Administration in evaluating potential
24	contractors for any conference or meeting.

1	Sec. 533. Limitation and Reports on Travel Ex-
2	PENSES TO CONFERENCES. (a) In this section, the term con-
3	ference means a meeting that—
4	(1) is held for consultation, education, aware-
5	ness, or discussion;
6	(2) includes participants who are not all em-
7	ployees of the same agency;
8	(3) is not held entirely at an agency facility;
9	(4) involves costs associated with travel and
10	lodging for some participants; and
11	(5) is sponsored by 1 or more agencies, 1 or more
12	organizations that are not agencies, or a combination
13	of such agencies or organizations.
14	(b) The Administrator of NASA shall, not later than
15	September 30, 2008, submit to the appropriate committees
16	of Congress and post on the public Internet website of the
17	agency in a searchable, electronic format, a report on each
18	conference for which the agency paid travel expenses during
19	fiscal year 2008 that includes—
20	(1) the itemized expenses paid by the agency, in-
21	cluding travel expenses and any agency expenditure
22	to otherwise support the conference;
23	(2) the primary sponsor of the conference;
24	(3) the location of the conference:

1	(4) in the case of a conference for which the
2	agency was the primary sponsor, a statement that—
3	(A) justifies the location selected;
4	(B) demonstrates the cost efficiency of the
5	location;
6	(C) the date of the conference;
7	(D) a brief explanation how the conference
8	advanced the mission of the agency; and
9	(E) the total number of individuals who
10	travel or attendance at the conference was paid
11	for in part or full by the agency.
12	SEC. 534. None of the funds appropriated or otherwise
13	made available in this Act may be used in a manner that
14	is inconsistent with the principal negotiating objective of
15	the United States with respect to trade remedy laws to pre-
16	serve the ability of the United States—
17	(1) to enforce vigorously its trade laws, including
18	antidumping, countervailing duty, and safeguard
19	laws;
20	(2) to avoid agreements that—
21	(A) lessen the effectiveness of domestic and
22	international disciplines on unfair trade, espe-
23	cially dumping and subsidies; or
24	(B) lessen the effectiveness of domestic and
25	international safeguard provisions, in order to

1	ensure that United States workers, agricultural
2	producers, and firms can compete fully on fair
3	terms and enjoy the benefits of reciprocal trade
4	concessions; and
5	(3) to address and remedy market distortions
6	that lead to dumping and subsidization, including
7	overcapacity, cartelization, and market-access bar-
8	riers.
9	SEC. 535. None of the funds appropriated or otherwise
10	made available by this Act may be made available for a
11	public-private competition conducted under Office of Man-
12	agement and Budget Circular A-76 or to convert a function
13	performed by Federal employees to private sector perform-
14	ance without such a competition unless a representative des-
15	ignated by a majority of the employees engaged in the per-
16	formance of the activity or function for which the public-
17	private competition is conducted or which is to be converted
18	without such a competition is treated as an interested party
19	with respect to such competition or decision to convert to
20	private sector performance for purposes of subchapter V of
21	chapter 35 of title 31, United States Code.

SEC. 536. None of the funds made available under this
Act may be used to circumvent any statutory or administrative formula-driven or competitive awarding process to
award funds to a project in response to a request from a

Member of Congress (or any employee of a Member or com mittee of Congress), unless the specific project has been dis closed in accordance with the rules of the Senate or House
 of Representatives, as applicable.

SEC. 537. None of the funds made available under this
Act may be used to purchase first class or premium airline
travel that would not be consistent with sections 301–10.123
and 301–10.124 of title 41 of the Code of Federal Regulations.

10 SEC. 538. Section 2301 of the Implementing Rec-11 ommendations of the 9/11 Commission Act of 2007 (47 12 U.S.C. 901 note) is amended by striking "the 'Improving 13 Emergency Communications Act of 2007'." and inserting 14 "the '911 Modernization Act'.".

15 SEC. 539. Section 504(a)(11)(E) of the Omnibus Consolidated Rescissions and Appropriations Act of 1996 (Pub-16 lic Law 104–134; 110 Stat. 1321–55) is amended by insert-17 ing before "an alien" the following: "a nonimmigrant work-18 19 er admitted to, or permitted to remain in, the United States under section 101(a)(15)(H)(ii)(b) of the Immigration and 20 21 Nationality Act (8 U.S.C. 1101(a)(15)(H)(ii)(b)) for for-22 estry labor or".

23 SEC. 540. SMALL AND SEASONAL BUSINESSES. (a) IN
24 GENERAL.—Section 214(g)(9)(A) of the Immigration and
25 Nationality Act (8 U.S.C. 1184(g)(9)(A)) is amended by

1 striking "an alien who has already been counted toward the numerical limitation of paragraph (1)(B) during fiscal 2 year 2004, 2005, or 2006 shall not again be counted toward 3 such limitation during fiscal year 2007." and inserting "an 4 5 alien who has been present in the United States as an H-2B nonimmigrant during any 1 of the 3 fiscal years imme-6 7 diately preceding the fiscal year of the approved start date of a petition for a nonimmigrant worker described in sec-8 9 tion 101(a)(15)(H)(ii)(b) shall not be counted toward such 10 limitation for the fiscal year in which the petition is ap-11 proved.".

12 (b) EFFECTIVE DATE.—The amendment made by sub13 section (a) shall be effective during the 1-year period begin14 ning October 1, 2007.

15 TITLE VI 16 RESCISSIONS 17 DEPARTMENT OF COMMERCE 18 NATIONAL INSTITUTE OF STANDARDS AND TECHNOLOGY 19 INDUSTRIAL TECHNOLOGY SERVICES 20 (RESCISSION) 21 Of the unobligated balances available under this head-22 ing, \$10,000,000 are rescinded. 23 DEPARTMENT OF JUSTICE 24 General Administration 25 *Of the unobligated balances made available for the De*partment of Justice in prior fiscal years, \$110,000,000 are 26 † HR 3093 EAS

1	rescinded: Provided, That within 30 days after the date of
2	enactment of this section the Attorney General shall submit
3	to the Committees on Appropriations of the House of Rep-
4	resentatives and the Senate a report specifying the amount
5	of each rescission made pursuant to this section.
6	WORKING CAPITAL FUND
7	(RESCISSION)
8	Of the unobligated balances available under this head-
9	ing, \$41,000,000 are rescinded.
10	DETENTION TRUSTEE
11	(RESCISSION)
12	Of the unobligated balances available under this head-
13	ing, \$135,000,000 are rescinded.
14	Legal Activities
15	ASSETS FORFEITURE FUND
16	(RESCISSION)
17	Of the unobligated balances available under this head-
18	ing, \$240,000,000 are rescinded.
19	Office of Justice Programs
20	JUSTICE ASSISTANCE
21	(RESCISSION)
22	Of the unobligated balances available under this head-
23	ing, \$87,500,000 are rescinded.

COMMUNITY ORIENTED POLICING SERVICES (RESCISSION) Of the unobligated balances available under this heading, \$37,500,000 are rescinded. TITLE VII—RESTITUTION SEC. 701. SHORT TITLE. This title may be cited as the "Restitution for Victims" of Crime Act of 2007". Subtitle A—Collection of **Restitution** SEC. 721. SHORT TITLE. This subtitle may be cited as the "Collection of Restitution Improvement Act of 2007". SEC. 722. PROCEDURE FOR ISSUANCE AND ENFORCEMENT **OF RESTITUTION.** Section 3664(f) of title 18, United States Code, is

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17 amended by striking paragraphs (2) through (4) and insert-18 ing the following:

19 "(C)(i) Each restitution order shall—

20 "(I) contain information sufficient to identify
21 each victim to whom restitution is owed;

22 "(II) require that a copy of the court order be
23 sent to each such victim; and

24 "(III) inform each such victim of the obligation
25 to notify the appropriate entities of any change in
26 address.

"(ii) It shall be the responsibility of each victim to
 whom restitution is owed to notify the Attorney General,
 or the appropriate entity of the court, by means of a form
 to be provided by the Attorney General or the court, of any
 change in the victim's mailing address while restitution is
 still owed to the victim.

7 "(iii) The confidentiality of any information relating8 to a victim under this subparagraph shall be maintained.

9 "(2) The court shall order that the restitution imposed
10 is due in full immediately upon imposition.

11 "(3) The court shall direct the defendant—

12 "(A) to make a good-faith effort to satisfy the 13 restitution order in the shortest time in which full 14 restitution can be reasonably made, and to refrain 15 from taking any action that conceals or dissipates the 16 defendant's assets or income;

17 "(B) to notify the court of any change in resi18 dence; and

"(C) to notify the United States Attorney for the
district in which the defendant was sentenced of any
change in residence, and of any material change in
economic circumstances that might affect the defendant's ability to pay restitution.

24 "(4) Compliance with all payment directions imposed
25 under paragraphs (6) and (7) shall be prima facie evidence

of a good faith effort under paragraph (3)(A), unless it is
 shown that the defendant has concealed or dissipated assets.

3 "(5) Notwithstanding any other provision of law, for the purpose of enforcing a restitution order, a United States 4 5 Attorney may receive, without the need for a court order, any financial information concerning the defendant ob-6 7 tained by the grand jury that indicted the defendant for the crime for which restitution has been awarded, the 8 United States Probation Office, or the Bureau of Prisons. 9 A victim may also provide financial information con-10 11 cerning the defendant to the United States Attorney.

12 "(6)(A) At sentencing, or at any time prior to the ter13 mination of a restitution obligation under section 3613 of
14 this title, the court may—

15 "(i) impose special payment directions upon the
16 defendant or modify such directions; or

17 "(ii) direct the defendant to make a single, lump
18 sum payment, partial payments at specified inter19 vals, in-kind payments, or a combination of pay20 ments at specified intervals and in-kind payments.

"(B) The period of time over which scheduled payments are established for purposes of this paragraph shall
be the shortest time in which full payment reasonably can
be made.

1	"(C) In-kind payments may be in the form of the re-
2	turn of property, replacement of property, or, if the victim
3	agrees, services rendered to the victim or a person or organi-
4	zation other than the victim.
5	(D) In ordering restitution, the court may direct the
6	defendant to—
7	"(i) repatriate any property that constitutes pro-
8	ceeds of the offense of conviction, or property traceable
9	to such proceeds; and
10	"(ii) surrender to the United States, or to the
11	victim named in the restitution order, any interest of
12	the defendant in any nonexempt asset.
13	"( $E$ ) The court may enter a restraining order or in-
14	junction, require the execution of a satisfactory performance
15	bond, or take any other action to preserve the availability
16	of property for restitution.
17	"(7)(A) In determining whether to impose or modify
18	specific payment directions, the court may consider—
19	"(i) the need to provide restitution to the victims
20	of the offense;
21	"(ii) the financial ability of the defendant;
22	"(iii) the economic circumstances of the defend-
23	ant, including the financial resources and other assets
24	of the defendant and whether any of those assets are
25	jointly controlled;

1	"(iv) the projected earnings and other income of
2	the defendant;
3	"(v) any financial obligations of the defendant,
4	including obligations to dependents;
5	"(vi) whether the defendant has concealed or dis-
6	sipated assets or income; and
7	"(vii) any other appropriate circumstances.
8	"(B) Any substantial resources from any source, in-
9	cluding inheritance, settlement, or other judgment, shall be
10	applied to any outstanding restitution obligation.
11	((8)(A) If the court finds that the economic cir-
12	cumstances of the defendant do not allow the payment of
13	any substantial amount as restitution, the court may direct
14	the defendant to make nominal payments of not less than
15	\$100 per year toward the restitution obligation.
16	``(B) Any money received from the defendant under
17	subparagraph (A) shall be disbursed so that any out-
18	standing assessment imposed under section 3013 is paid
19	first in full.
20	"(9) Court-imposed special payment directions shall
21	not limit the ability of the Attorney General to maintain

22 an Inmate Financial Responsibility Program that encour-23 ages sentenced inmates to meet their legitimate financial

24 obligations.

"(10)(A) The ability of the Attorney General to enforce
 restitution obligations ordered under paragraph (2) shall
 not be limited by appeal, or the possibility of a correction,
 modification, amendment, adjustment, or reimposition of a
 sentence, unless the court expressly so orders for good cause
 shown and stated on the record.

7 "(B) Absent exceptional circumstances, as determined
8 by the court, an order limiting the enforcement of restitu9 tion obligations shall—

"(i) require the defendant to deposit, in the registry of the district court, any amount of the restitution that is due;

13 "(ii) require the defendant to post a bond or
14 other security to ensure payment of the restitution
15 that is due; or

"(iii) impose additional restraints upon the defendant to prevent the defendant from transferring or
dissipating assets.

"(C) No order described in subparagraph (B) shall restrain the ability of the United States to continue its investigation of the defendant's financial circumstances, conduct
discovery, record a lien, or seek any injunction or other relief from the court.".

1	SEC. 723. IMPOSITION OF CRIMINAL FINES AND PAYMENT
2	DIRECTIONS.
3	Subsection 3572(d) of title 18, United States Code, is
4	amended to read as follows:
5	"(d) PAYMENT.—
6	"(1) IN GENERAL.—The court shall order that
7	any fine or assessment imposed be due in full imme-
8	diately upon imposition.
9	"(2) EFFORTS TO MAKE PAYMENT.—The court
10	shall—
11	"(A) direct the defendant to make a good-
12	faith effort to satisfy the fine and assessment in
13	the shortest time in which full payment can be
14	reasonably made, and to refrain from taking any
15	action that conceals or dissipates the defendant's
16	assets or income;
17	``(B) direct the defendant to notify the court
18	of any change in residence; and
19	``(C) order the defendant to notify the
20	United States Attorney for the district in which
21	the defendant was sentenced of any change in
22	residence, and of any material change in eco-
23	nomic circumstances that might affect the de-
24	fendant's ability to pay restitution.
25	"(3) GOOD FAITH.—Compliance with all pay-
26	ment directions imposed by paragraphs (5) and (6)
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140

1	shall be prima facie evidence of a good faith effort
2	under paragraph (2)(A), unless it is shown that the
3	defendant has concealed or dissipated assets;
4	"(4) Access to information.—Notwith-
5	standing any other provision of law, for the purpose
6	of enforcing a fine or assessment, a United States At-
7	torney may receive, without the need for a court
8	order, any financial information concerning the de-
9	fendant obtained by a grand jury, the United States
10	Probation Office, or the Bureau of Prisons.
11	"(5) PAYMENT SCHEDULE.—
12	"(A) IN GENERAL.—At sentencing, or at
13	any time prior to the termination of a restitu-
14	tion obligation under section 3613 of this title,
15	the court may—
16	"(i) impose special payment directions
17	upon the defendant or modify such direc-
18	tions; or
19	"(ii) direct the defendant to make a
20	single, lump sum payment, or partial pay-
21	ments at specified intervals.
22	"(B) PERIOD OF TIME.—The period of time
23	over which scheduled payments are established
24	for purposes of this paragraph shall be the short-

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1	est time in which full payment can reasonably
2	be made.
3	"(C) REPATRIATION.—The court may direct
4	the defendant to repatriate any property that
5	constitutes proceeds of the offense of conviction,
6	or property traceable to such proceeds.
7	"(D) SURRENDER.—In ordering restitution,
8	the court may direct the defendant to surrender
9	to the United States any interest of the defend-
10	ant in any non-exempt asset.
11	"(E) THIRD PARTIES.—If the court directs
12	the defendant to repatriate or surrender any
13	property in which it appears that any person
14	other than the defendant may have a legal
15	interest—
16	"(i) the court shall take such action as
17	is necessary to protect such third party in-
18	terest; and
19	"(ii) may direct the United States to
20	initiate any ancillary proceeding to deter-
21	mine such third party interests in accord-
22	ance with the procedures specified in section
23	413(n) of the Controlled Substances Act (21)
24	U.S.C. 853(n)).

1	"(F) Exclusivity of remedy.—Except as
2	provided in this section, no person may com-
3	mence an action against the United States con-
4	cerning the validity of the party's alleged inter-
5	est in the property subject to reparation or sur-
6	render.
7	"(G) PRESERVATION OF PROPERTY.—The
8	court may enter a restraining order or injunc-
9	tion, require the execution of a satisfactory per-
10	formance bond, or take any other action to pre-
11	serve the availability of property for payment of
12	the fine or assessment.
13	"(6) Considerations.—In determining whether
14	to impose or modify special payment directions, the
15	court may consider—
16	"(A) the need to satisfy the fine or assess-
17	ment;
18	``(B) the financial ability of the defendant;
19	(C) the economic circumstances of the de-
20	fendant, including the financial resources and
21	other assets of the defendant, and whether any of
22	those assets are jointly controlled;
23	``(D) the projected earnings and other in-
24	come of the defendant;

1	``(E) any financial obligations of the de-
2	fendant, including obligations to dependents;
3	``(F) whether the defendant has concealed or
4	dissipated assets or income; and
5	``(G) any other appropriate circumstances.
6	"(7) Use of resources.—Any substantial re-
7	sources from any source, including inheritance, settle-
8	ment, or other judgment shall be applied to any fine
9	or assessment still owed.
10	"(8) Nominal payments.—If the court finds
11	that the economic circumstances of the defendant do
12	not allow the immediate payment of any substantial
13	amount of the fine or assessment imposed, the court
14	may direct the defendant to make nominal payments
15	of not less than \$100 per year toward the fine or as-
16	sessment imposed.
17	"(9) INMATE FINANCIAL RESPONSIBILITY PRO-
18	GRAM.—Court-imposed special payment directions
19	shall not limit the ability of the Attorney General to
20	maintain an Inmate Financial Responsibility Pro-
21	gram that encourages sentenced inmates to meet their
22	legitimate financial obligations.
23	"(10) Enforcement.—
24	"(A) IN GENERAL.—The ability of the At-
25	torney General to enforce the fines and assess-
1	ment ordered under paragraph (1) shall not be
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2	limited by an appeal, or the possibility of a cor-
3	rection, modification, amendment, adjustment,
4	or reimposition of a sentence, unless the court ex-
5	pressly so orders, for good cause shown and stat-
6	ed on the record.
7	"(B) EXCEPTIONS.—Absent exceptional cir-
8	cumstances, as determined by the court, an order
9	limiting enforcement of a fine or assessment
10	shall—
11	"(i) require the defendant to deposit,
12	in the registry of the district court, any
13	amount of the fine or assessment that is
14	due;
15	"(ii) require the defendant to post a
16	bond or other security to ensure payment of
17	the fine or assessment that is due; or
18	"(iii) impose additional restraints
19	upon the defendant to prevent the defendant
20	from transferring or dissipating assets.
21	"(C) Other activities.—No order de-
22	scribed in subparagraph $(B)$ shall restrain the
23	ability of the United States to continue its inves-
24	tigation of the defendant's financial cir-
25	cumstances, conduct discovery, record a lien, or

1	seek any injunction or other relief from the
2	court.
3	"(11) Special assessments.—The require-
4	ments of this subsection shall apply to the imposition
5	and enforcement of any assessment imposed under
6	section 3013 of this title.".
7	SEC. 724. COLLECTION OF UNPAID FINES OR RESTITUTION.
8	Section 3612(b) of title 18, United States Code, is
9	amended to read as follows:
10	"(b) INFORMATION TO BE INCLUDED IN JUDGMENT;
11	Judgment To Be Transmitted to the Attorney Gen-
12	ERAL.—
13	"(1) IN GENERAL.—A judgment or order impos-
14	ing, modifying, or remitting a fine or restitution
15	order of more than \$100 shall include—
16	"(A) the name, social security account num-
17	ber, mailing address, and residence address of
18	the defendant;
19	"(B) the docket number of the case;
20	"(C) the original amount of the fine or res-
21	titution order and the amount that is due and
22	unpaid;
23	``(D) payment orders and directions im-
24	posed under section $3572(d)$ and section $3664(f)$
25	of this title; and

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1	``(E) a description of any modification or
2	remission.
3	"(2) TRANSMITTAL OF COPIES.—Not later than
4	10 days after entry of the judgment or order described
5	in paragraph (1), the court shall transmit a certified
6	copy of the judgment or order to the Attorney Gen-
7	eral.".
8	SEC. 725. ATTORNEY'S FEES FOR VICTIMS.
9	(a) Order of Restitution.—Section 3663(b) of title
10	18, United States Code, is amended—
11	(1) in paragraph (1)—
12	(A) in subparagraph (A), by striking "or"
13	at the end;
14	(B) by redesignating subparagraph (B) as
15	subparagraph (C);
16	(C) by inserting after subparagraph (A) the
17	following:
18	"(B) reimburse the victim for attorneys' fees
19	reasonably incurred in an attempt to retrieve
20	damaged, lost, or destroyed property (which shall
21	not include payment of salaries of Government
22	attorneys); or"; and
23	(D) in subparagraph (C), as so redesignated
24	by this subsection, by inserting "or $(B)$ " after
25	"subparagraph (A)";

1	(2) in paragraph (4)—
2	(A) by inserting "(including attorneys' fees
3	necessarily and reasonably incurred for represen-
4	tation of the victim, which shall not include pay-
5	ment of salaries of Government attorneys)" after
6	"other expenses related to participation in the
7	investigation or prosecution of the offense"; and
8	(B) by striking "and" at the end;
9	(3) in paragraph (5), by striking the period and
10	inserting "; and"; and
11	(4) by adding at the end the following:
12	"(6) in any case, reimburse the victim for rea-
13	sonably incurred attorneys' fees that are necessary
14	and foreseeable results of the defendant's crime (which
15	shall not include payment of salaries of Government
16	attorneys).".
17	(b) Mandatory Restitution to Victims of Cer-
18	TAIN CRIMES.—Section 3663A(b) of title 18, United States
19	Code, is amended—
20	(1) in paragraph (1)—
21	(A) in subparagraph (A), by striking "or"
22	at the end;
23	(B) by redesignating subparagraph (B) as
24	subparagraph (C);

1	(C) by inserting after subparagraph $(A)$ the
2	following:
3	"(B) reimburse the victim for attorneys' fees
4	reasonably incurred in an attempt to retrieve
5	damaged, lost, or destroyed property (which shall
6	not include payment of salaries of Government
7	attorneys); or"; and
8	(D) in subparagraph (C), as so redesignated
9	by this subsection, by inserting "or $(B)$ " after
10	"subparagraph (A)";
11	(2) in paragraph (3), by striking "and" at the
12	end;
13	(3) in paragraph (4)—
14	(A) by inserting "(including attorneys' fees
15	necessarily and reasonably incurred for represen-
16	tation of the victim, which shall not include pay-
17	ment of salaries of Government attorneys)" after
18	"other expenses related to participation in the
19	investigation or prosecution of the offense"; and
20	(B) by striking the period and inserting ";
21	and"; and
22	(4) by adding at the end the following:
23	"(5) in any case, reimburse the victim for rea-
24	sonably incurred attorneys' fees that are necessary
25	and foreseeable results of the defendant's crime (which

1	shall not include payment of salaries of Government
2	attorneys).".
3	Subtitle B—Preservation of Assets
4	for Restitution
5	SEC. 741. SHORT TITLE.
6	This subtitle may be cited as the "Preservation of As-
7	sets for Restitution Act of 2007".
8	SEC. 742. AMENDMENTS TO THE MANDATORY VICTIMS RES-
9	TITUTION ACT.
10	(a) IN GENERAL.—Chapter 232 of title 18, United
11	States Code, is amended by inserting after section 3664 the
12	following:
13	"§3664A. Preservation of assets for restitution
14	"(a) Protective Orders To Preserve Assets.—
15	"(1) IN GENERAL.—Upon the Government's ex
16	parte application and a finding of probable cause to
17	believe that a defendant, if convicted, will be ordered
18	to satisfy an order of restitution for an offense pun-
19	ishable by imprisonment for more than 1 year, the
20	court—
21	"(A) shall—
22	"(i) enter a restraining order or in-
23	junction;
24	"(ii) require the execution of a satisfac-
25	tory performance bond; or

1	"(iii) take any other action necessary
2	to preserve the availability of any property
3	traceable to the commission of the offense
4	charged; and
5	(B) if it determines that it is in the inter-
6	ests of justice to do so, shall issue any order nec-
7	essary to preserve any nonexempt asset (as de-
8	fined in section 3613) of the defendant that may
9	be used to satisfy such restitution order.
10	"(2) PROCEDURES.—Applications and orders
11	issued under paragraph (1) shall be governed by the
12	procedures under section 413(e) of the Controlled Sub-
13	stances Act (21 U.S.C. 853(e)) and in this section.
14	"(3) Monetary instruments.—If the property
15	in question is a monetary instrument (as defined in
16	section $1956(c)(5)$ ) or funds in electronic form, the
17	protective order issued under paragraph (1) may take
18	the form of a warrant authorizing the Government to
19	seize the property and to deposit it into an interest-
20	bearing account in the Registry of the Court in the
21	district in which the warrant was issued, or into an-
22	other such account maintained by a substitute prop-
23	erty custodian, as the court may direct.
24	"(4) Post-indictment.—A post-indictment pro-

25 tective order entered under paragraph (1) shall re-

1	main in effect through the conclusion of the criminal
2	case, including sentencing and any post-sentencing
3	proceedings, until seizure or other disposition of the
4	subject property, unless modified by the court upon a
5	motion by the Government or under subsection (b) or
6	(c).
7	"(b) Defendant's Right to a Hearing.—
8	"(1) IN GENERAL.—In the case of a
9	preindictment protective order entered under sub-
10	section (a)(1), the defendant's right to a post-restraint
11	hearing shall be governed by paragraphs $(1)(B)$ and
12	(2) of section 413(e) of the Controlled Substances Act
13	(21 U.S.C. 853(e)).
14	"(2) Post-indictment.—In the case of a post-
15	indictment motostine order entered under subsection

15 indictment protective order entered under subsection 16 (a)(1), the defendant shall have a right to a post-re-17 straint hearing regarding the continuation or modi-18 fication of the order if the defendant—

"(A) establishes by a preponderance of the 19 evidence that there are no assets, other than the 20 restrained property, available to the defendant to 21 22 retain counsel in the criminal case or to provide 23 for a reasonable living allowance for the necessary expenses of the defendant and the defend-24 ant's lawful dependents; and 25

1	``(B) makes a prima facie showing that
2	there is bona fide reason to believe that the
3	court's ex parte finding of probable cause under
4	subsection (a)(1) was in error.
5	"(3) Hearing.—
6	"(A) IN GENERAL.—If the court determines
7	that the defendant has satisfied the requirements
8	of paragraph (2), it may hold a hearing to deter-
9	mine whether there is probable cause to believe
10	that the defendant, if convicted, will be ordered
11	to satisfy an order of restitution for an offense
12	punishable by imprisonment for more than 1
13	year, and that the seized or restrained property
14	may be needed to satisfy such restitution order.
15	"(B) PROBABLE CAUSE.—If the court finds
16	probable cause under subparagraph $(A)$ , the pro-
17	tective order shall remain in effect.
18	"(C) NO PROBABLE CAUSE.—If the court
19	finds under subparagraph (A) that no probable
20	cause exists as to some or all of the property, or
21	determines that more property has been seized
22	and restrained than may be needed to satisfy a
23	restitution order, it shall modify the protective
24	order to the extent necessary to release the prop-
25	erty that should not have been restrained.

1	"(4) REBUTTAL.—If the court conducts an evi-
2	dentiary hearing under paragraph (3), the court shall
3	afford the Government an opportunity to present re-
4	buttal evidence and to cross-examine any witness that
5	the defendant may present.
6	"(5) PRETRIAL HEARING.—In any pretrial hear-
7	ing on a protective order issued under subsection
8	(a)(1), the court may not entertain challenges to the
9	grand jury's finding of probable cause regarding the
10	criminal offense giving rise to a potential restitution
11	order. The court shall ensure that such hearings are
12	not used to obtain disclosure of evidence or the identi-
13	ties of witnesses earlier than required by the Federal
14	Rules of Criminal Procedure or other applicable law.
15	"(c) Third Party's Right to Post-Restraint
16	Hearing.—
17	"(1) IN GENERAL.—A person other than the de-
18	fendant who has a legal interest in property affected
19	by a protective order issued under subsection $(a)(1)$
20	may move to modify the order on the grounds that—
21	"(A) the order causes an immediate and ir-
22	reparable hardship to the moving party; and

23 "(B) less intrusive means exist to preserve
24 the property for the purpose of restitution.

1	"(2) MODIFICATION.—If, after considering any
2	rebuttal evidence offered by the Government, the court
3	determines that the moving party has made the
4	showings required under paragraph (1), the court
5	shall modify the order to mitigate the hardship, to the
6	extent that it is possible to do so while preserving the
7	asset for restitution.
8	"(3) INTERVENTION.—
9	"(A) IN GENERAL.—Except as provided in
10	subparagraph $(B)$ or paragraph $(1)$ , a person
11	other than a defendant has no right to intervene
12	in the criminal case to object to the entry of any
13	order issued under this section or otherwise to
14	object to an order directing a defendant to pay
15	restitution.
16	"(B) EXCEPTION.—If, at the conclusion of
17	the criminal case, the court orders the defendant
18	to use particular assets to satisfy an order of res-
19	titution (including assets that have been seized
20	or restrained pursuant to this section) the court
21	shall give persons other than the defendant the
22	opportunity to object to the order on the ground
23	that the property belonged in whole or in part
24	to the third party and not to the defendant, as

155

1	provided in section 413(n) of the Controlled Sub-
2	stances Act (21 U.S.C. 853(n)).
3	"(d) Geographic Scope of Order.—
4	"(1) IN GENERAL.—A district court of the
5	United States shall have jurisdiction to enter an
6	order under this section without regard to the location
7	of the property subject to the order.
8	"(2) OUTSIDE THE UNITED STATES.—If the
9	property subject to an order issued under this section
10	is located outside of the United States, the order may
11	be transmitted to the central authority of any foreign
12	state for service in accordance with any treaty or
13	other international agreement.
14	"(e) No Effect on Other Government Action.—
15	Nothing in this section shall be construed to preclude the
16	Government from seeking the seizure, restraint, or forfeiture
17	of assets under the asset forfeiture laws of the United States.
18	"(f) Limitation on Rights Conferred.—Nothing
19	in this section shall be construed to create any enforceable
20	right to have the Government seek the seizure or restraint
21	of property for restitution.
22	"(g) Receivers.—
23	"(1) IN GENERAL.—A court issuing an order

156

23 "(1) IN GENERAL.—A court issuing an order
24 under this section may appoint a receiver under sec25 tion 1956(b)(4) to collect, marshal, and take custody,

	101
1	control, and possession of all assets of the defendant,
2	wherever located, that have been restrained in accord-
3	ance with this section.
4	"(2) Distribution of property.—The receiver
5	shall have the power to distribute property in its con-
6	trol to each victim identified in an order of restitu-
7	tion at such time, and in such manner, as the court
8	may authorize.".
9	(b) Conforming Amendment.—The section analysis
10	for chapter 232 of title 18, United States Code, is amended
11	by inserting after the item relating to section 3664 the fol-
12	lowing:
	"Sec. 3664A. Preservation of assets for restitution.".
13	SEC. 743. AMENDMENTS TO THE ANTI-FRAUD INJUNCTION
13 14	SEC. 743. AMENDMENTS TO THE ANTI-FRAUD INJUNCTION STATUTE.
14	STATUTE.
14 15	<b>STATUTE.</b> Section 1345(a) of title 18, United States Code, is
14 15 16	<b>STATUTE.</b> Section 1345(a) of title 18, United States Code, is amended—
14 15 16 17	STATUTE. Section 1345(a) of title 18, United States Code, is amended— (1) in paragraph (1)—
14 15 16 17 18	STATUTE. Section 1345(a) of title 18, United States Code, is amended— (1) in paragraph (1)— (A) in subparagraph (B), by striking "or"
14 15 16 17 18 19	STATUTE. Section 1345(a) of title 18, United States Code, is amended— (1) in paragraph (1)— (A) in subparagraph (B), by striking "or" at the end; and
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	STATUTE. Section 1345(a) of title 18, United States Code, is amended— (1) in paragraph (1)— (A) in subparagraph (B), by striking "or" at the end; and (B) by inserting after subparagraph (C) the
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	Statute. Section 1345(a) of title 18, United States Code, is amended— (1) in paragraph (1)— (A) in subparagraph (B), by striking "or" at the end; and (B) by inserting after subparagraph (C) the following:
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	STATUTE. Section 1345(a) of title 18, United States Code, is amended— (1) in paragraph (1)— (A) in subparagraph (B), by striking "or" at the end; and (B) by inserting after subparagraph (C) the following: "(D) committing or about to commit a Fed-
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	STATUTE. Section 1345(a) of title 18, United States Code, is amended— (1) in paragraph (1)— (A) in subparagraph (B), by striking "or" at the end; and (B) by inserting after subparagraph (C) the following: "(D) committing or about to commit a Fed- eral offense that may result in an order of res-

	100
1	(A) by striking "a banking violation" and
2	all that follows through "healthcare offense" and
3	inserting "a violation or offense identified in
4	paragraph (1)"; and
5	(B) by inserting "or offense" after "trace-
6	able to such violation".
7	SEC. 744. AMENDMENTS TO THE FEDERAL DEBT COLLEC-
8	TION PROCEDURES ACT.
9	(a) Process.—Section 3004(b)(2) of title 28, United
10	States Code, is amended by inserting after "in which the
11	debtor resides." the following: "In a criminal case, the dis-
12	trict court for the district in which the defendant was sen-
13	tenced may deny the request.".
14	(b) Prejudgment Remedies.—Section 3101 of title
15	28, United States Code, is amended—
16	(1) in subsection $(a)(1)$ by inserting after "the
17	filing of a civil action on a claim for a debt" the fol-
18	lowing: "or in any criminal action where the court
19	may enter an order of restitution"; and
20	(2) in subsection (d)—
21	(A) by inserting after "The Government
22	wants to make sure [name of debtor] will pay if
23	the court determines that this money is owed.""
24	the following:

"'In a criminal action, use the following opening 1 2 paragraph: You are hereby notified that this [property] is being taken by the United States Government [the Govern-3 ment], which says that [name of debtor], if convicted, may 4 5 owe as restitution \$ [amount]. The Government says it must take this property at this time because [recite the per-6 7 tinent ground or grounds from section 3101(b)]. The Government wants to make sure [name of debtor] will pay if 8 the court determines that restitution is owed."; 9

(B) by inserting after "a statement that different property may be so exempted with respect to the State in which
the debtor resides.]" the following:

"'[In a criminal action, the statement summarizing
the types of property that may be exempt shall list only
those types of property that may be exempt under section
3613 of title 18.]'"; and

(C) by inserting after "You must also send a copy of
your request to the Government at [address], so the Government will know you want the proceeding to be transferred." the following:

"If this Notice is issued in conjunction with a criminal case, the district court where the criminal action is
pending may deny your request for a transfer of this proceeding.'".

(c) ENFORCEMENT.—Section 3202(b) of title 28,
 United States Code, is amended—

3 (1) by inserting after "a statement that different
4 property may be so exempted with respect to the State
5 in which the debtor resides.]" the following:

6 "'[In a criminal action, the statement summarizing
7 the types of property that may be exempt shall list only
8 those types of property that may be exempt under section
9 3613 of title 18.]'"; and

10 (2) by inserting after "you want the proceeding
11 to be transferred." the following:

12 "'If this notice is issued in conjunction with a crimi-13 nal case, the district court where the criminal action is 14 pending may deny your request for a transfer of this pro-15 ceeding.'".

16 This Act may be cited as the "Departments of Com17 merce and Justice, Science, and Related Agencies Appro18 priations Act, 2008".

Attest:

Secretary.

## Iloth CONGRESS H. R. 3093 IST SESSION H. R. 3093 AMENDMENT