Calendar No. 352

113TH CONGRESS 2D Session



[Report No. 113-146]

To improve the administration of programs in the insular areas, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JUNE 27, 2013

Mr. WYDEN (for himself and Ms. MURKOWSKI) (by request) introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

April 8, 2014

Reported by Ms. LANDRIEU, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

A BILL

To improve the administration of programs in the insular areas, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Omnibus Territories

5 Act of 2013".

1 SEC. 2. TABLE OF CONTENTS.

The table of contents for this Act is as follows:

See. 1. Short title.

2

- Sec. 2. Table of contents.
- See. 3. Territorial Sea.
- See. 4. Adjustment of scheduled wage increases in the Commonwealth of the Northern Mariana Islands.
- See. 5. Amendments to the Consolidated Natural Resources Act.
- See. 6. Study of electric rates in the insular areas.
- See. 7. Chief financial officer of the Virgin Islands.
- Sec. 8. Reports on estimates of revenues.
- See. 9. Low-income home energy assistance program.
- See. 10. Castle Nugent National Historie Site Establishment.
- See. 11. St. Croix National Heritage Area.
- Sec. 12. Guam War Claims Review Commission.
- See. 13. Use of certain expenditures as in-kind contributions.
- Sec. 14. Improvements in HUD assisted programs.
- See. 15. Benefit to cost ratio study for projects in American Samoa.
- Sec. 16. Waiver of local matching requirements.
- See. 17. Fishery endorsements.
- Sec. 18. Effects of minimum wage differentials in American Samoa.
- See. 19. American Samoa Citizenship Plebiseite Act.
- See. 20. Eligibility for marine turtle conservation assistance.

3 SEC. 3. TERRITORIAL SEA.

- 4 (a) IN GENERAL.—The first section and section 2 of
- 5 Public Law 93-435 (48 U.S.C. 1705, 1706) are amended
- 6 by inserting "the Commonwealth of the Northern Mariana
- 7 Islands," after "Guam," each place it appears.
- 8 (b) References to Date of Enactment.—For
- 9 the purposes of the amendment made by subsection (a),
- 10 each reference in Public Law 93-435 to the "date of en-
- 11 actment" shall be considered to be a reference to the date
- 12 of the enactment of this section.

1 SEC. 4. ADJUSTMENT OF SCHEDULED WAGE INCREASES IN 2 THE COMMONWEALTH OF THE NORTHERN 3 MARIANA ISLANDS.

4 Section 8103(b)(1)(B) of the Fair Minimum Wage
5 Act of 2007 (29 U.S.C. 206 note; Public Law 110-28)
6 is amended by striking "2011" and inserting "2011,
7 2013, and 2015".

8 SEC. 5. AMENDMENTS TO THE CONSOLIDATED NATURAL 9 RESOURCES ACT.

10 Section 6 of the Joint Resolution entitled "A Joint 11 Resolution to approve the 'Covenant To Establish a Com-12 monwealth of the Northern Mariana Islands in Political 13 Union with the United States of America', and for other 14 purposes", approved March 24, 1976 (Public Law 94– 15 241; 90 Stat. 263), is amended—

- 16 (1) in subsection (a)—
- 17 (A) in paragraph (2), by inserting after
 18 "subsections (b)" the following: ", (c),"; and

19 (B) by striking paragraph (6), and insert20 ing the following:

21 <u>"(6) CERTAIN EDUCATION FUNDING.</u>

22 "(A) IN GENERAL.—In addition to fees
23 charged pursuant to section 286(m) of the Im24 migration and Nationality Act (8 U.S.C. 1356
25 (m)) to recover the full costs of providing adju26 dication services, the Secretary of Homeland

1 Security shall charge an annual supplemental 2 fee of \$150 per nonimmigrant worker to each 3 prospective employer who is issued a permit 4 under subsection (d) of this section during the 5 transition program. Such supplemental fee shall 6 be paid into the Treasury of the Commonwealth 7 government for the purpose of funding ongoing 8 vocational educational curricula and program 9 development by Commonwealth educational en-10 tities.

11 "(B) PLAN FOR THE EXPENDITURE OF 12 FUNDS.—At the beginning of each fiscal year, 13 and prior to the payment of the supplemental 14 fee into the Treasury of the Commonwealth 15 government in that fiscal year, the Common-16 wealth government must provide to the See-17 retary of Homeland Security, a plan for the ex-18 penditure of funds, a projection of the effective-19 ness of these expenditures in the placement of 20 United States workers into jobs, and a report 21 on the changes in employment of United States 22 workers attributable to prior year expenditures.

23 "(C) DHS REPORT.—The Secretary of
24 Homeland Security shall report to the Congress
25 every 2 years on the effectiveness of meeting

1	the goals set out by the Commonwealth govern-
2	ment in its annual plan for the expenditure of
3	funds.";
4	(2) in subsection (c) —
5	(A) in paragraph (1) , by striking "during
6	the transition period,"; and
7	(B) by adding at the end the following:
8	"(3) DURATION.—Notwithstanding any other
9	provision of this Act, the Secretary may classify
10	aliens pursuant to paragraph (1) until the date on
11	which the transition program terminates. If the
12	transition period is extended, the Secretary may con-
13	tinue to classify aliens pursuant to paragraph (1)
14	until the date on which all extensions are termi-
15	nated."; and
16	(3) in subsection $(d)(2)$, by striking "December
17	31, 2014" and inserting "December 31, 2019".
18	SEC. 6. STUDY OF ELECTRIC RATES IN THE INSULAR
19	AREAS.
20	(a) DEFINITIONS.—In this section:
21	(1) Comprehensive energy plan.—The term
22	"comprehensive energy plan" means a comprehen-
23	sive energy plan prepared and updated under sub-
24	sections (e) and (e) of section 604 of the Act entitled
25	"An Act to authorize appropriations for certain in-

sular areas of the United States, and for other pur poses", approved December 24, 1980 (48 U.S.C.
 1492).

4 (2) ENERGY ACTION PLAN.—The term "energy
5 action plan" means the plan required by subsection
6 (d).

7 (3) FREELY ASSOCIATED STATES.—The term
8 "Freely Associated States" means the Federated
9 States of Micronesia, the Republic of the Marshall
10 Islands, and the Republic of Palau.

(4) INSULAR AREAS.—The term "insular areas"
 means American Samoa, the Commonwealth of the
 Northern Mariana Islands, Puerto Rico, Guam, and
 the Virgin Islands.

15 (5) SECRETARY.—The term "Secretary" means
16 the Secretary of the Interior.

17 (6) TEAM.—The term "team" means the team
18 established by the Secretary under subsection (b).

(b) ESTABLISHMENT.—Not later than 180 days after
the date of enactment of this Act, the Secretary shall,
within the Empowering Insular Communities activity, establish a team of technical, policy, and financial experts—

23 (1) to develop an energy action plan addressing
24 the energy needs of each of the insular areas and
25 Freely Associated States; and

1	(2) to assist each of the insular areas and Free-
2	ly Associated States in implementing such plan.
3	(c) Participation of Regional Utility Organi-
4	ZATIONS.—In establishing the team, the Secretary shall
5	consider including regional utility organizations.
6	(d) Energy Action Plan.—In accordance with sub-
7	section (b), the energy action plan shall include—
8	(1) recommendations, based on the comprehen-
9	sive energy plan where applicable, to—
10	(A) reduce reliance and expenditures on
11	imported fossil fuels;
12	(B) develop indigenous, nonfossil fuel en-
13	ergy sources; and
14	(C) improve performance of energy infra-
15	structure and overall energy efficiency;
16	(2) a schedule for implementation of such rec-
17	ommendations and identification and prioritization
18	of specific projects;
19	(3) a financial and engineering plan for imple-
20	menting and sustaining projects; and
21	(4) benchmarks for measuring progress toward
22	implementation.
23	(e) Reports to Secretary.—Not later than 1 year
24	after the date on which the Secretary establishes the team
25	and annually thereafter, the team shall submit to the Sec-

retary a report detailing progress made in fulfilling its
 charge and in implementing the energy action plan.

3 (f) ANNUAL REPORTS TO CONGRESS.—Not later 4 than 30 days after the date on which the Secretary re-5 ceives a report submitted by the team under subsection 6 (e), the Secretary shall submit to the appropriate commit-7 tees of Congress a summary of the report of the team. 8 SEC. 7. CHIEF FINANCIAL OFFICER OF THE VIRGIN IS-9 LANDS.

10 (a) REFERENDUM.—As part of the next regularly scheduled, islands-wide election in the Virgin Islands after 11 the date of enactment of this Act, the Board of Elections 12 of the Virgin Islands shall hold a referendum to seek the 13 approval of the people of the Virgin Islands regarding 14 whether the position of Chief Financial Officer of the Gov-15 ernment of the Virgin Islands shall be established as a 16 part of the executive branch of the Government of the Vir-17 gin Islands. The referendum shall be binding and con-18 ducted according to the laws of the Virgin Islands, except 19 that the results shall be determined by a majority of the 20 21 ballots cast.

22 (b) CHIEF FINANCIAL OFFICER OF THE VIRGIN IS23 LANDS.—

 24
 (1) APPOINTMENT OF CHIEF FINANCIAL OFFI

 25
 CER.—

1	(A) In GENERAL.—If the majority of bal-
2	lots east in a referendum under subsection (a)
3	approve the establishment of the position of
4	Chief Financial Officer of the Government of
5	the Virgin Islands, the Governor of the Virgin
6	Islands shall appoint a Chief Financial Officer,
7	with the advice and consent of the Legislature
8	of the Virgin Islands, from the names on the
9	list required under subsection $(b)(4)$. If the
10	Governor has nominated a person for Chief Fi-
11	nancial Officer but the Legislature of the Virgin
12	Islands has not confirmed a nominee within 90
13	days after receiving the list pursuant to sub-
14	section (b)(4), the Governor shall appoint from
15	such list a Chief Financial Officer on an acting
16	basis until the Legislature consents to a Chief
17	Financial Officer.
18	(B) Acting Chief Financial Officer.—
19	If a Chief Financial Officer has not been ap-
20	pointed under subparagraph (A) within 180
21	days after the date of the enactment of this
22	Act, the Virgin Islands Chief Financial Officer
23	Search Commission, by majority vote, shall ap-
24	point from the names on the list submitted

1	cial Officer to serve in that capacity until a
2	Chief Financial Officer is appointed under the
3	first sentence of subparagraph (A). In either
4	case, if the Acting Chief Financial Officer
5	serves in an acting capacity for 180 consecutive
6	days, without further action the Acting Chief
7	Financial Officer shall become the Chief Finan-
8	cial Officer.
9	(2) DUTIES OF CHIEF FINANCIAL OFFICER.
10	The duties of the Chief Financial Officer shall in-
11	elude the following:
12	(A) Develop and report on the financial
13	status of the Government of the Virgin Islands
14	not later than 6 months after appointment and
15	quarterly thereafter. Such reports shall be
16	available to the public.
17	(B) Each year prepare and certify spend-
18	ing limits of the annual budget, including an-
19	nual estimates of all revenues of the territory
20	without regard to sources, and whether or not
21	the annual budget is balanced.
22	(C) Revise and update standards for finan-
23	cial management, including inventory and con-
24	tracting, for the Government of the Virgin Is-

1	lands in general and for each agency in con-
2	junction with the agency head.
3	(3) Documents provided.—The heads of
4	each department of the Government of the Virgin Is-
5	lands, in particular the head of the Department of
6	Finance of the Virgin Islands and the head of the
7	Internal Revenue Bureau of the Virgin Islands shall
8	provide all documents and information under the ju-
9	risdiction of that head that the Chief Financial Offi-
10	cer considers required to carry out his or her func-
11	tions to the Chief Financial Officer.
12	(4) Conditions related to chief financial
13	OFFICER.—
14	(A) TERM.—The Chief Financial Officer
15	shall be appointed for a term of 5 years.
16	(B) REMOVAL.—The Chief Financial Offi-
17	cer shall not be removed except for cause. An
18	Acting Chief Financial Officer may be removed
19	for cause or by a Chief Financial Officer ap-
20	pointed with the advice and consent of the Leg-
21	islature of the Virgin Islands.
22	(C) REPLACEMENT.—If the Chief Finan-
23	cial Officer is unable to continue acting in that
24	capacity due to removal, illness, death, or other-

1	wise, another Chief Financial Officer shall be
2	selected in accordance with paragraph (1) .
3	(D) SALARY.—The Chief Financial Officer
4	shall be paid at a salary to be determined by
5	the Governor of the Virgin Islands, except such
6	rate may not be less than the highest rate of
7	pay for a cabinet officer of the Government of
8	the Virgin Islands or a Chief Financial Officer
9	serving in any government or semiautonomous
10	agency.
11	(c) Establishment of Commission.—
12	(1) ESTABLISHMENT.—There is established a
13	commission to be known as the "Virgin Islands
14	Chief Financial Officer Search Commission".
15	(2) DUTY OF COMMISSION.—The Commission
16	shall recommend to the Governor not less than 3
17	candidates for nomination as Chief Financial Officer
18	of the Virgin Islands. Each candidate must have
19	demonstrated ability in general management of,
20	knowledge of, and extensive practical experience at
21	the highest levels of financial management in gov-
22	ernmental or business entities and must have experi-
23	ence in the development, implementation, and oper-
24	ation of financial management systems.
25	(3) Membership.—

•S 1237 RS

1	(A) NUMBER AND APPOINTMENT.—The
2	Commission shall be composed of 8 members
3	appointed not later than 30 days after the date
4	of the enactment of this Act. Persons appointed
5	as members must have recognized business,
6	government, or financial expertise and experi-
7	ence and shall be appointed as follows:
8	(i) 1 individual appointed by the Gov-
9	ernor of the Virgin Islands.
10	(ii) 1 individual appointed by the
11	President of the Legislature of the Virgin
12	Islands.
13	(iii) 1 individual, who is an employee
14	of the Government of the Virgin Islands,
15	appointed by the Central Labor Council of
16	the Virgin Islands.
17	(iv) 1 individual appointed by the
18	Chamber of Commerce of St. Thomas-St.
19	John.
20	(v) 1 individual appointed by the
21	Chamber of Commerce of St. Croix.
22	(vi) 1 individual appointed by the
23	President of the University of the Virgin
24	Islands.

1 (vii) 1 individual, who is a resident of 2 St. John, appointed by the At-Large Mem-3 ber of the Legislature of the Virgin Is-4 lands. 5 (viii) 1 individual appointed by the 6 President of AARP Virgin islands. 7 (B) TERMS. (i) IN GENERAL.—Each member shall 8 9 be appointed for the life of the Commis-10 sion. 11 (ii) VACANCIES.—A vacancy in the Commission shall be filled in the manner 12 13 in which the original appointment was 14 made. Any member appointed to fill a va-15 cancy shall be appointed for the remainder 16 of that term. 17 (C) BASIC PAY.—Members shall serve 18 without pay. 19 (D) QUORUM.—Five members of the Com-20 mission shall constitute a quorum. 21 (E) CHAIRPERSON.—The Chairperson of 22 the Commission shall be the Chief Justice of 23 the Supreme Court of the United States Virgin 24 Islands or the designee of the Chief Justice. 25 The Chairperson shall serve as an ex officio

1	member of the Commission and shall vote only
2	in the case of a tie.
3	(F) MEETINGS.—The Commission shall
4	meet at the call of the Chairperson. The Com-
5	mission shall meet for the first time not later
6	than 15 days after all members have been ap-
7	pointed under this subsection.
8	(G) Government employment.—Mem-
9	bers may not be current government employees,
10	except for the member appointed under sub-
11	paragraph (A)(iii).
12	(4) Report; recommendations.—The Com-
13	mission shall transmit a report to the Governor, the
14	Committee on Natural Resources of the House of
15	Representatives and the Committee on Energy and
16	Natural Resources of the Senate not later than 60
17	days after its first meeting. The report shall name
18	the Commission's recommendations for candidates
19	for nomination as Chief Financial Officer of the Vir-
20	gin Islands.
21	(5) TERMINATION.—The Commission shall ter-
22	minate upon the nomination and confirmation of the
23	Chief Financial Officer.
24	(d) DEFINITIONS.—For the purposes of this section,
25	the following definitions apply:

	10
1	(1) CHIEF FINANCIAL OFFICER.—In sub-
2	sections (a) and (b), the term "Chief Financial Offi-
3	cer" means a Chief Financial Officer or Acting
4	Chief Financial Officer, as the case may be, ap-
5	pointed under subsection $(a)(1)$.
6	(2) Commission.—The term "Commission"
7	means the Virgin Islands Chief Financial Officer
8	Search Commission established pursuant to sub-
9	section (b).
10	(3) GOVERNOR.—The term "Governor" means
11	the Governor of the Virgin Islands.
12	(4) Removal for cause.—The term "removal
13	for cause" means removal based upon misconduct,
14	failure to meet job requirements, or any grounds
15	that a reasonable person would find grounds for dis-
16	charge.
17	SEC. 8. REPORTS ON ESTIMATES OF REVENUES.
18	The Comptroller General of the United States shall
19	submit to the appropriate committees of Congress a report
20	that—
21	(1) evaluates whether the annual estimates or
22	forecasts of revenue and expenditure of American
23	Samoa, the Commonwealth of the Northern Mariana
24	Islands, Puerto Rico, Guam, and the Virgin Islands
25	are reasonable; and

1	(2) as the Comptroller General of the United
2	States determines to be necessary, makes rec-
3	ommendations for improving the process for devel-
4	oping estimates or forecasts.
5	SEC. 9. LOW-INCOME HOME ENERGY ASSISTANCE PRO-
6	GRAM.
7	With respect to fiscal years 2014 through 2017, the
8	percentage described in section 2605(b)(2)(B)(i) of the
9	Low-Income Home Energy Assistance Act of 1981 (42
10	U.S.C. 8624(b)(2)(B)(i)) shall be 300 percent when ap-
11	plied to households located in the Virgin Islands.
12	SEC. 10. CASTLE NUGENT NATIONAL HISTORIC SITE ESTAB-
13	LISHMENT.
15	
14	(a) DEFINITIONS.—In this section:
_	
14	(a) DEFINITIONS.—In this section:
14 15	(a) DEFINITIONS.—In this section: (1) HISTORIC SITE.—The term "historic site"
14 15 16	(a) DEFINITIONS.—In this section: (1) HISTORIC SITE.—The term "historic site" means the Castle Nugent National Historic Site es-
14 15 16 17	 (a) DEFINITIONS.—In this section: (1) HISTORIC SITE.—The term "historic site" means the Castle Nugent National Historic Site es- tablished in subsection (b).
14 15 16 17 18	 (a) DEFINITIONS.—In this section: (1) HISTORIC SITE.—The term "historic site" means the Castle Nugent National Historic Site es- tablished in subsection (b). (2) SECRETARY.—The term "Secretary" means
14 15 16 17 18 19	 (a) DEFINITIONS.—In this section: (1) HISTORIC SITE.—The term "historie site" means the Castle Nugent National Historie Site established in subsection (b). (2) SECRETARY.—The term "Secretary" means the Secretary of the Interior.
14 15 16 17 18 19 20	 (a) DEFINITIONS.—In this section: (1) HISTORIC SITE.—The term "historic site" means the Castle Nugent National Historic Site established in subsection (b). (2) SECRETARY.—The term "Secretary" means the Secretary of the Interior. (b) CASTLE NUGENT NATIONAL HISTORIC SITE.—
14 15 16 17 18 19 20 21	 (a) DEFINITIONS.—In this section: (1) HISTORIC SITE.—The term "historie site" means the Castle Nugent National Historie Site established in subsection (b). (2) SECRETARY.—The term "Secretary" means the Secretary of the Interior. (b) CASTLE NUGENT NATIONAL HISTORIC SITE.— (1) ESTABLISHMENT.—There is established as
 14 15 16 17 18 19 20 21 22 	 (a) DEFINITIONS.—In this section: (1) HISTORIC SITE.—The term "historic site" means the Castle Nugent National Historic Site established in subsection (b). (2) SECRETARY.—The term "Secretary" means the Secretary of the Interior. (b) CASTLE NUGENT NATIONAL HISTORIC SITE.— (1) ESTABLISHMENT.—There is established as a unit of the National Park System the Castle

ture generations, a Caribbean cultural landscape
 that spans more than 300 years of agricultural use,
 significant archeological resources, mangrove forests,
 endangered sea turtle nesting beaches, an extensive
 barrier coral reef system, and other outstanding nat ural features.

7 (2) BOUNDARIES.—The historic site consists of 8 the approximately 2,900 acres of land extending 9 from Lowrys Hill and Laprey Valley to the Carib-10 bean Sea and from Manchenil Bay to Great Pond, 11 along with associated submerged lands to the three-12 mile territorial limit, as generally depicted on the 13 map titled "Castle Nugent National Historic Site Proposed Boundary Map", numbered T22/100,447, 14 15 and dated October 2009.

16 (3) MAP AVAILABILITY.—The map referred to
17 in paragraph (2) shall be on file and available for
18 public inspection in the appropriate offices of the
19 National Park Service, Department of the Interior.
20 (4) Acquisition of LAND.—

21 (A) IN GENERAL. Except as provided in
22 subparagraph (B), the Secretary is authorized
23 to acquire lands and interests in lands within
24 the boundaries of the historic site by donation,
25 purchase with donated funds, or exchange.

1	(B) U.S. VIRGIN ISLAND LANDS.—The
2	Secretary is authorized to acquire lands and in-
3	terests in lands owned by the U.S. Virgin Is-
4	lands or any political subdivision thereof only
5	by donation or exchange.
6	(c) Administration.—
7	(1) IN GENERAL.—The Secretary shall admin-
8	ister the historic site in accordance with this Act
9	and with laws generally applicable to units of the
10	National Park System, including—
11	(A) the National Park Service Organic Act
12	(39 Stat. 535; 16 U.S.C. 1 et seq.); and
13	(B) the Act of August 21, 1935 (49 Stat.
14	666; 16 U.S.C. 461 et seq.).
15	(2) SHARED RESOURCES.—To the greatest ex-
16	tent practicable, the Secretary shall use the re-
17	sources of other sites administered by the National
18	Park Service or other Federal assets on the Island
19	of St. Croix to administer the historic site.
20	(3) Continued use.—In order to maintain an
21	important feature of the cultural landscape of the
22	historic site, the Secretary may lease to the Univer-
23	sity of the Virgin Islands certain lands within the
24	boundary of the historic site for the purpose of con-
25	tinuing the university's operation breeding Senepol

1	cattle, a breed developed on St. Croix. A lease under
2	this subsection shall contain such terms and condi-
3	tions as the Secretary considers appropriate, includ-
4	ing those necessary to protect the values of the his-
5	toric site.
6	(4) MANAGEMENT PLAN.—Not later than three
7	years after funds are made available for this sub-
8	section, the Secretary shall prepare a general man-
9	agement plan for the historic site.
10	SEC. 11. ST. CROIX NATIONAL HERITAGE AREA.
11	(a) DEFINITIONS.—In this section:
12	(1) HERITAGE AREA.—The term "Heritage
13	Area" means the St. Croix National Heritage Area
13 14	Area" means the St. Croix National Heritage Area established by subsection (b)(1).
_	
14	established by subsection $(b)(1)$.
14 15	established by subsection (b)(1). (2) LOCAL COORDINATING ENTITY.—The term
14 15 16	established by subsection (b)(1). (2) LOCAL COORDINATING ENTITY.—The term "local coordinating entity" means the local coordi-
14 15 16 17	established by subsection (b)(1). (2) LOCAL COORDINATING ENTITY.—The term "local coordinating entity" means the local coordi- nating entity for the Heritage Area designated by
14 15 16 17 18	established by subsection (b)(1). (2) LOCAL COORDINATING ENTITY.—The term "local coordinating entity" means the local coordi- nating entity for the Heritage Area designated by subsection (b)(4).
14 15 16 17 18 19	established by subsection (b)(1). (2) LOCAL COORDINATING ENTITY.—The term "local coordinating entity" means the local coordi- nating entity for the Heritage Area designated by subsection (b)(4). (3) MANAGEMENT PLAN.—The term "manage-
 14 15 16 17 18 19 20 	established by subsection (b)(1). (2) LOCAL COORDINATING ENTITY.—The term "local coordinating entity" means the local coordi- nating entity for the Heritage Area designated by subsection (b)(4). (3) MANAGEMENT PLAN.—The term "manage- ment plan" means the management plan for the
 14 15 16 17 18 19 20 21 	established by subsection (b)(1). (2) LOCAL COORDINATING ENTITY.—The term "local coordinating entity" means the local coordi- nating entity for the Heritage Area designated by subsection (b)(4). (3) MANAGEMENT PLAN.—The term "manage- ment plan" means the management plan for the Heritage Area required under subsection (d).

1	(5) SECRETARY.—The term "Secretary" means
2	the Secretary of the Interior.
3	(6) STATE.—The term "State" means St.
4	Croix, U.S. Virgin Islands.
5	(b) St. Croix National Heritage Area.—
6	(1) ESTABLISHMENT.—There is established in
7	the State the St. Croix National Heritage Area.
8	(2) Conceptual Boundaries.—The Heritage
9	Area shall consist of the entire island.
10	(3) MAP.—A map of the Heritage Area shall
11	be—
12	(A) included in the management plan; and
13	(B) on file and available for public inspec-
14	tion in the appropriate offices of the National
15	Park Service.
16	(4) Local coordinating entity.—
17	(A) IN GENERAL.—The local coordinating
18	entity for the Heritage Area shall be known as
19	St. Croix United for Community, Culture, Envi-
20	ronment, and Economic Development (SUC-
21	CEED) Inc.
22	(B) Membership requirements.—Mem-
23	bership in SUCCEED, Inc. shall be open to a
24	broad cross-section of public, private, and non-
25	governmental sectors including businesses, indi-

1	viduals, agencies, and organizations that were
2	involved in the planning and development of the
3	Heritage Area prior to the enactment of this
4	Act.
5	(c) Administration.—
6	(1) AUTHORITIES.—For purposes of carrying
7	out the management plan, the Secretary, acting
8	through the local coordinating entity, may use
9	amounts made available under this section to—
10	(A) make grants to the State or a political
11	subdivision of the State, nonprofit organiza-
12	tions, and other persons;
13	(B) enter into cooperative agreements
14	with, or provide technical assistance to, the
15	State or a political subdivision of the State,
16	nonprofit organizations, and other interested
17	parties;
18	(C) hire and compensate staff, which shall
19	include individuals with expertise in natural,
20	cultural, and historical resources protection,
21	and heritage programming;
22	(D) obtain money or services from any
23	source including any that are provided under
24	any other Federal law or program;
25	(E) contract for goods or services; and

1	(F) undertake to be a catalyst for any
2	other activity that furthers the Heritage Area
3	and is consistent with the approved manage-
4	ment plan.
5	(2) DUTIES.—The local coordinating entity
6	shall—
7	(A) in accordance with subsection (d) , pre-
8	pare and submit a management plan for the
9	Heritage Area to the Secretary;
10	(B) assist units of local government, re-
11	gional planning organizations, and nonprofit or-
12	ganizations in carrying out the approved man-
13	agement plan by—
14	(i) carrying out programs and projects
15	that recognize, protect, and enhance im-
16	portant resource values in the Heritage
17	Area;
18	(ii) establishing and maintaining in-
19	terpretive exhibits and programs in the
20	Heritage Area;
21	(iii) developing recreational and edu-
22	cational opportunities in the Heritage
23	Area;
24	(iv) increasing public awareness of,
25	and appreciation for, natural, historical,

1	scenic, and cultural resources of the Herit-
2	age Area;
3	(v) protecting and restoring historic
4	sites and buildings in the Heritage Area
5	that are consistent with Heritage Area
6	themes;
7	(vi) ensuring that elear, consistent,
8	and appropriate signs identifying points of
9	public access, and sites of interest are
10	posted throughout the Heritage Area; and
11	(vii) promoting a wide range of part-
12	nerships among governments, organiza-
13	tions, and individuals to further the Herit-
14	age Area;
15	(C) consider the interests of diverse units
16	of government, businesses, organizations, and
17	individuals in the Heritage Area in the prepara-
18	tion and implementation of the management
19	plan;
20	(D) conduct meetings open to the public at
21	least semiannually regarding the development
22	and implementation of the management plan;
23	(E) for any year that Federal funds have
24	been received under this section—

1	(i) submit an annual report to the
2	Secretary that describes the activities, ex-
3	penses, and income of the local coordi-
4	nating entity (including grants to any
5	other entities during the year that the re-
6	port is made);
7	(ii) make available to the Secretary
8	for audit all records relating to the expend-
9	iture of the funds and any matching funds;
10	and
11	(iii) require, with respect to all agree-
12	ments authorizing expenditure of Federal
13	funds by other organizations, that the or-
14	ganizations receiving the funds make avail-
15	able to the Secretary for audit all records
16	concerning the expenditure of the funds;
17	and
18	(F) encourage by appropriate means eco-
19	nomic viability that is consistent with the Herit-
20	age Area.
21	(3) Prohibition on the acquisition of
22	REAL PROPERTY.—The local coordinating entity
23	shall not use Federal funds to acquire real property
24	or any interest in real property.
25	(d) Management Plan.—

1	(1) In GENERAL.—Not later than 3 years after
2	the date of enactment of this Act, the local coordi-
3	nating entity shall submit to the Secretary for ap-
4	proval a proposed management plan for the Heritage
5	Area.
6	(2) REQUIREMENTS.—The management plan
7	shall—
8	(A) incorporate an integrated and coopera-
9	tive approach for the protection, enhancement,
10	and interpretation of the natural, cultural, his-
11	toric, scenic, and recreational resources of the
12	Heritage Area;
13	(B) take into consideration State and local
14	plans;
15	(C) include—
16	(i) an inventory of—
17	(I) the resources located in the
18	core area described in subsection
19	(b)(2); and
20	(II) any other property in the
21	core area that—
22	(aa) is related to the themes
23	of the Heritage Area; and
24	(bb) should be preserved, re-
25	stored, managed, or maintained

- 1because of the significance of the2property;3(ii) describe comprehensive policies,
- goals, strategies and recommendations for
 telling the story of the heritage of the area
 covered by the designation and encouraging long-term resource protection, enhancement, interpretation, funding, management, and development;

10(iii) a description of actions that gov-11ernments, private organizations, and indi-12viduals have agreed to take to protect the13natural, historical and cultural resources of14the Heritage Area;

15 (iv) a program of implementation for
16 the management plan by the local coordi17 nating entity that includes a description
18 of—

19(I) actions to facilitate ongoing20collaboration among partners to pro-21mote plans for resource protection,22restoration, and construction; and

23 (II) specific commitments for im24 plementation that have been made by
25 the local coordinating entity or any

1	······································
1	government, organization, or indi-
2	vidual for the first 5 years of oper-
3	ation;
4	(v) the identification of sources of
5	funding for carrying out the management
6	plan;
7	(vi) analysis and recommendations for
8	means by which local, State, and Federal
9	programs, may best be coordinated to
10	carry out this section; and
11	(vii) a business plan that describes the
12	role, operation, financing, and functions of
13	the local coordinating entity and of each of
14	the major activities contained in the man-
15	agement plan and provides adequate assur-
16	ances that the local coordinating entity has
17	the partnerships and financial and other
18	resources necessary to implement the man-
19	agement plan for the National Heritage
20	Area; and
21	(D) recommend policies and strategies for
22	resource management that consider and detail
23	the application of appropriate land and water
24	management techniques, including the develop-
25	ment of intergovernmental and interagency co-

operative agreements to protect the natural, historical, cultural, educational, scenic, and rec-
historical, cultural, educational, scenic, and ree-
reational resources of the Heritage Area.
(3) DEADLINE.—If a proposed management
plan is not submitted to the Secretary by the date
that is 3 years after the date of enactment of this
Act, the local coordinating entity shall be ineligible
to receive additional funding under this section until
the date that the Secretary receives and approves
the management plan.
(4) Approval or disapproval of manage-
MENT PLAN.—
(A) IN GENERAL.—Not later than 180
days after the date of receipt of the manage-
ment plan under paragraph (1), the Secretary,
in consultation with the State, shall approve or
/ •
disapprove the management plan.
disapprove the management plan.
disapprove the management plan. (B) CRITERIA FOR APPROVAL.—In deter-
disapprove the management plan. (B) CRITERIA FOR APPROVAL.—In deter- mining whether to approve the management
disapprove the management plan. (B) CRITERIA FOR APPROVAL.—In deter- mining whether to approve the management plan, the Secretary shall consider whether—
disapprove the management plan. (B) CRITERIA FOR APPROVAL.—In deter- mining whether to approve the management plan, the Secretary shall consider whether— (i) the local coordinating entity is rep-

1 nizations, educational institutions, busi-2 nesses, and recreational organizations; 3 (ii) the local coordinating entity has 4 afforded adequate opportunity, including 5 public hearings, for public and govern-6 mental involvement in the preparation of 7 the management plan; and 8 (iii) the resource protection and inter-9 pretation strategies contained in the man-10 agement plan, if implemented, would ade-11 quately protect the natural, historical, and 12 cultural resources of the Heritage Area. 13 (C) ACTION FOLLOWING DISAPPROVAL.-If 14 the Secretary disapproves the management plan 15 under subparagraph (A), the Secretary shall— 16 (i) advise the local coordinating entity in writing of the reasons for the dis-17 18 approval; 19 (ii) make recommendations for revi-20 sions to the management plan; and 21 (iii) not later than 180 days after the 22 receipt of any proposed revision of the 23 management plan from the local coordi-24 nating entity, approve or disapprove the 25 proposed revision.

(D) Amendments.—

1

2 (i) IN GENERAL.—The Secretary shall 3 approve or disapprove each amendment to 4 the management plan that the Secretary 5 determines make a substantial change to 6 the management plan. 7 (ii) USE OF FUNDS.—The local co-8 ordinating entity shall not use Federal 9 funds authorized by this section to carry 10 out any amendments to the management 11 plan until the Secretary has approved the 12 amendments. 13 Relationship to Other Federal Agen-(e)14 CIES.— 15 (1) IN GENERAL.—Nothing in this section af-16 fects the authority of a Federal agency to provide 17 technical or financial assistance under any other law. 18 (2) CONSULTATION AND COORDINATION.—The 19 head of any Federal agency planning to conduct ac-20 tivities that may have an impact on the Heritage 21 Area is encouraged to consult and coordinate the ac-22 tivities with the Secretary and the local coordinating 23 entity to the maximum extent practicable. 24 (3) OTHER FEDERAL AGENCIES.—Nothing in 25 this section—

1	(A) modifies, alters, or amends any law or
2	regulation authorizing a Federal agency to
3	manage Federal land under the jurisdiction of
4	the Federal agency;
5	(B) limits the discretion of a Federal land
6	manager to implement an approved land use
7	plan within the boundaries of the Heritage
8	Area; or
9	(C) modifies, alters, or amends any author-
10	ized use of Federal land under the jurisdiction
11	of a Federal agency.
12	(f) Private Property and Regulatory Protec-
13	TIONS.—Nothing in this section—
14	(1) abridges the rights of any property owner
15	(whether public or private), including the right to re-
16	frain from participating in any plan, project, pro-
17	gram, or activity conducted within the Heritage
18	Area;
19	(2) requires any property owner to permit pub-
20	lie access (including access by Federal, State, or
21	local agencies) to the property of the property
22	owner, or to modify public access or use of property
23	of the property owner under any other Federal,
24	State, or local law;

1	(3) alters any duly adopted land use regulation,
2	approved land use plan, or other regulatory author-
3	ity of any Federal, State, or local agency, or conveys
4	any land use or other regulatory authority to the
5	local coordinating entity;
6	(4) authorizes or implies the reservation or ap-
7	propriation of water or water rights;
8	(5) diminishes the authority of the State to
9	manage fish and wildlife, including the regulation of
10	fishing and hunting within the Heritage Area; or
11	(6) creates any liability, or affects any liability
12	under any other law, of any private property owner
13	with respect to any person injured on the private
14	property.
15	(g) Evaluation; Report.—
16	(1) IN GENERAL.—Not later than 3 years be-
17	fore the date on which authority for Federal funding
18	terminates for the Heritage Area, the Secretary
19	shall—
20	(A) conduct an evaluation of the accom-
21	plishments of the Heritage Area; and
22	(B) prepare a report in accordance with
23	paragraph (3).
24	(2) EVALUATION.—An evaluation conducted
25	under paragraph $(1)(\Lambda)$ shall—

1	(A) assess the progress of the local coordi-
2	nating entity with respect to—
3	(i) accomplishing the purposes of this
4	section for the Heritage Area; and
5	(ii) achieving the goals and objectives
6	of the approved management plan for the
7	Heritage Area;
8	(B) analyze the Federal, State, local, and
9	private investments in the Heritage Area to de-
10	termine the leverage and impact of the invest-
11	ments; and
12	(C) review the management structure,
13	partnership relationships, and funding of the
14	Heritage Area for purposes of identifying the
15	critical components for sustainability of the
16	Heritage Area.
17	(3) Report.—
18	(A) IN GENERAL.—Based on the evalua-
19	tion conducted under paragraph $(1)(A)$, the
20	Secretary shall prepare a report that includes
21	recommendations for the future role of the Na-
22	tional Park Service, if any, with respect to the
23	Heritage Area.
24	(B) REQUIRED ANALYSIS.—If the report
25	prepared under subparagraph (A) recommends

1	that Federal funding for the Heritage Area be
2	reauthorized, the report shall include an anal-
3	ysis of—
4	(i) ways in which Federal funding for
5	the Heritage Area may be reduced or
6	eliminated; and
7	(ii) the appropriate time period nee-
8	essary to achieve the recommended redue-
9	tion or elimination.
10	(C) SUBMISSION TO CONGRESS.—On com-
11	pletion of the report, the Secretary shall submit
12	the report to—
13	(i) the Committee on Energy and
14	Natural Resources of the Senate; and
15	(ii) the Committee on Natural Re-
16	sources of the House of Representatives.
17	(h) TERMINATION OF AUTHORITY.—The authority of
18	the Secretary to provide assistance under this section ter-
19	minates on the date that is 15 years after the date of en-
20	actment of this Act.
21	SEC. 12. GUAM WAR CLAIMS REVIEW COMMISSION.
22	(a) Recognition of the Suffering and Loyalty
23	of the Residents of Guam.—
24	(1) Recognition of the suffering of the
25	RESIDENTS OF GUAM.—The United States recog-

1 nizes that, as described by the Guam War Claims 2 Review Commission, the residents of Guam, on ac-3 count of their United States nationality, suffered un-4 speakable harm as a result of the occupation of 5 Guam by Imperial Japanese military forces during 6 World War II, by being subjected to death, rape, se-7 vere personal injury, personal injury, forced labor, 8 forced march, or internment.

9 (2) Recognition of the loyalty of the 10 **RESIDENTS OF GUAM.**—The United States forever 11 will be grateful to the residents of Guam for their 12 steadfast loyalty to the United States, as dem-13 onstrated by the countless acts of courage they per-14 formed despite the threat of death or great bodily 15 harm they faced at the hands of the Imperial Japa-16 nese military forces that occupied Guam during 17 World War H.

18 (b) Guam World War II Claims Fund.—

(1) ESTABLISHMENT OF FUND.—The Secretary
of the Treasury shall establish in the Treasury of
the United States a special fund (in this Act referred to as the "Claims Fund") for the payment of
claims submitted by compensable Guam victims and
survivors of compensable Guam decedents in accordance with subsections (c) and (d).

1	(2) Composition of Fund.—The Claims Fund
2	established under paragraph (1) shall be composed
3	of amounts deposited into the Claims Fund under
4	paragraph (3) and any other amounts made avail-
5	able for the payment of claims under this Act.
6	(3) Payment of certain duties, taxes, and
7	FEES COLLECTED FROM GUAM DEPOSITED INTO
8	FUND.
9	(A) IN GENERAL.—Notwithstanding see-
10	tion 30 of the Organic Act of Guam (48 U.S.C.
11	1421h), the excess of—
12	(i) any amount of duties, taxes, and
13	fees collected under such subsection after
14	fiscal year 2012, over
15	(ii) the amount of duties, taxes, and
16	fees collected under such subsection during
17	fiscal year 2012,
18	shall be deposited into the Claims Fund.
19	(B) APPLICATION.—Subparagraph (A)
20	shall not apply after the date for which the Sec-
21	retary of the Treasury determines that all pay-
22	ments required to be made under subsection (c)
23	have been made.
24	(4) Limitation on payments made from
25	FUND.

1 (A) IN GENERAL.—No payment may be made in a fiscal year under subsection (c) until 2 3 funds are deposited into the Claims Fund in 4 such fiscal year under paragraph (3). 5 (B) AMOUNTS.—For each fiscal year in 6 which funds are deposited into the Claims Fund 7 under paragraph (3), the total amount of pay-8 ments made in a fiscal year under subsection 9 (e) may not exceed the amount of funds avail-10 able in the Claims Fund for such fiscal year. 11 (5) DEDUCTIONS FROM FUND FOR ADMINIS-12 TRATIVE EXPENSES.—The Secretary of the Treasury 13 shall deduct from any amounts deposited into the 14 Claims Fund an amount equal to 5 per cent of such 15 amounts as reimbursement to the Federal Govern-16 ment for expenses incurred by the Foreign Claims 17 Settlement Commission and by the Department of 18 the Treasury in the administration of this Act. The 19 amounts so deducted shall be covered into the 20 Treasury as miscellaneous receipts. 21 (c) PAYMENTS FOR GUAM WORLD WAR H CLAIMS.-22 (1) PAYMENTS FOR DEATH, PERSONAL INJURY,

23 FORCED LABOR, FORCED MARCH, AND INTERN24 MENT.—After the Secretary of the Treasury receives
25 the certification from the Chairman of the Foreign

1	Claims Settlement Commission as required under
2	subsection $(d)(2)(H)$, the Secretary of the Treasury
3	shall make payments to compensable Guam victims
4	and survivors of a compensable Guam decedents as
5	follows:
6	(A) Compensable guam victim.—Before
7	making any payments under subparagraph (B),
8	the Secretary shall make payments to compen-
9	sable Guam victims as follows:
10	(i) In the case of a victim who has
11	suffered an injury described in paragraph
12	(3)(B)(i), \$15,000.
13	(ii) In the case of a victim who is not
14	described in clause (i), but who has suf-
15	fered an injury described in paragraph
16	(3)(B)(ii), \$12,000.
17	(iii) In the case of a victim who is not
18	described in elause (i) or (ii), but who has
19	suffered an injury described in paragraph
20	(3)(B)(iii), \$10,000.
21	(B) Survivors of compensable guam
22	DECEDENTS.—In the case of a compensable
23	Guam decedent, the Secretary shall pay
24	\$25,000 for distribution to survivors of the de-
25	$\frac{\text{cedent in accordance with paragraph (2). The}{2}$

1	Secretary shall make payments under this para-
2	graph only after all payments are made under
3	$\frac{\text{subparagraph}}{\text{(A)}}$
4	(2) Distribution of survivor payments.—
5	A payment made under paragraph (1)(B) to the sur-
6	vivors of a compensable Guam decedent shall be dis-
7	tributed as follows:
8	(A) In the case of a decedent whose spouse
9	is living as of the date of the enactment of this
10	Act, but who had no living children as of such
11	date, the payment shall be made to such
12	spouse.
13	(B) In the case of a decedent whose spouse
14	is living as of the date of the enactment of this
15	Act and who had one or more living children as
16	of such date, 50 percent of the payment shall
17	be made to the spouse and 50 percent shall be
18	made to such children, to be divided among
19	such children to the greatest extent possible
20	into equal shares.
21	(C) In the case of a decedent whose spouse
22	is not living as of the date of the enactment of
23	this Act and who had one or more living chil-
24	dren as of such date, the payment shall be

made to such children, to be divided among

40

1	such children to the greatest extent possible
2	into equal shares.
3	(D) In the case of a decedent whose spouse
4	is not living as of the date of the enactment of
5	this Act and who had no living children as of
6	such date, but who—
7	(i) had a parent who is living as of
8	such date, the payment shall be made to
9	the parent; or
10	(ii) had two parents who are living as
11	of such date, the payment shall be divided
12	equally between the parents.
13	(E) In the case of a decedent whose spouse
14	is not living as of the date of the enactment of
15	this Act, who had no living children as of such
16	date, and who had no parents who are living as
17	of such date, no payment shall be made.
18	(3) DEFINITIONS.—For purposes of this Act:
19	(A) Compensable guam decedent.—
20	The term "compensable Guam decedent" means
21	an individual determined under subsection (d)
22	to have been a resident of Guam who died as
23	a result of the attack and occupation of Guam
24	by Imperial Japanese military forces during
25	World War II, or incident to the liberation of

1	Guam by United States military forces, and
2	whose death would have been compensable
3	under the Guam Meritorious Claims Act of
4	1945 (Public Law 79–224) if a timely claim
5	had been filed under the terms of such Act.
6	(B) Compensable guam victim.—The
7	term "compensable Guam victim" means an in-
8	dividual who is not deceased as of the date of
9	the enactment of this Act and who is deter-
10	mined under subsection (d) to have suffered, as
11	a result of the attack and occupation of Guam
12	by Imperial Japanese military forces during
13	World War II, or incident to the liberation of
14	Guam by United States military forces, any of
15	the following:
16	(i) Rape or severe personal injury
17	(such as loss of a limb, dismemberment, or
18	paralysis).
19	(ii) Forced labor or a personal injury
20	not under subparagraph (A) (such as dis-
21	figurement, scarring, or burns).
22	(iii) Forced march, internment, or
23	hiding to evade internment.
24	(C) DEFINITIONS OF SEVERE PERSONAL
25	INJURIES AND PERSONAL INJURIES.—Not later

1	than 180 days after the date of the enactment
2	of this Act, the Foreign Claims Settlement
3	Commission shall promulgate regulations to
4	specify the injuries that constitute a severe per-
5	sonal injury or a personal injury for purposes of
6	subparagraphs (A) and (B), respectively, of
7	paragraph (2).
8	(d) Adjudication.—
9	(1) AUTHORITY OF FOREIGN CLAIMS SETTLE-
10	MENT COMMISSION.—
11	(A) In GENERAL.—The Foreign Claims
12	Settlement Commission shall adjudicate claims
13	and determine the eligibility of individuals for
14	payments under subsection (c).
15	(B) Rules and regulations.—Not later
16	than 180 days after the date of the enactment
17	of this Act, the Chairman of the Foreign
18	Claims Settlement Commission shall publish in
19	the Federal Register such rules and regulations
20	as may be necessary to enable the Commission
21	to carry out the functions of the Commission
22	under this Act.
23	(2) CLAIMS SUBMITTED FOR PAYMENTS.
24	(A) SUBMITTAL OF CLAIM.—For purposes
25	of paragraph $(1)(A)$ and subject to subpara-

1	graph (B), the Foreign Claims Settlement Com-
2	mission may not determine an individual is eli-
3	gible for a payment under subsection (c) unless
4	the individual submits to the Commission a
5	claim in such manner and form and containing
6	such information as the Commission specifies.
7	(B) FILING PERIOD FOR CLAIMS AND NO-
8	TICE.—
9	(i) FILING PERIOD.—An individual fil-
10	ing a claim for a payment under subsection
11	(c) shall file such elaim not later than one
12	year after the date on which the Foreign
13	Claims Settlement Commission publishes
14	the notice described in clause (ii).
15	(ii) NOTICE OF FILING PERIOD.—Not
16	later than 180 days after the date of the
17	enactment of this Act, the Foreign Claims
18	Settlement Commission shall publish a no-
19	tice of the deadline for filing a claim de-
20	scribed in clause (i)—
21	(I) in the Federal Register; and
22	(II) in newspaper, radio, and tel-
23	evision media in Guam.

1	(C) ADJUDICATORY DECISIONS.—The deci-
2	sion of the Foreign Claims Settlement Commis-
3	sion on each claim filed under this Act shall—
4	(i) be by majority vote;
5	(ii) be in writing;
6	(iii) state the reasons for the approval
7	or denial of the elaim; and
8	(iv) if approved, state the amount of
9	the payment awarded and the distribution,
10	if any, to be made of the payment.
11	(D) DEDUCTIONS IN PAYMENT.—The For-
12	eign Claims Settlement Commission shall de-
13	duct, from a payment made to a compensable
14	Guam victim or survivors of a compensable
15	Guam decedent under this subsection, amounts
16	paid to such victim or survivors under the
17	Guam Meritorious Claims Act of 1945 (Public
18	Law 79–224) before the date of the enactment
19	of this Act.
20	(E) INTEREST.—No interest shall be paid
21	on payments made by the Foreign Claims Set-
22	tlement Commission under subsection (c).
23	(F) Limited compensation for provi-
24	SION OF REPRESENTATIONAL SERVICES.

1	(i) Limit on compensation.—Any
2	agreement under which an individual who
3	provided representational services to an in-
4	dividual who filed a claim for a payment
5	under this Act that provides for compensa-
6	tion to the individual who provided such
7	services in an amount that is more than
8	one percent of the total amount of such
9	payment shall be unlawful and void.
10	(ii) PENALTIES.—Whoever demands
11	or receives any compensation in excess of
12	the amount allowed under subparagraph
13	(A) shall be fined not more than \$5,000 or
14	imprisoned not more than one year, or
15	both.
16	(G) APPEALS AND FINALITY.—Objections
17	and appeals of decisions of the Foreign Claims
18	Settlement Commission shall be to the Commis-
19	sion, and upon rehearing, the decision in each
20	elaim shall be final, and not subject to further
21	review by any court or agency.
22	(H) CERTIFICATIONS FOR PAYMENT.
23	After a decision approving a claim becomes
24	final, the Chairman of the Foreign Claims Set-
25	tlement Commission shall certify such decision

1	to the Secretary of the Treasury for authoriza-
2	tion of a payment under subsection (c).
3	(I) TREATMENT OF AFFIDAVITS.—For
4	purposes of subsection (c) and subject to sub-
5	paragraph (B), the Foreign Claims Settlement
6	Commission shall treat a claim that is accom-
7	panied by an affidavit of an individual that at-
8	tests to all of the material facts required for es-
9	tablishing the eligibility of such individual for
10	payment under such subsection as establishing
11	a prima facie case of the eligibility of the indi-
12	vidual for such payment without the need for
13	further documentation, except as the Commis-
14	sion may otherwise require. Such material facts
15	shall include, with respect to a claim for a pay-
16	ment made under subsection (c)(1), a detailed
17	description of the injury or other circumstance
18	supporting the claim involved, including the
19	level of payment sought.
20	(J) Release of related claims.—Ac-
21	ceptance of a payment under subsection (c) by

(J) RELEASE OF RELATED CLAIMS.—Acceptance of a payment under subsection (c) by an individual for a claim related to a compensable Guam decedent or a compensable Guam victim shall be in full satisfaction of all claims

related to such decedent or victim, respectively,

•S 1237 RS

22

23

24

25

1arising under the Guam Meritorious Claims Act2of 1945 (Public Law 79-224), the imple-3menting regulations issued by the United States4Navy pursuant to such Act (Public Law 79-5224), or this Act.

6 SEC. 13. USE OF CERTAIN EXPENDITURES AS IN-KIND CON7 TRIBUTIONS.

8 (a) IN GENERAL.—Except as provided under sub-9 section (c), local matching requirements required of an af-10 fected jurisdiction for Federal programs may be paid in 11 eash or in-kind services provided by the affected jurisdic-12 tion pursuant to the following:

(1) Section 311 of the Compact of Free Assoeiation between the Government of the United
States and the Government of the Federated States
of Micronesia, approved in the Compact of Free Association Amendments Act of 2003 (Public Law
108–188; 117 Stat. 2781).

19 (2) Section 311 of the Compact of Free Asso20 ciation between the Government of the United
21 States and the Government of the Republic of the
22 Marshall Islands, approved in the Compact of Free
23 Association Amendments Act of 2003 (Public Law
24 108–188; 117 Stat. 2781).

(3) The Compact of Free Association between
 the Government of the United States and the Gov ernment of the Republic of Palau, approved in the
 Palau Compact of Free Association Act (Public Law
 99–658; 100 Stat. 3672).

6 (b) DETERMINATION OF AMOUNTS TO BE CONSID-7 ERED IN-KIND CONTRIBUTIONS.—The Secretary of the 8 Interior shall determine the amounts that may be consid-9 ered in-kind contributions for an affected jurisdiction 10 under this section based on a reasonable estimate of the 11 amount of impact expenditures for the Freely Associated 12 States.

(e) COMPETITIVE GRANTS.—Local matching requirements required of an affected jurisdiction for Federal competitive grant programs may not be paid with in-kind services under this section.

17 (d) AFFECTED JURISDICTIONS.—The term "affected
18 jurisdiction" shall have the meaning given that term in
19 section 104(e) of Public Law 108–188 (117 Stat. 2739).

20 sec. 14. improvements in hud assisted programs.

21 Section 214(a)(7) of the Housing and Community 22 Development Act of 1980 (42 U.S.C. 1436a(a)(7)) is 23 amended by striking "such alien" and all that follows 24 through the period at the end and inserting "any citizen 25 or national of the United States shall be entitled to a pref-

	50
1	erence or priority in receiving assistance before any such
2	alien who is otherwise eligible for such assistance.".
3	SEC. 15. BENEFIT TO COST RATIO STUDY FOR PROJECTS IN
4	AMERICAN SAMOA.
5	(a) STUDY.—The Comptroller General of the United
6	States shall conduct a study regarding the use of benefit-
7	to-cost ratio formulas by Federal departments and agen-
8	cies for purposes of evaluating projects in American
9	Samoa.
10	(b) CONTENTS.—In conducting the study, the Comp-
11	troller General shall—
12	(1) assess whether the benefit-to-cost ratio for-
13	mulas described in subsection (a) take into consider-
14	ation—
15	(Λ) the remote locations in, and the cost of
16	transportation to and from, American Samoa;
17	and
18	(B) other significant factors that are not
19	comparable to locations within the 48 contig-
20	uous States; and
21	(2) assess, in particular, the use of benefit-to-
22	cost ratio formulas by—
23	(Λ) the Secretary of Transportation with
24	respect to airport traffic control tower pro-
25	grams; and

1(B) the Secretary of the Army, acting2through the Corps of Engineers, with respect to3a harbor project or other water resources devel-4opment project.

5 (3) REPORT TO CONGRESS.—Not later than 1
6 year after the date of enactment of this Act, the
7 Comptroller General shall submit to Congress a re8 port on the results of the study.

9 SEC. 16. WAIVER OF LOCAL MATCHING REQUIREMENTS.

10 (a) WAIVER OF CERTAIN MATCHING REQUIRE-11 MENTS.—Section 501 of the Act entitled "An Act to au-12 thorize certain appropriations for the territories of the 13 United States, to amend certain Acts relating thereto, and 14 for other purposes", approved October 15, 1977 (48) 15 U.S.C. 1469a; 91 Stat. 1164) is amended—

16 (1) in the last sentence of subsection (d), by
17 striking "by law"; and

18 (2) by adding at the end the following new sub19 section:

20 "(e) Notwithstanding any other provision of law, in 21 the case of American Samoa, Guam, the Virgin Islands, 22 and the Northern Mariana Islands, each department or 23 agency of the United States shall waive any requirement 24 for local matching funds (including in-kind contributions) that the insular area would otherwise be required to pro vide for any non-competitive grant as follows:

3 "(1) For a grant requiring matching funds (in4 eluding in-kind contributions) of \$500,000 or less,
5 the entire matching requirement shall be waived.

6 ⁽⁽²⁾ For a grant requiring matching funds (in-7 cluding in-kind contributions) of more than 8 \$500,000, \$500,000 of the matching requirement 9 shall be waived.".

10 (b) CONFORMING AMENDMENT.—Section 601 of the 11 Act entitled "An Act to authorize appropriations for cer-12 tain insular areas of the United States, and for other pur-13 poses", approved March 12, 1980 (48 U.S.C. 1469a note; 14 94 Stat. 90), is amended by striking ", and adding the 15 following sentence" and all that follows through "Is-16 lands'.".

17 SEC. 17. FISHERY ENDORSEMENTS.

18 Section 12113 of title 46, United States Code, is
19 amended by adding at the end the following:

20 "(j) CERTAIN EXEMPTION.—Paragraph (3) of sub21 section (a) shall not apply to any vessel—

22 <u>"(1) the catch of which, pursuant to the fishery</u>
23 endorsement, is offloaded and processed in American
24 Samoa; and

1	$\frac{(2)}{(2)}$ that was rebuilt outside of the United
2	States before January 1, 2011.".
3	SEC. 18. EFFECTS OF MINIMUM WAGE DIFFERENTIALS IN
4	AMERICAN SAMOA.
5	Section 8104 of the Fair Minimum Wage Act of 2007

6 (29 U.S.C. 206 note) is amended by adding at the end
7 the following:

8 "(c) EFFECTS OF MINIMUM WAGE DIFFERENTIALS 9 IN AMERICAN SAMOA.—The reports required under this 10 section shall include an analysis of the economic effects on employees and employers of the differentials in min-11 12 imum wage rates among industries and elassifications in American Samoa under section 697 of title 29, Code of 13 Federal Regulations, including the potential effects of 14 eliminating such differentials prior to the time when such 15 rates are scheduled to be equal to the minimum wage set 16 forth in section 6(a)(1) of the Fair Labor Standards Act 17 (29 U.S.C. 206(a)(1)).". 18

19 SEC. 19. AMERICAN SAMOA CITIZENSHIP PLEBISCITE ACT.

20 (a) SHORT TITLE.—This section may be cited as the
21 "American Samoa Citizenship Plebiscite Act".

22 (b) FINDINGS AND PURPOSE.

- 23 (1) FINDINGS.—Congress finds the following:
- 24 (A) Under the Immigration and Nation25 ality Act, persons born in Puerto Rico, Guam,

1	the United States Virgin Islands, and the Com-
2	monwealth of the Northern Mariana Islands are
3	citizens of the United States at birth. Persons
4	born in the United States territory of American
5	Samoa are nationals of the United States, but
6	not citizens, at birth.
7	(B) The term "national of the United
8	States" is defined under the Immigration and
9	Nationality Act to include persons who, though
10	not citizens of the United States, owe perma-
11	nent allegiance to the United States.
12	(C) For more than 100 years, American
13	Samoans who are United States nationals have
14	demonstrated their loyalty and allegiance to the
15	United States. On April 17, 1900, the village
16	chiefs of Tutuila and Aunu'u ceded their is-
17	lands to the United States. On July 16, 1904,
18	his Majesty King Tuimanu'a of the Manu'a Is-
19	lands and his village chiefs did the same. On
20	February 20, 1929, the United States Congress
21	officially ratified the Treaty of Cession of
22	Tutuila and Aunu'u and the Treaty of Cession
23	of Manu'a. On March 4, 1925, by Joint Resolu-
24	tion of the United States Congress, American
25	sovereignty was officially extended over Swains

1	Island and it was placed under the jurisdiction
2	of the government of American Samoa.
3	(D) Since ratification of the Treaties of
4	Cession, many American Samoans who are
5	United States nationals have joined the United
6	States Armed Forces and fought for the United
7	States during World War II, the Korean, Viet-
8	nam, and Persian Gulf wars, and most recently
9	in Iraq and Afghanistan.
10	(E) It is the responsibility of the Secretary
11	of Interior to advance the economic, social and
12	political development of the territories of the
13	United States.
14	(2) PURPOSE.—The purpose of this section is
15	to provide for a federally authorized vote in Amer-
16	ican Samoa on the question of citizenship and if a
17	majority of voters vote for citizenship, to describe
18	the steps that the President and Congress shall take
19	to enable American Samoans to be granted citizen-
20	ship.
21	(c) CITIZENSHIP VOTE.—The Secretary of Interior
22	shall direct the American Samoa Election Office to con-
23	duct a plebiscite on the issue of whether persons born in
24	American Samoa desire United States citizenship.
25	"As United States Citizens:

1	"(A) Individuals born in American Samoa
2	would be United States citizens by Federal law.
3	"(B) All persons living in American Samoa
4	who are United States nationals will become
5	United States citizens. Persons born in Amer-
6	ican Samoa will no longer be United States na-
7	tionals.
8	Do you want persons born in American Samoa to
9	become United States citizens? Yes No?
10	SEC. 20. ELIGIBILITY FOR MARINE TURTLE CONSERVATION
11	ASSISTANCE.
12	The Marine Turtle Conservation Act of 2004 is
13	amended—
15	
14	(1) in each of sections 2(b) and 3(2) (16 U.S.C.
	(1) in each of sections 2(b) and 3(2) (16 U.S.C. 6601(b), 6602(2)), by inserting "and territories of
14	
14 15	6601(b), 6602(2)), by inserting "and territories of
14 15 16	6601(b), 6602(2)), by inserting "and territories of the United States" after "foreign countries" each
14 15 16 17	6601(b), 6602(2)), by inserting "and territories of the United States" after "foreign countries" each place it appears;
14 15 16 17 18	6601(b), 6602(2)), by inserting "and territories of the United States" after "foreign countries" each place it appears; (2) in section 3 (16 U.S.C. 6602), by adding at
14 15 16 17 18 19	6601(b), 6602(2)), by inserting "and territories of the United States" after "foreign countries" each place it appears; (2) in section 3 (16 U.S.C. 6602), by adding at the end the following:
 14 15 16 17 18 19 20 	6601(b), 6602(2)), by inserting "and territories of the United States" after "foreign countries" each place it appears; (2) in section 3 (16 U.S.C. 6602), by adding at the end the following: "(7) TERRITORY OF THE UNITED STATES.—
 14 15 16 17 18 19 20 21 	6601(b), 6602(2)), by inserting "and territories of the United States" after "foreign countries" each place it appears; (2) in section 3 (16 U.S.C. 6602), by adding at the end the following: "(7) TERRITORY OF THE UNITED STATES.— The term 'territory of the United States' means each

lands, and any other territory or possession of the

- 2 United States."; and
- 3 (3) in section 4(b)(1)(A) (16 U.S.C.
- 4 $\frac{6603(b)(1)(A)}{b}$, by inserting "or territory of the
- 5 United States" after "foreign country".

6 SECTION 1. SHORT TITLE.

- 7 This Act may be cited as the "Omnibus Territories Act
- 8 of 2013".

1

9 SEC. 2. TABLE OF CONTENTS.

10 The table of contents for this Act is as follows:

- Sec. 1. Short title.
- Sec. 2. Table of contents.
- Sec. 3. Amendments to the Consolidated Natural Resources Act.
- Sec. 4. Study of electric rates in the insular areas.
- Sec. 5. Reports on estimates of revenues.
- $Sec. \ 6. \ Low-income \ home \ energy \ assistance \ program.$
- Sec. 7. Guam War Claims Review Commission.
- Sec. 8. Improvements in HUD assisted programs.
- Sec. 9. Benefit to cost ratio study for projects in American Samoa.
- Sec. 10. Waiver of local matching requirements.
- Sec. 11. Fishery endorsements.
- Sec. 12. Effects of Minimum Wage differentials in American Samoa.
- Sec. 13. Office of National Drug Control Policy.
- Sec. 14. Drivers' licenses and personal identification cards.

11 SEC. 3. AMENDMENTS TO THE CONSOLIDATED NATURAL

12 **RESOURCES ACT.**

13 Section 6 of the Joint Resolution entitled "A Joint

- 14 Resolution to approve the 'Covenant To Establish a Com-
- 15 monwealth of the Northern Mariana Islands in Political
- 16 Union with the United States of America', and for other
- 17 purposes", approved March 24, 1976 (Public Law 94-241;
- 18 90 Stat. 263, 122 Stat. 854), is amended—
- 19 (1) in subsection (a)—

1	(A) in paragraph (2), by striking "Decem-
2	ber 31, 2014, except as provided in subsections
3	(b) and (d)" and inserting "December 31, 2019";
4	and
5	(B) by striking paragraph (6), and insert-
6	ing the following:
7	"(6) Certain education funding.—
8	"(A) IN GENERAL.—In addition to fees
9	charged pursuant to section 286(m) of the Immi-
10	gration and Nationality Act (8 U.S.C. 1356 (m))
11	to recover the full costs of providing adjudication
12	services, the Secretary of Homeland Security
13	shall charge an annual supplemental fee of \$150
14	per nonimmigrant worker to each prospective
15	employer who is issued a permit under sub-
16	section (d) of this section during the transition
17	program. Such supplemental fee shall be paid
18	into the Treasury of the Commonwealth govern-
19	ment for the purpose of funding ongoing voca-
20	tional educational curricula and program devel-
21	opment by Commonwealth educational entities.
22	"(B) PLAN FOR THE EXPENDITURE OF
23	FUNDS.—At the beginning of each fiscal year,
24	and prior to the payment of the supplemental fee
25	into the Treasury of the Commonwealth govern-

1	ment in that fiscal year, the Commonwealth gov-
2	ernment must provide to the Secretary of Labor,
3	a plan for the expenditure of funds received
4	under this paragraph, a projection of the effec-
5	tiveness of these expenditures in the placement of
6	United States workers into jobs, and a report on
7	the changes in employment of United States
8	workers attributable to prior year expenditures.
9	"(C) REPORT.—The Secretary of Labor
10	shall report to the Congress every 2 years on the
11	effectiveness of meeting the goals set out by the
12	Commonwealth government in its annual plan
13	for the expenditure of funds."; and
14	(2) in subsection (d)—
15	(A) in the third sentence of paragraph (2),
16	by striking "not to extend beyond December 31,
17	2014, unless extended pursuant to paragraph 5
18	of this subsection" and inserting "ending on De-
19	cember 31, 2019";
20	(B) by striking paragraph (5); and
21	(C) by redesignating paragraph (6) as
22	paragraph (5).
23	SEC. 4. STUDY OF ELECTRIC RATES IN THE INSULAR
24	AREAS.
25	(a) DEFINITIONS.—In this section:

1	(1) Comprehensive energy plan.—The term
2	"comprehensive energy plan" means a comprehensive
3	energy plan prepared and updated under subsections
4	(c) and (e) of section 604 of the Act entitled "An Act
5	to authorize appropriations for certain insular areas
6	of the United States, and for other purposes", ap-
7	proved December 24, 1980 (48 U.S.C. 1492).
8	(2) Energy action plan.—The term "energy
9	action plan" means the plan required by subsection
10	(d).
11	(3) FREELY ASSOCIATED STATES.—The term
12	"Freely Associated States" means the Federated
13	States of Micronesia, the Republic of the Marshall Is-
14	lands, and the Republic of Palau.
15	(4) INSULAR AREAS.—The term "insular areas"
16	means American Samoa, the Commonwealth of the
17	Northern Mariana Islands, Puerto Rico, Guam, and
18	the Virgin Islands.
19	(5) Secretary.—The term "Secretary" means
20	the Secretary of the Interior.
21	(6) TEAM.—The term "team" means the team es-
22	tablished by the Secretary under subsection (b).
23	(b) ESTABLISHMENT.—Not later than 180 days after
24	the date of enactment of this Act, the Secretary shall, within

	01
1	the Empowering Insular Communities activity, establish a
2	team of technical, policy, and financial experts—
3	(1) to develop an energy action plan addressing
4	the energy needs of each of the insular areas and
5	Freely Associated States; and
6	(2) to assist each of the insular areas and Freely
7	Associated States in implementing such plan.
8	(c) Participation of Regional Utility Organiza-
9	TIONS.—In establishing the team, the Secretary shall con-
10	sider including regional utility organizations.
11	(d) ENERGY ACTION PLAN.—In accordance with sub-
12	section (b), the energy action plan shall include—
13	(1) recommendations, based on the comprehen-
14	sive energy plan where applicable, to—
15	(A) reduce reliance and expenditures on fuel
16	shipped to the insular areas and Freely Associ-
17	ated States from ports outside the United States;
18	(B) develop and utilize domestic fuel energy
19	sources; and
20	(C) improve performance of energy infra-
21	structure and overall energy efficiency;
22	(2) a schedule for implementation of such rec-
23	ommendations and identification and prioritization
24	of specific projects;

1	(3) a financial and engineering plan for imple-
2	menting and sustaining projects; and
3	(4) benchmarks for measuring progress toward
4	implementation.
5	(e) REPORTS TO SECRETARY.—Not later than 1 year
6	after the date on which the Secretary establishes the team
7	and annually thereafter, the team shall submit to the Sec-
8	retary a report detailing progress made in fulfilling its
9	charge and in implementing the energy action plan.
10	(f) ANNUAL REPORTS TO CONGRESS.—Not later than
11	30 days after the date on which the Secretary receives a
12	report submitted by the team under subsection (e), the Sec-
13	retary shall submit to the appropriate committees of Con-
14	gress a summary of the report of the team.
15	(g) APPROVAL OF SECRETARY REQUIRED.—The en-
16	ergy action plan shall not be implemented until the Sec-
17	retary approves the energy action plan.
18	SEC. 5. REPORTS ON ESTIMATES OF REVENUES.
19	The Comptroller General of the United States shall
20	submit to the appropriate committees of Congress a report

21 *that*—

(1) evaluates whether the annual estimates or
forecasts of revenue and expenditure of American
Samoa, the Commonwealth of the Northern Mariana

Islands, Guam, and the Virgin Islands are reasonable;

2	and
3	(2) as the Comptroller General of the United
4	States determines to be necessary, makes recommenda-
5	tions for improving the process for developing esti-
6	mates or forecasts.
7	SEC. 6. LOW-INCOME HOME ENERGY ASSISTANCE PRO-
8	GRAM.
9	With respect to fiscal years 2014 through 2017, the per-
10	centage described in section $2605(b)(2)(B)(i)$ of the Low-
11	Income Home Energy Assistance Act of 1981 (42 U.S.C.
12	8624(b)(2)(B)(i)) shall be 300 percent when applied to
13	households located in the Virgin Islands.
14	SEC. 7. GUAM WAR CLAIMS REVIEW COMMISSION.
15	(a) Recognition of the Suffering and Loyalty
16	of the Residents of Guam.—
17	(1) Recognition of the suffering of the
18	RESIDENTS OF GUAM.—The United States recognizes
19	that, as described by the Guam War Claims Review
20	Commission, the residents of Guam, on account of
21	their United States nationality, suffered unspeakable
22	harm as a result of the occupation of Guam by Impe-
23	rial Japanese military forces during World War II,
24	by being subjected to death, rape, severe personal in-

jury, personal injury, forced labor, forced march, or
 internment.

3	(2) Recognition of the loyalty of the
4	RESIDENTS OF GUAM.—The United States forever will
5	be grateful to the residents of Guam for their steadfast
6	loyalty to the United States, as demonstrated by the
7	countless acts of courage they performed despite the
8	threat of death or great bodily harm they faced at the
9	hands of the Imperial Japanese military forces that
10	occupied Guam during World War II.
11	(b) Guam World War II Claims Fund.—
12	(1) Establishment of fund.—The Secretary
13	of the Treasury shall establish in the Treasury of the
14	United States a special fund (in this Act referred to
15	as the "Claims Fund") for the payment of claims sub-
16	mitted by compensable Guam victims and survivors
17	of compensable Guam decedents in accordance with
18	subsections (c) and (d).
19	(2) Composition of fund.—The Claims Fund
20	established under paragraph (1) shall be composed of
21	amounts deposited into the Claims Fund under para-
22	graph (3) and any other amounts made available for

23 the payment of claims under this Act.

1	(3) PAYMENT OF CERTAIN DUTIES, TAXES, AND
2	FEES COLLECTED FROM GUAM DEPOSITED INTO
3	FUND.—
4	(A) IN GENERAL.—Notwithstanding section
5	30 of the Organic Act of Guam (48 U.S.C.
6	1421h), the excess of—
7	(i) any amount of duties, taxes, and
8	fees collected under such subsection after fis-
9	cal year 2012, over
10	(ii) the amount of duties, taxes, and
11	fees collected under such subsection during
12	fiscal year 2012,
13	shall be deposited into the Claims Fund.
14	(B) APPLICATION.—Subparagraph (A) shall
15	not apply after the date for which the Secretary
16	of the Treasury determines that all payments re-
17	quired to be made under subsection (c) have been
18	made.
19	(4) LIMITATION ON PAYMENTS MADE FROM
20	FUND.—
21	(A) IN GENERAL.—No payment may be
22	made in a fiscal year under subsection (c) until
23	funds are deposited into the Claims Fund in
24	such fiscal year under paragraph (3).

1	(B) Amounts.—For each fiscal year in
2	which funds are deposited into the Claims Fund
3	under paragraph (3), the total amount of pay-
4	ments made in a fiscal year under subsection (c)
5	may not exceed the amount of funds available in
6	the Claims Fund for such fiscal year.
7	(5) Deductions from fund for Administra-
8	TIVE EXPENSES.—The Secretary of the Treasury shall
9	deduct from any amounts deposited into the Claims
10	Fund an amount equal to 5 per cent of such amounts
11	as reimbursement to the Federal Government for ex-
12	penses incurred by the Foreign Claims Settlement
13	Commission and by the Department of the Treasury
14	in the administration of this Act. The amounts so de-
15	ducted shall be covered into the Treasury as miscella-
16	neous receipts.
17	(c) PAYMENTS FOR GUAM WORLD WAR II CLAIMS.—
18	(1) PAYMENTS FOR DEATH, PERSONAL INJURY,
19	FORCED LABOR, FORCED MARCH, AND INTERNMENT
20	After the Secretary of the Treasury receives the certifi-
21	cation from the Chairman of the Foreign Claims Set-
22	tlement Commission as required under subsection
23	(d)(2)(H), the Secretary of the Treasury shall make
24	payments to compensable Guam victims and sur-
25	vivors of a compensable Guam decedents as follows:

1	(A) Compensable guam victim.—Before
2	making any payments under subparagraph (B) ,
3	the Secretary shall make payments to compen-
4	sable Guam victims as follows:
5	(i) In the case of a victim who has suf-
6	fered an injury described in paragraph
7	(3)(B)(i), \$15,000.
8	(ii) In the case of a victim who is not
9	described in clause (i), but who has suffered
10	an injury described in paragraph
11	(3)(B)(ii), \$12,000.
12	(iii) In the case of a victim who is not
13	described in clause (i) or (ii), but who has
14	suffered an injury described in paragraph
15	(3)(B)(iii), \$10,000.
16	(B) SURVIVORS OF COMPENSABLE GUAM
17	decedents.—In the case of a compensable
18	Guam decedent, the Secretary shall pay \$25,000
19	for distribution to survivors of the decedent in
20	accordance with paragraph (2). The Secretary
21	shall make payments under this paragraph only
22	after all payments are made under subpara-
23	graph (A).
24	(2) DISTRIBUTION OF SURVIVOR PAYMENTS.—A
25	payment made under paragraph $(1)(B)$ to the sur-

vivors of a compensable Guam decedent shall be dis tributed as follows:

3 (A) In the case of a decedent whose spouse
4 is living as of the date of the enactment of this
5 Act, but who had no living children as of such
6 date, the payment shall be made to such spouse.

7 (B) In the case of a decedent whose spouse 8 is living as of the date of the enactment of this 9 Act and who had one or more living children as of such date, 50 percent of the payment shall be 10 11 made to the spouse and 50 percent shall be made 12 to such children, to be divided among such chil-13 dren to the greatest extent possible into equal 14 shares.

15 (C) In the case of a decedent whose spouse 16 is not living as of the date of the enactment of 17 this Act and who had one or more living chil-18 dren as of such date, the payment shall be made 19 to such children, to be divided among such chil-20 dren to the greatest extent possible into equal 21 shares.

(D) In the case of a decedent whose spouse
is not living as of the date of the enactment of
this Act and who had no living children as of
such date, but who—

1	(i) had a parent who is living as of
2	such date, the payment shall be made to the
3	parent; or
4	(ii) had two parents who are living as
5	of such date, the payment shall be divided
6	equally between the parents.
7	(E) In the case of a decedent whose spouse
8	is not living as of the date of the enactment of
9	this Act, who had no living children as of such
10	date, and who had no parents who are living as
11	of such date, no payment shall be made.
12	(3) DEFINITIONS.—For purposes of this Act:
13	(A) Compensable guam decedent.—The
14	term "compensable Guam decedent" means an
15	individual determined under subsection (d) to
16	have been a resident of Guam who died as a re-
17	sult of the attack and occupation of Guam by
18	Imperial Japanese military forces during World
19	War II, or incident to the liberation of Guam by
20	United States military forces, and whose death
21	would have been compensable under the Guam
22	Meritorious Claims Act of 1945 (Public Law 79–
23	224) if a timely claim had been filed under the
24	terms of such Act.

1	(B) Compensable guam victim.—The
2	term "compensable Guam victim" means an in-
3	dividual who is not deceased as of the date of the
4	enactment of this Act and who is determined
5	under subsection (d) to have suffered, as a result
6	of the attack and occupation of Guam by Impe-
7	rial Japanese military forces during World War
8	II, or incident to the liberation of Guam by
9	United States military forces, any of the fol-
10	lowing:
11	(i) Rape or severe personal injury
12	(such as loss of a limb, dismemberment, or
13	paralysis).
14	(ii) Forced labor or a personal injury
15	not under subparagraph (A) (such as dis-
16	figurement, scarring, or burns).
17	(iii) Forced march, internment, or hid-
18	ing to evade internment.
19	(C) Definitions of severe personal in-
20	JURIES AND PERSONAL INJURIES.—Not later
21	than 180 days after the date of the enactment of
22	this Act, the Foreign Claims Settlement Commis-
23	sion shall promulgate regulations to specify the
24	injuries that constitute a severe personal injury
25	or a personal injury for purposes of subpara-

graphs (A) and (B), respectively, of paragraph 1 2 (2).(d) ADJUDICATION.— 3 4 (1) AUTHORITY OF FOREIGN CLAIMS SETTLE-5 MENT COMMISSION.— (A) IN GENERAL.—The Foreign Claims Set-6 7 tlement Commission shall adjudicate claims and 8 determine the eligibility of individuals for pay-9 ments under subsection (c). 10 (B) RULES AND REGULATIONS.—Not later 11 than 180 days after the date of the enactment of 12 this Act, the Chairman of the Foreign Claims 13 Settlement Commission shall publish in the Fed-14 eral Register such rules and regulations as may 15 be necessary to enable the Commission to carry out the functions of the Commission under this 16 17 Act. 18 (2) Claims submitted for payments.— 19 (A) SUBMITTAL OF CLAIM.—For purposes of 20 paragraph (1)(A) and subject to subparagraph 21 (B), the Foreign Claims Settlement Commission 22 may not determine an individual is eligible for 23 a payment under subsection (c) unless the individual submits to the Commission a claim in 24

	12
1	such manner and form and containing such in-
2	formation as the Commission specifies.
3	(B) FILING PERIOD FOR CLAIMS AND NO-
4	TICE.—
5	(i) FILING PERIOD.—An individual fil-
6	ing a claim for a payment under subsection
7	(c) shall file such claim not later than one
8	year after the date on which the Foreign
9	Claims Settlement Commission publishes
10	the notice described in clause (ii).
11	(ii) Notice of filing period.—Not
12	later than 180 days after the date of the en-
13	actment of this Act, the Foreign Claims Set-
14	tlement Commission shall publish a notice
15	of the deadline for filing a claim described
16	in clause (i)—
17	(I) in the Federal Register; and
18	(II) in newspaper, radio, and tel-
19	evision media in Guam.
20	(C) Adjudicatory decisions.—The deci-
21	sion of the Foreign Claims Settlement Commis-
22	sion on each claim filed under this Act shall—
23	(i) be by majority vote;
24	(ii) be in writing;

1 *(iii)* state the reasons for the approval 2 or denial of the claim; and (iv) if approved, state the amount of 3 4 the payment awarded and the distribution, if any, to be made of the payment. 5 6 (D) DEDUCTIONS IN PAYMENT.—The For-7 eign Claims Settlement Commission shall deduct. 8 from a payment made to a compensable Guam 9 victim or survivors of a compensable Guam dece-10 dent under this subsection, amounts paid to such 11 victim or survivors under the Guam Meritorious 12 Claims Act of 1945 (Public Law 79–224) before 13 the date of the enactment of this Act. 14 (E) INTEREST.—No interest shall be paid 15 on payments made by the Foreign Claims Settle-16 ment Commission under subsection (c). 17 (F) LIMITED COMPENSATION FOR PROVI-18 SION OF REPRESENTATIONAL SERVICES.— 19 (i) LIMIT ON COMPENSATION.—Any 20 agreement under which an individual who 21 provided representational services to an in-22 dividual who filed a claim for a payment 23 under this Act that provides for compensa-24 tion to the individual who provided such 25 services in an amount that is more than one

1	percent of the total amount of such payment
2	shall be unlawful and void.
3	(ii) PENALTIES.—Whoever demands or
4	receives any compensation in excess of the
5	amount allowed under subparagraph (A)
6	shall be fined not more than \$5,000 or im-
7	prisoned not more than one year, or both.
8	(G) APPEALS AND FINALITY.—Objections
9	and appeals of decisions of the Foreign Claims
10	Settlement Commission shall be to the Commis-
11	sion, and upon rehearing, the decision in each
12	claim shall be final, and not subject to further
13	review by any court or agency.
14	(H) Certifications for payment.—After
15	a decision approving a claim becomes final, the
16	Chairman of the Foreign Claims Settlement
17	Commission shall certify such decision to the
18	Secretary of the Treasury for authorization of a
19	payment under subsection (c).
20	(I) TREATMENT OF AFFIDAVITS.—For pur-
21	poses of subsection (c) and subject to subpara-
22	graph (B), the Foreign Claims Settlement Com-
23	mission shall treat a claim that is accompanied
24	by an affidavit of an individual that attests to
25	all of the material facts required for establishing

1 the eligibility of such individual for payment 2 under such subsection as establishing a prima facie case of the eligibility of the individual for 3 4 such payment without the need for further docu-5 mentation, except as the Commission may other-6 wise require. Such material facts shall include, 7 with respect to a claim for a payment made 8 under subsection (c)(1), a detailed description of 9 the injury or other circumstance supporting the 10 claim involved, including the level of payment 11 sought. 12 (J) Release of related claims.—Ac-13 ceptance of a payment under subsection (c) by 14 an individual for a claim related to a compen-15 sable Guam decedent or a compensable Guam 16 victim shall be in full satisfaction of all claims 17 related to such decedent or victim, respectively, 18 arising under the Guam Meritorious Claims Act

of 1945 (Public Law 79–224), the implementing
regulations issued by the United States Navy
pursuant to such Act (Public Law 79–224), or
this Act.

23 SEC. 8. IMPROVEMENTS IN HUD ASSISTED PROGRAMS.

24 Section 214(a)(7) of the Housing and Community De25 velopment Act of 1980 (42 U.S.C. 1436a(a)(7)) is amended

by striking "such alien" and all that follows through the
 period at the end and inserting "citizen or national of the
 United States shall be entitled to a preference or priority
 in receiving assistance before any such alien who is other wise eligible for such assistance.".

6 SEC. 9. BENEFIT TO COST RATIO STUDY FOR PROJECTS IN 7 AMERICAN SAMOA.

8 (a) STUDY.—The Comptroller General of the United 9 States shall conduct a study regarding the use of benefit-10 to-cost ratio formulas by Federal departments and agencies 11 for purposes of evaluating projects in American Samoa.

12 (b) CONTENTS.—In conducting the study, the Comp13 troller General shall—

14 (1) assess whether the benefit-to-cost ratio for15 mulas described in subsection (a) take into consider16 ation—

17 (A) the remote locations in, and the cost of
18 transportation to and from, American Samoa;
19 and

20 (B) other significant factors that are not
21 comparable to locations within the 48 contiguous
22 States; and

23 (2) assess, in particular, the use of benefit-to-cost
24 ratio formulas by—

1	(A) the Secretary of Transportation with
2	respect to airport traffic control tower programs;
3	and
4	(B) the Secretary of the Army, acting
5	through the Corps of Engineers, with respect to
6	a harbor project or other water resources develop-
7	ment project.
8	(3) Report to congress.—Not later than 1
9	year after the date of enactment of this Act, the
10	Comptroller General shall submit to Congress a report
11	on the results of the study.
12	SEC. 10. WAIVER OF LOCAL MATCHING REQUIREMENTS.
13	(a) Waiver of Certain Matching Require-
14	MENTS.—Section 501 of the Act entitled "An Act to author-
15	ize certain appropriations for the territories of the United
16	States, to amend certain Acts relating thereto, and for other
17	purposes", approved October 15, 1977 (48 U.S.C. 1469a;
18	91 Stat. 1164) is amended—
19	(1) in the last sentence of subsection (d) , by
20	striking "by law"; and
21	(2) by adding at the end the following new sub-
22	section:
23	"(e) Notwithstanding any other provision of law, in
24	the case of American Samoa, Guam, the Virgin Islands, and
25	the Northern Mariana Islands, each department or agency

of the United States shall waive any requirement for local
 matching funds (including in-kind contributions) that the
 insular area would otherwise be required to provide for any
 non-competitive grant as follows:

5 "(1) For a grant requiring matching funds (in6 cluding in-kind contributions) of \$500,000 or less, the
7 entire matching requirement shall be waived.

8 "(2) For a grant requiring matching funds (in9 cluding in-kind contributions) of more than \$500,000,
10 \$500,000 of the matching requirement shall be
11 waived.".

(b) CONFORMING AMENDMENT.—Section 601 of the
Act entitled "An Act to authorize appropriations for certain
insular areas of the United States, and for other purposes",
approved March 12, 1980 (48 U.S.C. 1469a note; 94 Stat.
90), is amended by striking ", and adding the following
sentence" and all that follows through "Islands'.".

18 SEC. 11. FISHERY ENDORSEMENTS.

19 Section 12113 of title 46, United States Code, is20 amended by adding at the end the following:

21 "(j) CERTAIN EXEMPTION.—Paragraph (3) of sub22 section (a) shall not apply to any vessel—

23 "(1) that offloads its catch in part or full in
24 American Samoa; and

"(2) that was rebuilt outside of the United States
 before January 1, 2011.".

3 SEC. 12. EFFECTS OF MINIMUM WAGE DIFFERENTIALS IN 4 AMERICAN SAMOA.

5 Section 8104 of the Fair Minimum Wage Act of 2007
6 (29 U.S.C. 206 note) is amended by adding at the end the
7 following:

8 "(c) Effects of Minimum Wage Differentials in 9 AMERICAN SAMOA.—The reports required under this section 10 shall include an analysis of the economic effects on employees and employers of the differentials in minimum wage 11 12 rates among industries and classifications in American 13 Samoa under section 697 of title 29, Code of Federal Requlations, including the potential effects of eliminating such 14 differentials prior to the time when such rates are scheduled 15 to be equal to the minimum wage set forth in section 6(a)(1)16 of the Fair Labor Standards Act (29 U.S.C. 206(a)(1)).". 17

18 SEC. 13. OFFICE OF NATIONAL DRUG CONTROL POLICY.

(a) CARIBBEAN BORDER COUNTERNARCOTICS STRAT20 EGY.—The Office of National Drug Control Policy shall de21 velop a biennial Caribbean Border Counternarcotics Strat22 egy, that is made available to the public, with emphasis
23 on the borders of Puerto Rico and the Virgin Islands of the
24 United States, on terms substantially equivalent to the ex-

isting Southwest Border Counternarcotics Strategy and the
 Northern Border Counternarcotics Strategy.

3 (b) AMENDMENT.—Section 704(b)(13)(B) of the Office
4 of National Drug Control Policy Reauthorization Act of
5 1998 (21 U.S.C. 1703(b)(13)(B)) is amended by inserting
6 "the borders of Puerto Rico and the Virgin Islands of the
7 United States and" after "in particular".

8 SEC. 14. DRIVERS' LICENSES AND PERSONAL IDENTIFICA9 TION CARDS.

(a) DEFINITION OF STATE.—Section 201(5) of the
REAL ID Act of 2005 (49 U.S.C. 30301 note; Public Law
109–13) is amended by striking "the Trust Territory of the
Pacific Islands,".

14 (b) EVIDENCE OF LAWFUL STATUS.—Section
15 202(c)(2)(B) of the REAL ID Act of 2005 (49 U.S.C. 30301
16 note; Public Law 109–13) is amended—

17 (1) in clause (viii), by striking "or" after the
18 semicolon at the end;

(2) in clause (ix), by striking the period at the
end and inserting "; or"; and

21 (3) by adding at the end the following:

22 "(x) is a citizen of the Republic of the
23 Marshall Islands, the Federated States of
24 Micronesia, or the Republic of Palau who
25 has been admitted to the United States as

a nonimmigrant pursuant to a Compact of
 Free Association between the United States
 and the Republic or Federated States.".

Calendar No. 352

113TH CONGRESS S. 1237 21 SESSION S. 1237 [Report No. 113-146]

A BILL

To improve the administration of programs in the insular areas, and for other purposes.

April 8, 2014

Reported with an amendment