114TH CONGRESS 1ST SESSION H.R. 2577

AN ACT

Making appropriations for the Departments of Transportation, and Housing and Urban Development, and related agencies for the fiscal year ending September 30, 2016, 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,

That the following sums are appropriated, out of any 1 money in the Treasury not otherwise appropriated, for the 2 3 Departments of Transportation, and Housing and Urban 4 Development, and related agencies for the fiscal year ending September 30, 2016, and for other purposes, namely: 5 6 TITLE I 7 DEPARTMENT OF TRANSPORTATION 8 OFFICE OF THE SECRETARY 9 SALARIES AND EXPENSES 10 For necessary expenses of the Office of the Secretary, 11 \$105,000,000 (reduced by \$3,000,000) (reduced by 12 \$500,000\$4,000,000) (reduced by (reduced by 13 \$4,000,000), of which not to exceed \$2,734,000 shall be available for the immediate Office of the Secretary; not 14 15 to exceed \$1,025,000 shall be available for the immediate Office of the Deputy Secretary; not to exceed \$20,066,000 16 17 (reduced by \$2,000,000) shall be available for the Office of the General Counsel; not to exceed \$9,310,000 (reduced 18 by \$1,000,000 (reduced by \$500,000) shall be available 19 for the Office of the Under Secretary of Transportation 20 21 for Policy; not to exceed \$12,808,000 (reduced by 22 \$4,000,000) (reduced by \$1,000,000) shall be available for 23 the Office of the Assistant Secretary for Budget and Pro-24 grams; not to exceed \$2,500,000 (reduced by \$250,000) 25 shall be available for the Office of the Assistant Secretary

for Governmental Affairs; not to exceed \$26,029,000 (re-1 2 duced by \$500,000) (reduced by \$2,000,000) shall be 3 available for the Office of the Assistant Secretary for Ad-4 ministration; not to exceed \$2,029,000 shall be available 5 for the Office of Public Affairs; not to exceed \$1,769,000 (reduced by \$250,000) shall be available for the Office of 6 7 the Executive Secretariat; not to exceed \$10,793,000 shall 8 be available for the Office of Intelligence, Security, and 9 Emergency Response; and not to exceed \$15,937,000 shall 10 be available for the Office of the Chief Information Officer: *Provided*, That the Secretary of Transportation is au-11 12 thorized to transfer funds appropriated for any office of 13 the Office of the Secretary to any other office of the Office of the Secretary: *Provided further*, That no appropriation 14 15 for any office shall be increased or decreased by more than 5 percent by all such transfers: *Provided further*, That no-16 tice of any change in funding greater than 5 percent shall 17 be submitted for approval to the House and Senate Com-18 mittees on Appropriations: *Provided further*, That not to 19 20 exceed \$60,000 shall be for allocation within the Depart-21 ment for official reception and representation expenses as 22 the Secretary may determine: *Provided further*, That not-23 withstanding any other provision of law, excluding fees au-24 thorized in Public Law 107–71, there may be credited to this appropriation up to \$2,500,000 in funds received in 25

user fees: *Provided further*, That none of the funds pro vided in this Act shall be available for the position of As sistant Secretary for Public Affairs.

RESEARCH AND TECHNOLOGY

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5 For necessary expenses related to the Office of the Secretary for Research and 6 Assistant Technology, 7 \$11,386,000, of which \$8,218,000 shall remain available 8 until September 30, 2018: *Provided*, That there may be 9 credited to this appropriation, to be available until ex-10 pended, funds received from States, counties, municipalities, other public authorities, and private sources for ex-11 penses incurred for training: *Provided further*, That any 12 13 reference in law, regulation, judicial proceedings, or elsewhere to the Research and Innovative Technology Admin-14 15 istration shall continue to be deemed to be a reference to the Office of the Assistant Secretary for Research and 16 Technology of the Department of Transportation. 17

18 NATIONAL INFRASTRUCTURE INVESTMENTS

19 (INCLUDING TRANSFER OF FUNDS)

For capital investments in surface transportation infrastructure, \$100,000,000, to remain available through September 30, 2018: *Provided*, That the Secretary of Transportation shall distribute funds provided under this heading as discretionary grants to be awarded to a State, local government, transit agency, or a collaboration among

such entities on a competitive basis for projects that will 1 2 have a significant impact on the Nation, a metropolitan 3 area, or a region: *Provided further*, That projects eligible 4 for funding provided under this heading shall include, but 5 not be limited to, highway or bridge projects eligible under 6 title 23, United States Code; public transportation 7 projects eligible under chapter 53 of title 49, United 8 States Code; passenger and freight rail transportation 9 projects; and port infrastructure investments (including 10 inland port infrastructure and land ports of entry): Provided further, That the Secretary may use up to 20 per-11 12 cent of the funds made available under this heading for 13 the purpose of paying the subsidy and administrative costs of projects eligible for Federal credit assistance under 14 15 chapter 6 of title 23, United States Code, if the Secretary finds that such use of the funds would advance the pur-16 poses of this paragraph: *Provided further*, That in distrib-17 18 uting funds provided under this heading, the Secretary 19 shall take such measures so as to ensure an equitable geo-20graphic distribution of funds, an appropriate balance in 21 addressing the needs of urban and rural areas, and the 22 investment in a variety of transportation modes: Provided *further*, That a grant funded under this heading shall be 23 24 not less than \$2,000,000 and not greater than \$15,000,000: Provided further, That not more than 20 25

percent of the funds made available under this heading 1 may be awarded to projects in a single State: Provided 2 *further*, That the Federal share of the costs for which an 3 4 expenditure is made under this heading shall be, at the 5 option of the recipient, up to 50 percent: *Provided further*, That the Secretary shall give priority to projects that re-6 quire a contribution of Federal funds in order to complete 7 8 an overall financing package: Provided further, That not 9 less than 10 percent of the funds provided under this 10 heading shall be for projects located in rural areas: Provided further, That for projects located in rural areas, the 11 12 minimum grant size shall be \$1,000,000 and the Secretary 13 may increase the Federal share of costs above 80 percent: *Provided further*, That projects conducted using funds pro-14 15 vided under this heading must comply with the requirements of subchapter IV of chapter 31 of title 40, United 16 17 States Code: Provided further, That the Secretary shall 18 conduct a new competition to select the grants and credit 19 assistance awarded under this heading: *Provided further*, 20That the Secretary may retain up to \$5,000,000 of the 21funds provided under this heading, and may transfer por-22 tions of those funds to the Administrators of the Federal 23 Highway Administration, the Federal Transit Administra-24 tion, the Federal Railroad Administration and the Mari-25 time Administration, to fund the award and oversight of grants and credit assistance made under the National In frastructure Investments program.

3 FINANCIAL MANAGEMENT CAPITAL

For necessary expenses for upgrading and enhancing
the Department of Transportation's financial systems and
re-engineering business processes, \$1,000,000, to remain
available through September 30, 2017.

8 CYBER SECURITY INITIATIVES

9 For necessary expenses for cyber security initiatives, 10 including necessary upgrades to wide area network and information technology infrastructure, improvement of 11 network perimeter controls and identity management, 12 13 testing and assessment of information technology against business, security, and other requirements, implementa-14 15 tion of Federal cyber security initiatives and information infrastructure enhancements, implementation of enhanced 16 17 security controls on network devices, and enhancement of 18 cyber security workforce training tools, \$7,000,000 to re-19 main available through September 30, 2017.

20 OFFICE OF CIVIL RIGHTS

For necessary expenses of the Office of Civil Rights,\$9,600,000.

TRANSPORTATION PLANNING, RESEARCH, AND

DEVELOPMENT

For necessary expenses for conducting transportation
planning, research, systems development, development activities, and making grants, to remain available until expended, \$5,976,000.

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WORKING CAPITAL FUND

8 For necessary expenses for operating costs and cap-9 ital outlays of the Working Capital Fund, not to exceed 10 \$181,500,000 shall be paid from appropriations made available to the Department of Transportation: Provided, 11 12 That such services shall be provided on a competitive basis 13 to entities within the Department of Transportation: Provided further, That the above limitation on operating ex-14 15 penses shall not apply to non-DOT entities: Provided further, That no funds appropriated in this Act to an agency 16 17 of the Department shall be transferred to the Working 18 Capital Fund without majority approval of the Working 19 Capital Fund Steering Committee and approval of the Secretary: *Provided further*, That no assessments may be 20 21 levied against any program, budget activity, subactivity or 22 project funded by this Act unless notice of such assess-23 ments and the basis therefor are presented to the House 24 and Senate Committees on Appropriations and are approved by such Committees. 25

1 MINORITY BUSINESS RESOURCE CENTER PROGRAM

For the cost of guaranteed loans, \$336,000, as authorized by 49 U.S.C. 332: *Provided*, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974: *Provided further*, That these funds are available to subsidize total loan principal, any part of which is to be guaranteed, not to exceed \$18,367,000.

9 In addition, for administrative expenses to carry out10 the guaranteed loan program, \$597,000.

11 SMALL AND DISADVANTAGED BUSINESS UTILIZATION AND
 12 OUTREACH

For necessary expenses for small and disadvantaged business utilization and outreach activities, \$4,518,000, to remain available until September 30, 2017: *Provided*, That notwithstanding 49 U.S.C. 332, these funds may be used for business opportunities related to any mode of transportation.

- 19 PAYMENTS TO AIR CARRIERS
- 20 (AIRPORT AND AIRWAY TRUST FUND)

In addition to funds made available from any other source to carry out the essential air service program under 49 U.S.C. 41731 through 41742, \$155,000,000, to be derived from the Airport and Airway Trust Fund, to remain available until expended: *Provided*, That in determining

between or among carriers competing to provide service 1 2 to a community, the Secretary may consider the relative 3 subsidy requirements of the carriers: *Provided further*, That basic essential air service minimum requirements 4 5 shall not include the 15-passenger capacity requirement 6 under subsection 41732(b)(3) of title 49, United States 7 Code: *Provided further*, That none of the funds in this Act 8 or any other Act shall be used to enter into a new contract 9 with a community located less than 40 miles from the 10 nearest small hub airport before the Secretary has negotiated with the community over a local cost share: Pro-11 12 vided further, That amounts authorized to be distributed 13 for the essential air service program under subsection 14 41742(b) of title 49, United States Code, shall be made 15 available immediately from amounts otherwise provided to the Administrator of the Federal Aviation Administration: 16 17 *Provided further*, That the Administrator may reimburse such amounts from fees credited to the account estab-18 19 lished under section 45303 of title 49, United States Code.

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ADMINISTRATIVE PROVISIONS

SEC. 101. None of the funds made available in this Act to the Department of Transportation may be obligated for the Office of the Secretary of Transportation to approve assessments or reimbursable agreements pertaining to funds appropriated to the modal administrations in this Act, except for activities underway on the date of enact ment of this Act, unless such assessments or agreements
 have completed the normal reprogramming process for
 Congressional notification.

5 SEC. 102. Notwithstanding section 3324 of title 31, United States Code, in addition to authority provided by 6 7 section 327 of title 49, United States Code, the Depart-8 ment's Working Capital Fund is hereby authorized to pro-9 vide payments in advance to vendors that are necessary 10 to carry out the Federal transit pass transportation fringe benefit program under Executive Order No. 13150 and 11 section 3049 of Public Law 109–59: Provided, That the 12 13 Department shall include adequate safeguards in the con-14 tract with the vendors to ensure timely and high-quality 15 performance under the contract.

16 SEC. 103. The Secretary shall post on the Web site 17 of the Department of Transportation a schedule of all 18 meetings of the Credit Council, including the agenda for 19 each meeting, and require the Credit Council to record the 20 decisions and actions of each meeting.

SEC. 104. In addition to authority provided by section
327 of title 49, United States Code, the Department's
Working Capital Fund is hereby authorized to provide
partial or full payments in advance and accept subsequent
reimbursements from all Federal agencies for transit ben-

efit distribution services that are necessary to carry out 1 2 the Federal transit pass transportation fringe benefit pro-3 gram under Executive Order No. 13150 and section 3049 4 of Public Law 109–59: *Provided*, That the Department 5 shall maintain a reasonable operating reserve in the Working Capital Fund, to be expended in advance to provide 6 7 uninterrupted transit benefits to Government employees, 8 provided that such reserve will not exceed one month of 9 benefits payable: *Provided further*, that such reserve may 10 be used only for the purpose of providing for the continuation of transit benefits, provided that the Working Cap-11 12 ital Fund will be fully reimbursed by each customer agen-13 cy for the actual cost of the transit benefit.

14 FEDERAL AVIATION ADMINISTRATION15 OPERATIONS

16

(AIRPORT AND AIRWAY TRUST FUND)

17 For necessary expenses of the Federal Aviation Ad-18 ministration, not otherwise provided for, including oper-19 ations and research activities related to commercial space transportation, administrative expenses for research and 20 21 development, establishment of air navigation facilities, the 22 operation (including leasing) and maintenance of aircraft, 23 subsidizing the cost of aeronautical charts and maps sold 24 to the public, lease or purchase of passenger motor vehi-25 cles for replacement only, in addition to amounts made

available by Public Law 112–95, \$9,847,700,000 (reduced 1 2 by \$3,000,000) of which \$8,831,250,000 shall be derived 3 from the Airport and Airway Trust Fund, of which not 4 to exceed \$7,505,293,000 shall be available for air traffic 5 organization activities; not to exceed \$1,258,411,000 shall 6 be available for aviation safety activities; not to exceed 7 \$16,605,000 (increased by \$250,000) shall be available for 8 commercial space transportation activities; not to exceed 9 \$725,000,000 (reduced by \$3,000,000) (reduced by 10 \$250,000) shall be available for finance and management activities; not to exceed \$60,089,000 shall be available for 11 12 NextGen and operations planning activities; and not to ex-13 ceed \$282,302,000 shall be available for staff offices: Pro-14 *vided*, That not to exceed 2 percent of any budget activity, 15 except for aviation safety budget activity, may be transferred to any budget activity under this heading: *Provided* 16 17 *further*, That no transfer may increase or decrease any appropriation by more than 2 percent: Provided further, 18 19 That any transfer in excess of 2 percent shall be treated as a reprogramming of funds under section 405 of this 20 21 Act and shall not be available for obligation or expenditure 22 except in compliance with the procedures set forth in that 23 section: *Provided further*, That not later than March 31 24 of each fiscal year hereafter, the Administrator of the Fed-25 eral Aviation Administration shall transmit to Congress

an annual update to the report submitted to Congress in 1 2 December 2004 pursuant to section 221 of Public Law 3 108–176: Provided further, That the amount herein appro-4 priated shall be reduced by \$100,000 for each day after 5 March 31 that such report has not been submitted to the Congress: *Provided further*, That not later than March 31 6 7 of each fiscal year hereafter, the Administrator shall 8 transmit to Congress a companion report that describes 9 a comprehensive strategy for staffing, hiring, and training 10 flight standards and aircraft certification staff in a format similar to the one utilized for the controller staffing plan, 11 12 including stated attrition estimates and numerical hiring 13 goals by fiscal year: *Provided further*, That the amount herein appropriated shall be reduced by \$100,000 per day 14 15 for each day after March 31 that such report has not been submitted to Congress: *Provided further*, That funds may 16 17 be used to enter into a grant agreement with a nonprofit standard-setting organization to assist in the development 18 19 of aviation safety standards: *Provided further*, That none 20 of the funds in this Act shall be available for new appli-21 cants for the second career training program: Provided 22 *further*, That none of the funds in this Act shall be avail-23 able for the Federal Aviation Administration to finalize 24 or implement any regulation that would promulgate new 25 aviation user fees not specifically authorized by law after

the date of the enactment of this Act: Provided further, 1 That there may be credited to this appropriation as offset-2 3 ting collections funds received from States, counties, mu-4 nicipalities, foreign authorities, other public authorities, 5 and private sources for expenses incurred in the provision of agency services, including receipts for the maintenance 6 7 and operation of air navigation facilities, and for issuance, 8 renewal or modification of certificates, including airman, 9 aircraft, and repair station certificates, or for tests related 10 thereto, or for processing major repair or alteration forms: *Provided further*, That of the funds appropriated under 11 this heading, not less than \$154,400,000 shall be for the 12 13 contract tower program, including the contract tower cost share program: *Provided further*, That none of the funds 14 15 in this Act for aeronautical charting and cartography are available for activities conducted by, or coordinated 16 through, the Working Capital Fund. 17

18 FACILITIES AND EQUIPMENT

19 (AIRPORT AND AIRWAY TRUST FUND)

For necessary expenses, not otherwise provided for, for acquisition, establishment, technical support services, improvement by contract or purchase, and hire of national airspace systems and experimental facilities and equipment, as authorized under part A of subtitle VII of title 49, United States Code, including initial acquisition of

1 necessary sites by lease or grant; engineering and service testing, including construction of test facilities and acqui-2 3 sition of necessary sites by lease or grant; construction 4 and furnishing of quarters and related accommodations 5 for officers and employees of the Federal Aviation Administration stationed at remote localities where such accom-6 7 modations are not available; and the purchase, lease, or 8 transfer of aircraft from funds available under this head-9 ing, including aircraft for aviation regulation and certifi-10 cation; to be derived from the Airport and Airway Trust Fund, \$2,500,000,000 (increased by \$3,000,000), of 11 12 which \$460,000,000 shall remain available until Sep-13 tember 30, 2016, and \$2,040,000,000 (increased by \$3,000,000) shall remain available until September 30, 14 15 2018: *Provided*, That there may be credited to this appropriation funds received from States, counties, municipali-16 17 ties, other public authorities, and private sources, for expenses incurred in the establishment, improvement, and 18 19 modernization of national airspace systems: Provided fur-20 ther, That upon initial submission to the Congress of the 21 fiscal year 2017 President's budget, the Secretary of 22 Transportation shall transmit to the Congress a com-23 prehensive capital investment plan for the Federal Avia-24 tion Administration which includes funding for each budg-25 et line item for fiscal years 2017 through 2021, with total

funding for each year of the plan constrained to the fund ing targets for those years as estimated and approved by
 the Office of Management and Budget: *Provided further*,
 That the amount herein appropriated shall be reduced by
 \$100,000 per day for each day after the initial submission
 of the fiscal year 2017 President's budget that such report
 has not been submitted to Congress.

8 RESEARCH, ENGINEERING, AND DEVELOPMENT

9 (AIRPORT AND AIRWAY TRUST FUND)

10 For necessary expenses, not otherwise provided for, for research, engineering, and development, as authorized 11 12 under part A of subtitle VII of title 49, United States Code, including construction of experimental facilities and 13 14 acquisition of necessary sites by lease or grant, 15 \$156,750,000, to be derived from the Airport and Airway Trust Fund and to remain available until September 30, 16 17 2018: Provided, That there may be credited to this appro-18 priation as offsetting collections, funds received from 19 States, counties, municipalities, other public authorities, 20 and private sources, which shall be available for expenses 21 incurred for research, engineering, and development.

1	GRANTS-IN-AID FOR AIRPORTS
2	(LIQUIDATION OF CONTRACT AUTHORIZATION)
3	(LIMITATION ON OBLIGATIONS)
4	(AIRPORT AND AIRWAY TRUST FUND)
5	For liquidation of obligations incurred for grants-in-
6	aid for airport planning and development, and noise com-
7	patibility planning and programs as authorized under sub-
8	chapter I of chapter 471 and subchapter I of chapter 475 $$
9	of title 49, United States Code, and under other law au-
10	thorizing such obligations; for procurement, installation,
11	and commissioning of runway incursion prevention devices
12	and systems at airports of such title; for grants authorized
13	under section 41743 of title 49, United States Code; and
14	for inspection activities and administration of airport safe-
15	ty programs, including those related to airport operating
16	certificates under section 44706 of title 49, United States
17	Code, \$3,600,000,000, to be derived from the Airport and
18	Airway Trust Fund and to remain available until ex-
19	pended: <i>Provided</i> , That none of the funds under this head-
20	ing shall be available for the planning or execution of pro-
21	grams the obligations for which are in excess of
22	\$3,350,000,000 in fiscal year 2016, notwithstanding sec-
23	tion 47117(g) of title 49, United States Code: Provided
24	further, That none of the funds under this heading shall
25	be available for the replacement of baggage conveyor sys-

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tems, reconfiguration of terminal baggage areas, or other 1 2 airport improvements that are necessary to install bulk ex-3 plosive detection systems: *Provided further*, That notwith-4 standing any other provision of law, of funds limited under 5 this heading, not more than \$107,100,000 shall be obligated for administration, not less than \$15,000,000 shall 6 7 be available for the Airport Cooperative Research Pro-8 gram, and not less than \$31,000,000 shall be available 9 for Airport Technology Research.

10 Administrative provisions

11 SEC. 110. None of the funds in this Act may be used 12 to compensate in excess of 600 technical staff-years under 13 the federally funded research and development center con-14 tract between the Federal Aviation Administration and the 15 Center for Advanced Aviation Systems Development dur-16 ing fiscal year 2016.

17 SEC. 111. None of the funds in this Act shall be used to pursue or adopt guidelines or regulations requiring air-18 19 port sponsors to provide to the Federal Aviation Adminis-20 tration without cost building construction, maintenance, 21 utilities and expenses, or space in airport sponsor-owned 22 buildings for services relating to air traffic control, air 23 navigation, or weather reporting: *Provided*, That the pro-24 hibition of funds in this section does not apply to negotia-25 tions between the agency and airport sponsors to achieve

agreement on below-market rates for these items or to
 grant assurances that require airport sponsors to provide
 land without cost to the FAA for air traffic control facili ties.

5 SEC. 112. The Administrator of the Federal Aviation 6 Administration may reimburse amounts made available to 7 satisfy 49 U.S.C. 41742(a)(1) from fees credited under 8 49 U.S.C. 45303 and any amount remaining in such ac-9 count at the close of that fiscal year may be made available 10 to satisfy section 41742(a)(1) for the subsequent fiscal 11 year.

12 SEC. 113. Amounts collected under section 40113(e) 13 of title 49, United States Code, shall be credited to the 14 appropriation current at the time of collection, to be 15 merged with and available for the same purposes of such 16 appropriation.

17 SEC. 114. None of the funds in this Act shall be avail-18 able for paying premium pay under subsection 5546(a) of 19 title 5, United States Code, to any Federal Aviation Ad-20 ministration employee unless such employee actually per-21 formed work during the time corresponding to such pre-22 mium pay.

SEC. 115. None of the funds in this Act may be obli-gated or expended for an employee of the Federal Aviation

Administration to purchase a store gift card or gift certifi cate through use of a Government-issued credit card.

3 SEC. 116. None of the funds in this Act may be obli-4 gated or expended for retention bonuses for an employee 5 of the Federal Aviation Administration without the prior 6 written approval of the Assistant Secretary for Adminis-7 tration of the Department of Transportation.

8 SEC. 117. Notwithstanding any other provision of 9 law, none of the funds made available under this Act or 10 any prior Act may be used to implement or to continue to implement any limitation on the ability of any owner 11 12 or operator of a private aircraft to obtain, upon a request 13 to the Administrator of the Federal Aviation Administration, a blocking of that owner's or operator's aircraft reg-14 15 istration number from any display of the Federal Aviation Administration's Aircraft Situational Display to Industry 16 17 data that is made available to the public, except data made available to a Government agency, for the noncommercial 18 19 flights of that owner or operator.

SEC. 118. None of the funds in this Act shall be available for salaries and expenses of more than nine political and Presidential appointees in the Federal Aviation Administration.

24 SEC. 119. None of the funds made available under 25 this Act may be used to increase fees pursuant to section 44721 of title 49, United States Code, until the FAA pro vides to the House and Senate Committees on Appropria tions a report that justifies all fees related to aeronautical
 navigation products and explains how such fees are con sistent with Executive Order No. 13642.

6 SEC. 119A. None of the funds in this Act may be 7 used to close a regional operations center of the Federal 8 Aviation Administration or reduce its services unless the 9 Administrator notifies the House and Senate Committees 10 on Appropriations not less than 90 full business days in 11 advance.

SEC. 119B. None of the funds appropriated or limited by this Act may be used to change weight restrictions
or prior permission rules at Teterboro airport in
Teterboro, New Jersey.

- 16 FEDERAL HIGHWAY ADMINISTRATION
- 17 LIMITATION ON ADMINISTRATIVE EXPENSES
- 18 (HIGHWAY TRUST FUND)

19 (INCLUDING TRANSFER OF FUNDS)

20 Contingent upon enactment of authorization legisla-21 tion, not to exceed \$426,100,000, together with advances 22 and reimbursements received by the Federal Highway Ad-23 ministration, shall be obligated for necessary expenses for 24 administration and operation of the Federal Highway Ad-25 ministration. In addition, not to exceed \$3,248,000 shall be transferred to the Appalachian Regional Commission
 in accordance with section 104 of title 23, United States
 Code.

4	FEDERAL-AID HIGHWAYS
5	(LIMITATION ON OBLIGATIONS)
6	(HIGHWAY TRUST FUND)

7 Contingent upon enactment of authorization legisla-8 tion, funds available for the implementation or execution 9 of Federal-aid highway and highway safety construction 10 programs authorized under titles 23 and 49, United States Code, and the provisions of such authorization legislation 11 12 shall not exceed total obligations of \$40,256,000,000 for 13 fiscal year 2016: *Provided*, That the Secretary may collect and spend fees, as authorized by title 23, United States 14 15 Code, to cover the costs of services of expert firms, including counsel, in the field of municipal and project finance 16 to assist in the underwriting and servicing of Federal cred-17 it instruments and all or a portion of the costs to the Fed-18 19 eral Government of servicing such credit instruments: Pro-20 *vided further*, That such fees are available until expended 21 to pay for such costs: *Provided further*, That such amounts 22 are in addition to administrative expenses that are also 23 available for such purpose, and are not subject to any obli-24 gation limitation or the limitation on administrative ex-25 penses under section 608 of title 23, United States Code.

	24
1	(LIQUIDATION OF CONTRACT AUTHORIZATION)
2	(HIGHWAY TRUST FUND)
3	Contingent upon enactment of authorization legisla-
4	tion, for the payment of obligations incurred in carrying
5	out Federal-aid highway and highway safety construction
6	programs authorized under title 23, United States Code,
7	\$40,995,000,000 derived from the Highway Trust Fund
8	(other than the Mass Transit Account), to remain avail-
9	able until expended.
10	ADMINISTRATIVE PROVISIONS—FEDERAL HIGHWAY
11	ADMINISTRATION
12	SEC. 120. Contingent upon enactment of authoriza-
13	tion legislation:
14	(a) For fiscal year 2016, the Secretary of Transpor-
15	tation shall—
16	(1) not distribute from the obligation limitation
17	for Federal-aid highways—
18	(A) amounts authorized for administrative
19	expenses and programs by section 104(a) of
20	title 23, United States Code; and
21	(B) amounts authorized for the Bureau of
22	Transportation Statistics;
23	(2) not distribute an amount from the obliga-
24	tion limitation for Federal-aid highways that is equal
25	to the unobligated balance of amounts—

1	(A) made available from the Highway
2	Trust Fund (other than the Mass Transit Ac-
3	count) for Federal-aid highway and highway
4	safety construction programs for previous fiscal
5	years the funds for which are allocated by the
6	Secretary (or apportioned by the Secretary
7	under sections 202 or 204 of title 23, United
8	States Code); and
9	(B) for which obligation limitation was
10	provided in a previous fiscal year;
11	(3) determine the proportion that—
12	(A) the obligation limitation for Federal-
13	aid highways, less the aggregate of amounts not
14	distributed under paragraphs (1) and (2) of
15	this subsection; bears to
16	(B) the total of the sums authorized to be
17	appropriated for the Federal-aid highway and
18	highway safety construction programs (other
19	than sums authorized to be appropriated for
20	provisions of law described in paragraphs (1)
21	through (11) of subsection (b) and sums au-
22	thorized to be appropriated for section 119 of
23	title 23, United States Code, equal to the
24	amount referred to in subsection $(b)(12)$ for
25	such fiscal year), less the aggregate of the

1	amounts not distributed under paragraphs (1)
2	and (2) of this subsection;
3	(4) distribute the obligation limitation for Fed-
4	eral-aid highways, less the aggregate amounts not
5	distributed under paragraphs (1) and (2) , for each
6	of the programs (other than programs to which
7	paragraph (1) applies) that are allocated by the Sec-
8	retary under such authorization legislation and title
9	23, United States Code, or apportioned by the Sec-
10	retary under sections 202 or 204 of that title, by
11	multiplying—
12	(A) the proportion determined under para-
13	graph (3) ; by
14	(B) the amounts authorized to be appro-
15	priated for each such program for such fiscal
16	year; and
17	(5) distribute the obligation limitation for Fed-
18	eral-aid highways, less the aggregate amounts not
19	distributed under paragraphs (1) and (2) and the
20	amounts distributed under paragraph (4), for Fed-
21	eral-aid highway and highway safety construction
22	programs that are apportioned by the Secretary
23	under such authorization legislation or title 23,
24	United States Code (other than the amounts appor-
25	tioned for the National Highway Performance Pro-

1	gram in section 119 of title 23, United States Code,
2	that are exempt from the limitation under subsection
3	(b)(12) and the amounts apportioned under sections
4	202 and 204 of that title) in the proportion that—
5	(A) amounts authorized to be appropriated
6	for the programs that are apportioned under
7	title 23, United States Code, or such authoriza-
8	tion legislation to each State for such fiscal
9	year; bears to
10	(B) the total of the amounts authorized to
11	be appropriated for the programs that are ap-
12	portioned under title 23, United States Code, or
13	such authorization legislation to all States for
14	such fiscal year.
15	(b) Exceptions From Obligation Limitation.—
16	The obligation limitation for Federal-aid highways shall
17	not apply to obligations under or for—
18	(1) section 125 of title 23, United States Code;
19	(2) section 147 of the Surface Transportation
20	Assistance Act of 1978 (23 U.S.C. 144 note; 92
21	Stat. 2714);
22	(3) section 9 of the Federal-Aid Highway Act
23	of 1981 (95 Stat. 1701);

1	(4) subsections (b) and (j) of section 131 of the
2	Surface Transportation Assistance Act of 1982 (96
3	Stat. 2119);
4	(5) subsections (b) and (c) of section 149 of the
5	Surface Transportation and Uniform Relocation As-
6	sistance Act of 1987 (101 Stat. 198);
7	(6) sections 1103 through 1108 of the Inter-
8	modal Surface Transportation Efficiency Act of
9	1991 (105 Stat. 2027);
10	(7) section 157 of title 23, United States Code
11	(as in effect on June 8, 1998);
12	(8) section 105 of title 23, United States Code
13	(as in effect for fiscal years 1998 through 2004, but
14	only in an amount equal to \$639,000,000 for each
15	of those fiscal years);
16	(9) Federal-aid highway programs for which ob-
17	ligation authority was made available under the
18	Transportation Equity Act for the 21st Century
19	(112 Stat. 107) or subsequent Acts for multiple
20	years or to remain available until expended, but only
21	to the extent that the obligation authority has not
22	lapsed or been used;
23	(10) section 105 of title 23, United States Code
24	(as in effect for fiscal years 2005 through 2012, but

1	only in an amount equal to \$639,000,000 for each
2	of those fiscal years);
3	(11) section 1603 of SAFETEA-LU (23)
4	U.S.C. 118 note; 119 Stat. 1248), to the extent that
5	funds obligated in accordance with that section were
6	not subject to a limitation on obligations at the time
7	at which the funds were initially made available for
8	obligation; and
9	(12) section 119 of title 23, United States Code
10	(but, for each of fiscal years 2013 through 2016,
11	only in an amount equal to \$639,000,000).
12	(c) Redistribution of Unused Obligation Au-
13	THORITY.—Notwithstanding subsection (a), the Secretary
	THORITY.—Notwithstanding subsection (a), the Secretary shall, after August 1 of such fiscal year—
13	
13 14	shall, after August 1 of such fiscal year—
13 14 15	shall, after August 1 of such fiscal year— (1) revise a distribution of the obligation limita-
13 14 15 16	 shall, after August 1 of such fiscal year— (1) revise a distribution of the obligation limitation made available under subsection (a) if an
 13 14 15 16 17 	 shall, after August 1 of such fiscal year— (1) revise a distribution of the obligation limitation made available under subsection (a) if an amount distributed cannot be obligated during that
 13 14 15 16 17 18 	shall, after August 1 of such fiscal year— (1) revise a distribution of the obligation limita- tion made available under subsection (a) if an amount distributed cannot be obligated during that fiscal year; and
 13 14 15 16 17 18 19 	 shall, after August 1 of such fiscal year— (1) revise a distribution of the obligation limitation made available under subsection (a) if an amount distributed cannot be obligated during that fiscal year; and (2) redistribute sufficient amounts to those
 13 14 15 16 17 18 19 20 	 shall, after August 1 of such fiscal year— (1) revise a distribution of the obligation limitation made available under subsection (a) if an amount distributed cannot be obligated during that fiscal year; and (2) redistribute sufficient amounts to those States able to obligate amounts in addition to those
 13 14 15 16 17 18 19 20 21 	 shall, after August 1 of such fiscal year— (1) revise a distribution of the obligation limitation made available under subsection (a) if an amount distributed cannot be obligated during that fiscal year; and (2) redistribute sufficient amounts to those States able to obligate amounts in addition to those previously distributed during that fiscal year, giving

1	Public Law 112–141) and 104 of title 23, United
2	States Code.
3	(d) Applicability of Obligation Limitations to
4	TRANSPORTATION RESEARCH PROGRAMS.—
5	(1) IN GENERAL.—Except as provided in para-
6	graph (2), the obligation limitation for Federal-aid
7	highways shall apply to contract authority for trans-
8	portation research programs carried out under—
9	(A) chapter 5 of title 23, United States
10	Code; and
11	(B) the transportation research programs
12	sections of such authorization legislation.
13	(2) EXCEPTION.—Obligation authority made
14	available under paragraph (1) shall—
15	(A) remain available for a period of 4 fis-
16	cal years; and
17	(B) be in addition to the amount of any
18	limitation imposed on obligations for Federal-
19	aid highway and highway safety construction
20	programs for future fiscal years.
21	(e) Redistribution of Certain Authorized
22	FUNDS.—
23	(1) IN GENERAL.—Not later than 30 days after
24	the date of distribution of obligation limitation
25	under subsection (a), the Secretary shall distribute

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1	to the States any funds (excluding funds authorized
2	for the program under section 202 of title 23,
3	United States Code) that—
4	(A) are authorized to be appropriated for
5	such fiscal year for Federal-aid highway pro-
6	grams; and
7	(B) the Secretary determines will not be
8	allocated to the States (or will not be appor-
9	tioned to the States under section 204 of title
10	23, United States Code), and will not be avail-
11	able for obligation, for such fiscal year because
12	of the imposition of any obligation limitation for
13	such fiscal year.
14	(2) Ratio.—Funds shall be distributed under
15	paragraph (1) in the same proportion as the dis-
16	tribution of obligation authority under subsection
17	(a)(5).
18	(3) AVAILABILITY.—Funds distributed to each
19	State under paragraph (1) shall be available for any
20	purpose described in section 133(b) of title 23,
21	United States Code.
22	SEC. 121. Notwithstanding 31 U.S.C. 3302, funds re-
23	ceived by the Bureau of Transportation Statistics from the
24	sale of data products, for necessary expenses incurred pur-
25	suant to chapter 63 of title 49, United States Code, may

be credited to the Federal-aid highways account for the
 purpose of reimbursing the Bureau for such expenses:
 Provided, That such funds shall be subject to the obliga tion limitation for Federal-aid highway and highway safety
 construction programs.

6 SEC. 122. Not less than 15 days prior to waiving, 7 under his or her statutory authority, any Buy America re-8 quirement for Federal-aid highways projects, the Sec-9 retary of Transportation shall make an informal public no-10 tice and comment opportunity on the intent to issue such waiver and the reasons therefor: *Provided*, That the Sec-11 retary shall provide an annual report to the House and 12 13 Senate Committees on Appropriations on any waivers granted under the Buy America requirements. 14

15 SEC. 123. None of the funds in this Act to the Department of Transportation may be used to provide credit 16 17 assistance unless not less than 3 days before any application approval to provide credit assistance under sections 18 19 603 and 604 of title 23, United States Code, the Secretary 20 of Transportation provides notification in writing to the 21 following committees: the House and Senate Committees 22 on Appropriations; the Committee on Environment and 23 Public Works and the Committee on Banking, Housing 24 and Urban Affairs of the Senate; and the Committee on 25 Transportation and Infrastructure of the House of Representatives: *Provided*, That such notification shall in clude, but not be limited to, the name of the project spon sor; a description of the project; whether credit assistance
 will be provided as a direct loan, loan guarantee, or line
 of credit; and the amount of credit assistance.

6 SEC. 124. Section 127 of title 23, United States7 Code, is amended by adding at the end the following:

8 "(m) LONGER COMBINATION VEHICLES IN IDAHO.— 9 No limit or other prohibition under this section, except 10 as provided in this subsection, applies to a longer combina-11 tion vehicle operating on a segment of the Interstate Sys-12 tem in the State of Idaho if such vehicle—

13 "(1) has a gross vehicle weight of 129,000
14 pounds or less;

15 "(2) complies with the single axle, tandem axle,
16 and bridge formula limits set forth in subsection (a);
17 and

18 "(3) is authorized to operate on such segment19 under Idaho State Law.".

SEC. 125. Section 31111(b)(1)(A) of title 49, United States Code, is amended by striking "or of less than 28 feet on a semitrailer or trailer operating in a truck tractorsemitrailer-trailer combination," and inserting "or, notwithstanding section 31112, of less than 33 feet on a

1	semitrailer or trailer operating in a truck tractor-
2	semitrailer-trailer combination,".
3	SEC. 126. EXEMPTION.—
4	(a) IN GENERAL.—Section 31112(c)(5) of title 49,
5	United States Code, is amended—
6	(1) by striking "Nebraska may" and inserting
7	"Nebraska and Kansas may"; and
8	(2) by striking "the State of Nebraska" and in-
9	serting "the relevant state".
10	(b) Conforming and Technical Amendments.—
11	Section 31112(c) of such title is amended—
12	(1) by striking the subsection designation and
13	heading and inserting the following:
14	"(c) Special Rules for Wyoming, Ohio, Alaska,
15	Iowa, Nebraska, and Kansas.—";
16	(2) by striking "; and" at the end of paragraph
17	(3) and inserting a semicolon; and
18	(3) by striking the period at the end of para-
19	graph (4) and inserting "; and".
20	SEC. 127. Section 130(e)(1) of title 23, United States
21	Code, is amended by striking "\$220,000,000" and insert-
22	ing ''\$350,000,000''.

1	Federal Motor Carrier Safety Administration
2	MOTOR CARRIER SAFETY OPERATIONS AND PROGRAMS
3	(LIQUIDATION OF CONTRACT AUTHORIZATION)
4	(LIMITATION ON OBLIGATIONS)

(HIGHWAY TRUST FUND)

5

6 Contingent upon enactment of authorization legisla-7 tion, for payment of obligations incurred in the implemen-8 tation, execution and administration of motor carrier safe-9 ty operations and programs pursuant to section 31104(i) 10 of title 49, United States Code, and sections 4127 and 4134 of Public Law 109–59, as amended by Public Law 11 12 112-141, and as extended by Public Law 113-159, 13 \$259,000,000, to be derived from the Highway Trust Fund (other than the Mass Transit Account), together 14 15 with advances and reimbursements received by the Federal Motor Carrier Safety Administration, the sum of 16 17 which shall remain available until expended: *Provided*, 18 That funds available for implementation, execution or ad-19 ministration of motor carrier safety operations and programs authorized under title 49, United States Code, and 20 21 sections 4127 and 4134 of Public Law 109–59, as amend-22 ed by Public Law 112–141, and as extended by Public 23 Law 113–159, shall not exceed total obligations of 24 \$259,000,000 for "Motor Carrier Safety Operations and Programs" for fiscal year 2016, of which \$9,000,000, to 25

1	remain available for obligation until September 30, 2018,
2	is for the research and technology program, and of which
3	\$34,545,000, to remain available for obligation until Sep-
4	tember 30, 2018, is for information management: Pro-
5	vided further, That $1,000,000$ shall be made available for
6	commercial motor vehicle operator grants to carry out sec-
7	tion 4134 of Public Law 109–59, as amended by Public
8	Law 112–141, and as extended by Public Law 113–159.
9	MOTOR CARRIER SAFETY GRANTS
10	(LIQUIDATION OF CONTRACT AUTHORIZATION)
11	(LIMITATION ON OBLIGATIONS)
12	(HIGHWAY TRUST FUND)
13	Contingent upon enactment of authorization legisla-
14	tion, for payment of obligations incurred in carrying out
15	sections 31102, 31104(a), 31106, 31107, 31109, 31309,
16	31313 of title 49, United States Code, and sections 4126
17	and 4128 of Public Law 109–59, as amended by Public
18	Law 112–141, as extended by Public Law 113–159,
19	\$313,000,000, to be derived from the Highway Trust
20	Fund (other than the Mass Transit Account) and to re-
21	main available until expended: Provided, That funds avail-
22	able for the implementation or execution of motor carrier
23	safety programs shall not exceed total obligations of
24	\$313,000,000 in fiscal year 2016 for "Motor Carrier Safe-
25	ty Grants"; of which \$218,000,000 shall be available for

the motor carrier safety assistance program, \$30,000,000 1 2 shall be available for commercial driver's license program 3 improvement grants, \$32,000,000 shall be available for 4 border enforcement grants, \$5,000,000 shall be available 5 for performance and registration information system management grants, \$25,000,000 shall be available for the 6 7 commercial vehicle information systems and networks de-8 ployment program, and \$3,000,000 shall be available for 9 safety data improvement grants: Provided further, That, 10 of the funds made available herein for the motor carrier safety assistance program, \$32,000,000 shall be available 11 12 for audits of new entrant motor carriers.

13 ADMINISTRATIVE PROVISIONS—FEDERAL MOTOR

14 CARRIER SAFETY ADMINISTRATION

15 SEC. 130. Funds appropriated or limited in this Act 16 shall be subject to the terms and conditions stipulated in 17 section 350 of Public Law 107–87 and section 6901 of 18 Public Law 110–28.

SEC. 131. The Federal Motor Carrier Safety Administration shall send notice of 49 CFR section 385.308 violations by certified mail, registered mail, or another manner of delivery, which records the receipt of the notice by
the persons responsible for the violations.

24 SEC. 132. None of the funds appropriated or other-25 wise made available by this Act or any other Act may be

used to implement, administer, or enforce sections 1 395.3(c) and 395.3(d) of title 49, Code of Federal Regula-2 3 tions, and such section shall have no force or effect on 4 submission of the final report issued by the Secretary, as 5 required by section 133 of division K of Public Law 113– 6 235, unless the Secretary and the Inspector General of 7 the Department of Transportation each review and deter-8 mine that the final report—

9 (1) meets the statutory requirements set forth10 in such section; and

11 (2) establishes that commercial motor vehicle 12 drivers who operated under the restart provisions in 13 effect between July 1, 2013, and the day before the 14 date of enactment of such Public Law demonstrated 15 statistically significant improvement in all outcomes 16 related to safety, operator fatigue, driver health and 17 longevity, and work schedules, in comparison to 18 commercial motor vehicle drivers who operated 19 under the restart provisions in effect on June 30, 20 2013.

SEC. 133. None of the funds limited or otherwise
made available under the heading "Motor Carrier Safety
Operations and Programs" may be used to deny an application to renew a Hazardous Materials Safety Program
permit for a motor carrier based on that carrier's Haz-

ardous Materials Out-of-Service rate, unless the carrier 1 2 has the opportunity to submit a written description of cor-3 rective actions taken, and other documentation the carrier 4 wishes the Secretary to consider, including submitting a 5 corrective action plan, and the Secretary determines the 6 actions or plan is insufficient to address the safety con-7 cerns that resulted in that Hazardous Materials Out-of-8 Service rate.

9 SEC. 134. None of the funds made available by this 10 Act may be used to develop, issue, or implement any regu-11 lation that increases levels of minimum financial responsi-12 bility for transporting passengers or property as in effect 13 on January 1, 2014, under regulations issued pursuant 14 to sections 31138 and 31139 of title 49, United States 15 Code.

16 SEC. 135. None of the funds made available by this Act or previous appropriations Acts under the heading 17 18 "Motor Carrier Safety Operations and Programs" shall be used to pay for costs associated with design, development, 19 20 testing, or implementation of a wireless roadside inspec-21 tion program until 180 days after the Secretary of Transportation certifies to the House and Senate Committees 22 23 on Appropriations that such program does not conflict 24 with existing non-Federal electronic screening systems, 25 create capabilities already available, or require additional

statutory authority to incorporate generated inspection 1 2 data into safety determinations or databases, and has re-3 strictions to specifically address privacy concerns of af-4 fected motor carriers and operators: *Provided*, That noth-5 ing in this section shall be construed as affecting the Department's ongoing research efforts in this area. 6

7 NATIONAL HIGHWAY TRAFFIC SAFETY ADMINISTRATION 8

OPERATIONS AND RESEARCH

9 For expenses necessary to discharge the functions of 10 the Secretary, with respect to traffic and highway safety authorized under chapter 301 and part C of subtitle VI 11 12 of title 49, United States Code, \$150,000,000 (increased by \$4,000,000) (reduced by \$1,200,000), of which 13 14 \$20,000,000 shall remain available through September 15 30, 2017.

16 **OPERATIONS AND RESEARCH** 17 (LIQUIDATION OF CONTRACT AUTHORIZATION) 18 (LIMITATION ON OBLIGATIONS) 19 (HIGHWAY TRUST FUND)

20 Contingent upon enactment of authorization legisla-21 tion, for payment of obligations incurred in carrying out 22 the provisions of 23 U.S.C. 403, and chapter 303 of title 23 49, United States Code, \$125,000,000, to be derived from 24 the Highway Trust Fund (other than the Mass Transit 25 Account) and to remain available until expended: Pro-

vided, That none of the funds in this Act shall be available 1 2 for the planning or execution of programs the total obliga-3 tions for which, in fiscal year 2016, are in excess of 4 \$125,000,000, of which \$120,000,000 shall be for pro-5 grams authorized under 23 U.S.C. 403 and \$5,000,000 shall be for the National Driver Register authorized under 6 7 chapter 303 of title 49, United States Code: Provided fur-8 ther, That within the \$120,000,000 obligation limitation 9 for operations and research, \$20,000,000 shall remain 10 available until September 30, 2017, and shall be in addition to the amount of any limitation imposed on obliga-11 tions for future years: Provided further, That \$6,500,000 12 13 of the total obligation limitation for operations and research in fiscal year 2016 shall be applied toward unobli-14 15 gated balances of contract authority provided in prior Acts for carrying out the provisions of 23 U.S.C. 403, and 16 17 chapter 303 of title 49, United States Code.

18	HIGHWAY TRAFFIC SAFETY GRANTS
19	(LIQUIDATION OF CONTRACT AUTHORIZATION)

- 20 (LIMITATION ON OBLIGATIONS)
- 21 (HIGHWAY TRUST FUND)

Contingent on the enactment of authorization legislation, for payment of obligations incurred in carrying out provisions of 23 U.S.C. 402 and 405, section 2009 of Public Law 109–59, as amended by Public Law 112–141, and

section 31101(a)(6) of Public Law 112-141, to remain 1 2 available until expended, \$561,500,000, to be derived from 3 the Highway Trust Fund (other than the Mass Transit 4 Account): *Provided*, That none of the funds in this Act 5 shall be available for the planning or execution of pro-6 grams the total obligations for which, in fiscal year 2016, 7 are in excess of \$561,500,000 for programs authorized 8 under 23 U.S.C. 402 and 405, section 2009 of Public Law 9 109–59, as amended by Public Law 112–141, and section 10 31101(a)(6)of Public Law 112–141. of which 11 \$235,000,000 shall be for "Highway Safety Programs" under 23 U.S.C. 402; \$272,000,000 shall be for "National 12 Priority Safety Programs" under 23 U.S.C. 405; 13 \$29,000,000 shall be for the "High Visibility Enforcement 14 15 Program" under section 2009 of Public Law 109–59, as amended by Public Law 112–141; \$25,500,000 shall be 16 17 for "Administrative Expenses" under section 31101(a)(6) 18 of Public Law 112–141: Provided further, That none of 19 these funds shall be used for construction, rehabilitation, or remodeling costs, or for office furnishings and fixtures 20 21 for State, local or private buildings or structures: *Provided* 22 *further*, That not to exceed \$500,000 of the funds made 23 available for "National Priority Safety Programs" under 23 U.S.C. 405 for "Impaired Driving Countermeasures" 24 (as described in subsection (d) of that section) shall be 25

available for technical assistance to the States: Provided 1 *further*, That with respect to the "Transfers" provision 2 3 under 23 U.S.C. 405(a)(1)(G), any amounts transferred 4 to increase the amounts made available under section 402 5 shall include the obligation authority for such amounts: *Provided further*, That the Administrator shall notify the 6 7 House and Senate Committees on Appropriations of any 8 exercise of the authority granted under the previous pro-9 viso or under 23 U.S.C. 405(a)(1)(G) within 60 days.

10 Administrative provisions—national highway

11 TRAFFIC SAFETY ADMINISTRATION

12 SEC. 140. An additional \$130,000 shall be made 13 available to the National Highway Traffic Safety Adminis-14 tration, out of the amount limited for section 402 of title 15 23, United States Code, to pay for travel and related ex-16 penses for State management reviews and to pay for core 17 competency development training and related expenses for 18 highway safety staff.

19 SEC. 141. The limitations on obligations for the pro-20 grams of the National Highway Traffic Safety Adminis-21 tration set in this Act shall not apply to obligations for 22 which obligation authority was made available in previous 23 public laws but only to the extent that the obligation au-24 thority has not lapsed or been used. SEC. 142. None of the funds in this Act shall be used
 to implement section 404 of title 23, United States Code.
 SEC. 143. None of the funds made available by this
 Act may be used to obligate or award funds for the Na tional Highway Traffic Safety Administration's National
 Roadside Survey.

SEC. 144. None of the funds made available by this
Act may be used to mandate global positioning system
(GPS) tracking in private passenger motor vehicles without providing full and appropriate consideration of privacy
concerns under 5 U.S.C. chapter 5, subchapter II.

12	Federal Railroad Administration
13	SAFETY AND OPERATIONS

For necessary expenses of the Federal Railroad Administration, not otherwise provided for, \$186,870,000
(increased by \$3,500,000), of which \$15,400,000 shall remain available until expended.

18 RAILROAD RESEARCH AND DEVELOPMENT

19 For necessary expenses for railroad research and de20 velopment, \$39,100,000, to remain available until ex21 pended.

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22 RAILROAD REHABILITATION AND IMPROVEMENT
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23

FINANCING PROGRAM

24 The Secretary of Transportation is authorized to 25 issue direct loans and loan guarantees pursuant to sec-

tions 501 through 504 of the Railroad Revitalization and 1 Regulatory Reform Act of 1976 (Public Law 94–210), as 2 3 amended, such authority to exist as long as any such di-4 rect loan or loan guarantee is outstanding. *Provided*, That 5 pursuant to section 502 of such Act, as amended, no new 6 direct loans or loan guarantee commitments shall be made 7 using Federal funds for the credit risk premium during 8 fiscal year 2016.

9 OPERATING GRANTS TO THE NATIONAL RAILROAD

10

PASSENGER CORPORATION

11 To enable the Secretary of Transportation to make 12 quarterly grants to the National Railroad Passenger Cor-13 poration, in amounts based on the Secretary's assessment of the Corporation's seasonal cash flow requirements, for 14 15 the operation of intercity passenger rail, as authorized by section 101 of the Passenger Rail Investment and Im-16 provement Act of 2008 (division B of Public Law 110– 17 18 432), \$288,500,000 (reduced by \$1,000,000) (increased 19 by \$1,000,000), to remain available until expended: Pro-20 *vided*, That the amounts available under this paragraph 21 shall be available for the Secretary to approve funding to 22 cover operating losses for the Corporation only after re-23 ceiving and reviewing a grant request for each specific 24 train route: Provided further, That each such grant re-25 quest shall be accompanied by a detailed financial anal-

ysis, revenue projection, and capital expenditure projection 1 2 justifying the Federal support to the Secretary's satisfac-3 tion: *Provided further*, That not later than 60 days after enactment of this Act, the Corporation shall transmit, in 4 5 electronic format, to the Secretary and the House and 6 Senate Committees on Appropriations the annual budget, 7 business plan, the 5-Year Financial Plan for fiscal year 8 2016 required under section 204 of the Passenger Rail 9 Investment and Improvement Act of 2008 and the com-10 prehensive fleet plan for all Amtrak rolling stock: *Provided further*, That the budget, business plan and the 5-Year 11 12 Financial Plan shall include annual information on the 13 maintenance, refurbishment, replacement, and expansion for all Amtrak rolling stock consistent with the com-14 15 prehensive fleet plan: *Provided further*, That the Corporation shall provide monthly performance reports in an elec-16 17 tronic format which shall describe the work completed to 18 date, any changes to the business plan, and the reasons 19 for such changes as well as progress against the milestones 20and target dates of the 2012 performance improvement 21 plan: *Provided further*, That the Corporation's budget, 22 business plan, 5-Year Financial Plan, semiannual reports, 23 monthly reports, comprehensive fleet plan and all supple-24 mental reports or plans comply with requirements in Pub-25 lic Law 112–55: Provided further, That none of the funds provided in this Act may be used to support any route
 on which Amtrak offers a discounted fare of more than
 50 percent off the normal peak fare: *Provided further*,
 That the preceding proviso does not apply to routes where
 the operating loss as a result of the discount is covered
 by a State and the State participates in the setting of
 fares.

8 Capital and debt service grants to the national

9 RAILROAD PASSENGER CORPORATION

10 To enable the Secretary of Transportation to make grants to the National Railroad Passenger Corporation for 11 12 capital investments as authorized by sections 101(c), 102, 13 and 219(b) of the Passenger Rail Investment and Improvement Act of 2008 (division B of Public Law 110– 14 15 432), \$850,000,000 (increased by \$9,000,000), to remain available until expended, of which not to 16 exceed 17 \$160,200,000 shall be for debt service obligations as au-18 thorized by section 102 of such Act: *Provided*, That of the amounts made available under this heading, not less than 19 20 \$50,000,000 shall be made available to bring Amtrak-21 served facilities and stations into compliance with the 22 Americans with Disabilities Act: *Provided further*, That 23 after an initial distribution of up to \$200,000,000, which 24 shall be used by the Corporation as a working capital ac-25 count, all remaining funds shall be provided to the Cor-

poration only on a reimbursable basis: Provided further, 1 2 That of the amounts made available under this heading, 3 up to \$20,000,000 may be used by the Secretary to sub-4 sidize operating losses of the Corporation should the funds 5 provided under the heading "Operating Grants to the National Railroad Passenger Corporation" be insufficient to 6 7 meet operational costs for fiscal year 2016: Provided fur-8 ther, That the Secretary may retain up to one-half of 1 9 percent of the funds provided under this heading to fund 10 the costs of project management and oversight of activities authorized by subsections 101(a) and 101(c) of division 11 12 B of Public Law 110–432: Provided further, That the Sec-13 retary shall approve funding for capital expenditures, in-14 cluding advance purchase orders of materials, for the Cor-15 poration only after receiving and reviewing a grant request for each specific capital project justifying the Federal sup-16 port to the Secretary's satisfaction: *Provided further*, That 17 18 except as otherwise provided herein, none of the funds 19 under this heading may be used to subsidize operating losses of the Corporation: *Provided further*, That none of 20 21 the funds under this heading may be used for capital 22 projects not approved by the Secretary of Transportation 23 or on the Corporation's fiscal year 2016 business plan: 24 *Provided further*, That in addition to the project management oversight funds authorized under section 101(d) of 25

division B of Public Law 110–432, the Secretary may re-1 tain up to an additional \$3,000,000 of the funds provided 2 3 under this heading to fund expenses associated with imple-4 menting section 212 of division B of Public Law 110–432, 5 including the amendments made by section 212 to section 24905 of title 49, United States Code: Provided further, 6 7 That Amtrak shall conduct a business case analysis on 8 capital investments that exceed \$10,000,000 in life-cycle 9 costs: *Provided further*, That each contract for a capital 10 acquisition that exceeds \$10,000,000 in life cycle costs shall state that funding is subject to the availability of 11 12 appropriated funds provided by an appropriations Act.

13 ADMINISTRATIVE PROVISIONS—FEDERAL RAILROAD 14 ADMINISTRATION

15 SEC. 150. The Secretary of Transportation may receive and expend cash, or receive and utilize spare parts 16 17 and similar items, from non-United States Government 18 sources to repair damages to or replace United States 19 Government owned automated track inspection cars and 20equipment as a result of third-party liability for such dam-21 ages, and any amounts collected under this section shall 22 be credited directly to the Safety and Operations account 23 of the Federal Railroad Administration, and shall remain 24 available until expended for the repair, operation and 25 maintenance of automated track inspection cars and

equipment in connection with the automated track inspec tion program.

3 SEC. 151. None of the funds provided to the National 4 Railroad Passenger Corporation may be used to fund any 5 overtime costs in excess of \$35,000 for any individual employee: *Provided*, That the President of Amtrak may waive 6 7 the cap set in the previous proviso for specific employees 8 when the President of Amtrak determines such a cap 9 poses a risk to the safety and operational efficiency of the 10 system: *Provided further*, That Amtrak shall report to the House and Senate Committees on Appropriations each 11 12 quarter of the calendar year on waivers granted to employ-13 ees and amounts paid above the cap for each month within such quarter and delineate the reasons each waiver was 14 15 granted: *Provided further*, That the President of Amtrak shall report to the House and Senate Committees on Ap-16 17 propriations by March 1, 2016, a summary of all overtime payments incurred by the Corporation for 2015 and the 18 19 three prior calendar years: *Provided further*, That such 20summary shall include the total number of employees that 21 received waivers and the total overtime payments the Cor-22 poration paid to those employees receiving waivers for 23 each month for 2015 and for the three prior calendar 24 years.

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1

FEDERAL TRANSIT ADMINISTRATION

ADMINISTRATIVE EXPENSES

3 For necessary administrative expenses of the Federal 4 Transit Administration's programs authorized by chapter 5 53 of title 49, United States Code, \$102,933,000 (reduced) by \$3,000,000) (reduced by \$2,000,000), of which not 6 7 more than \$4,000,000 shall be available to carry out the 8 provisions of 49 U.S.C. 5329 and not less than \$750,000 9 shall be available to carry out the provisions of 49 U.S.C. 10 5326: *Provided*, That none of the funds provided or limited in this Act may be used to create a permanent office 11 12 of transit security under this heading: Provided further, 13 That upon submission to the Congress of the fiscal year 2017 President's budget, the Secretary of Transportation 14 15 shall transmit to Congress the annual report on New Starts, including proposed allocations for fiscal year 2017. 16 17 TRANSIT FORMULA GRANTS 18 (LIQUIDATION OF CONTRACT AUTHORIZATION) 19 (LIMITATION ON OBLIGATIONS) 20 (HIGHWAY TRUST FUND) 21 Contingent upon enactment of authorization legisla-

tion, for payment of obligations incurred in the Federal
Public Transportation Assistance Program in this account, and for payment of obligations incurred in carrying
out the provisions of 49 U.S.C. 5305, 5307, 5310, 5311,

5318, 5322(d), 5329(e)(6), 5335, 5337, 5339, and 5340, 1 as amended by Public Law 112–141, and section 2 3 20005(b) of Public Law 112–141, \$9,500,000,000, to be 4 derived from the Mass Transit Account of the Highway 5 Trust Fund and to remain available until expended: Pro*vided*, That funds available for the implementation or exe-6 7 cution of programs authorized under 49 U.S.C. 5305, 8 5307, 5310, 5311, 5318, 5322(d), 5329(e)(6), 5335, 9 5337, 5339, and 5340, as amended by Public Law 112– 10 141, and section 20005(b) of Public Law 112–141, shall not exceed total obligations of \$8,595,000,000 in fiscal 11 12 year 2016. 13 TRANSIT RESEARCH 14 For necessary expenses to carry out 49 U.S.C. 5312, 15 \$26,000,000. 16 TECHNICAL ASSISTANCE AND TRAINING 17 For necessary expenses to carry out 49 U.S.C. 5314 18 \$3,000,000 (increased by \$2,000,000). 19 CAPITAL INVESTMENT GRANTS 20 For necessary expenses to carry out 49 U.S.C. 5309, 21 \$1,921,395,000, to remain available until expended. 22 GRANTS TO THE WASHINGTON METROPOLITAN AREA 23 TRANSIT AUTHORITY 24 For grants to the Washington Metropolitan Area 25 Transit Authority as authorized under section 601 of divi-

sion B of Public Law 110–432, \$100,000,000, to remain 1 2 available until expended: *Provided*, That the Secretary 3 shall approve grants for capital and preventive mainte-4 nance expenditures for the Washington Metropolitan Area 5 Transit Authority only after receiving and reviewing a request for each specific project: *Provided further*, That 6 7 prior to approving such grants, the Secretary shall certify 8 that the Washington Metropolitan Area Transit Authority 9 is making significant progress in eliminating the material 10 weaknesses, significant deficiencies, and minor control deficiencies identified in the most recent Financial Manage-11 12 ment Oversight Review: Provided further, That the Sec-13 retary shall determine that the Washington Metropolitan Area Transit Authority has placed the highest priority on 14 15 those investments that will improve the safety of the system before approving such grants: *Provided further*, That 16 17 the Secretary, in order to ensure safety throughout the 18 rail system, may waive the requirements of section 19 601(e)(1) of title VI of Public Law 110–432 (112 Stat. 20 4968).

21 Administrative provisions—federal transit

22

ADMINISTRATION

SEC. 160. The limitations on obligations for the programs of the Federal Transit Administration shall not
apply to any authority under 49 U.S.C. 5338, previously

made available for obligation, or to any other authority
 previously made available for obligation.

3 SEC. 161. Notwithstanding any other provision of 4 law, funds appropriated or limited by this Act under the 5 heading Fixed Guideway Capital Investment of the Federal Transit Administration for projects specified in this 6 7 Act or identified in reports accompanying this Act not ob-8 ligated by September 30, 2020, and other recoveries, shall 9 be directed to projects eligible to use the funds for the 10 purposes for which they were originally provided.

11 SEC. 162. Notwithstanding any other provision of 12 law, any funds appropriated before October 1, 2015, under 13 any section of chapter 53 of title 49, United States Code, 14 that remain available for expenditure, may be transferred 15 to and administered under the most recent appropriation 16 heading for any such section.

SEC. 163. Notwithstanding any other provision of
law, none of the funds made available in this Act shall
be used to enter into a full funding grant agreement for
a project with a New Starts share greater than 50 percent.

SEC. 164. (a) LOSS OF ELIGIBILITY.—Except as provided in subsection (b), none of the funds in this or any other Act may be available to advance in any way a new light or heavy rail project towards a full funding grant agreement as defined by 49 U.S.C. 5309 for the Metropolitan Transit Authority of Harris County, Texas if the
 proposed capital project is constructed on or planned to
 be constructed on Richmond Avenue west of South Shep herd Drive or on Post Oak Boulevard north of Richmond
 Avenue in Houston, Texas.

6 (b) EXCEPTION FOR A NEW ELECTION.—The Metro7 politan Transit Authority of Harris County, Texas, may
8 attempt to construct or construct a new fixed guideway
9 capital project, including light rail, in the locations re10 ferred to in subsection (a) if—

(1) voters in the jurisdiction that includes such
locations approve a ballot proposition that specifies
routes on Richmond Avenue west of South Shepherd
Drive or on Post Oak Boulevard north of Richmond
Avenue in Houston, Texas; and

16 (2) the proposed construction of such routes is 17 part of a comprehensive, multi-modal, service-area 18 wide transportation plan that includes multiple addi-19 tional segments of fixed guideway capital projects, 20 including light rail for the jurisdiction set forth in 21 the ballot proposition. The ballot language shall in-22 clude reasonable cost estimates, sources of revenue 23 to be used and the total amount of bonded indebted-24 ness to be incurred as well as a description of each

1	route and the beginning and end point of each pro-
2	posed transit project.
3	SAINT LAWRENCE SEAWAY DEVELOPMENT
4	Corporation
5	The Saint Lawrence Seaway Development Corpora-
6	tion is hereby authorized to make such expenditures, with-
7	in the limits of funds and borrowing authority available
8	to the Corporation, and in accord with law, and to make
9	such contracts and commitments without regard to fiscal
10	year limitations as provided by section 104 of the Govern-
11	ment Corporation Control Act, as amended, as may be
12	necessary in carrying out the programs set forth in the
13	Corporation's budget for the current fiscal year.
14	OPERATIONS AND MAINTENANCE
15	(HARBOR MAINTENANCE TRUST FUND)
16	For necessary expenses to conduct the operations,
17	maintenance, and capital asset renewal activities of those
18	portions of the Saint Lawrence Seaway owned, operated,
19	and maintained by the Saint Lawrence Seaway Develop-

20 ment Corporation, \$32,042,000 (reduced by \$3,000,000),

21 to be derived from the Harbor Maintenance Trust Fund,

22 pursuant to Public Law 99–662.

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MARITIME ADMINISTRATION

MARITIME SECURITY PROGRAM

For necessary expenses to maintain and preserve a
U.S.-flag merchant fleet to serve the national security
needs of the United States, \$186,000,000, to remain available until expended.

7

OPERATIONS AND TRAINING

8 For necessary expenses of operations and training ac-9 tivities authorized by law, \$164,158,000, of which 10 \$22,000,000 shall remain available until expended for maintenance and repair of training ships at State Mari-11 12 time Academies, and of which \$5,000,000 shall remain 13 available until expended for National Security Multi-Mission Vessel design for State Maritime Academies and Na-14 15 tional Security, and of which \$2,400,000 shall remain available through September 30, 2017, for the Student In-16 17 centive Program at State Maritime Academies, and of 18 which \$1,200,000 shall remain available until expended 19 for training ship fuel assistance payments, and of which 20 \$19,700,000 shall remain available until expended for fa-21 cilities maintenance and repair, equipment, and capital 22 improvements at the United States Merchant Marine 23 Academy, and of which \$3,000,000 shall remain available 24 through September 30, 2017, for Maritime Environment 25 and Technology Assistance grants, contracts, and coopera-

tive agreement: *Provided*, That amounts apportioned for 1 2 the United States Merchant Marine Academy shall be 3 available only upon allotments made personally by the Sec-4 retary of Transportation or the Assistant Secretary for 5 Budget and Programs: *Provided further*, That the Superintendent, Deputy Superintendent and the Director of the 6 7 Office of Resource Management of the United States Mer-8 chant Marine Academy may not be allotment holders for 9 the United States Merchant Marine Academy, and the Ad-10 ministrator of the Maritime Administration shall hold all allotments made by the Secretary of Transportation or the 11 Assistant Secretary for Budget and Programs under the 12 13 previous proviso: *Provided further*, That 50 percent of the funding made available for the United States Merchant 14 15 Marine Academy under this heading shall be available only after the Secretary, in consultation with the Super-16 intendent and the Maritime Administrator, completes a 17 plan detailing by program or activity how such funding 18 19 will be expended at the Academy, and this plan is submitted to the House and Senate Committees on Appro-20 21 priations.

22

SHIP DISPOSAL

For necessary expenses related to the disposal of ob-solete vessels in the National Defense Reserve Fleet of the

Maritime Administration, \$4,000,000, to remain available
 until expended.

3 MARITIME GUARANTEED LOAN (TITLE XI) PROGRAM

ACCOUNT

5 (INCLUDING TRANSFER OF FUNDS)

For necessary administrative expenses of the maritime guaranteed loan program, \$3,135,000 shall be paid
to the appropriations for "Maritime Administration—Operations and Training".

- 10 ADMINISTRATIVE PROVISIONS—MARITIME
- 11

4

ADMINISTRATION

12 SEC. 170. Notwithstanding any other provision of 13 this Act, in addition to any existing authority, the Mari-14 time Administration is authorized to furnish utilities and 15 services and make necessary repairs in connection with any lease, contract, or occupancy involving Government 16 17 property under control of the Maritime Administration: 18 *Provided*, That payments received therefor shall be credited to the appropriation charged with the cost thereof and 19 20shall remain available until expended: Provided further, 21 That rental payments under any such lease, contract, or 22 occupancy for items other than such utilities, services, or 23 repairs shall be covered into the Treasury as miscellaneous 24 receipts.

1 SEC. 171. None of the funds available or appro-2 priated in this Act shall be used by the United States De-3 partment of Transportation or the United States Maritime 4 Administration to negotiate or otherwise execute, enter 5 into, facilitate or perform fee-for-service contracts for vessel disposal, scrapping or recycling, unless there is no 6 7 qualified domestic ship recycler that will pay any sum of 8 money to purchase and scrap or recycle a vessel owned, 9 operated or managed by the Maritime Administration or 10 that is part of the National Defense Reserve Fleet: Provided, That such sales offers must be consistent with the 11 12 solicitation and provide that the work will be performed 13 in a timely manner at a facility qualified within the meaning of section 3502 of Public Law 106–398: Provided fur-14 15 ther, That nothing contained herein shall affect the Maritime Administration's authority to award contracts at 16 17 least cost to the Federal Government and consistent with the requirements of 54 U.S.C. 308704, section 3502, or 18 otherwise authorized under the Federal Acquisition Regu-19 20 lation.

1	PIPELINE AND HAZARDOUS MATERIALS SAFETY
2	Administration
3	OPERATIONAL EXPENSES
4	For necessary operational expenses of the Pipeline
5	and Hazardous Materials Safety Administration,

6 \$20,725,000 (increased by \$500,000).

7

HAZARDOUS MATERIALS SAFETY

8 For expenses necessary to discharge the hazardous 9 materials safety functions of the Pipeline and Hazardous 10 Materials Safety Administration, \$60,500,000, of which 11 \$7,570,000 shall remain available until September 30, 12 2018: Provided, That up to \$800,000 in fees collected 13 under 49 U.S.C. 5108(g) shall be deposited in the general fund of the Treasury as offsetting receipts: Provided fur-14 15 ther, That there may be credited to this appropriation, to be available until expended, funds received from States, 16 counties, municipalities, other public authorities, and pri-17 18 vate sources for expenses incurred for training, for reports 19 publication and dissemination, and for travel expenses in-20 curred in performance of hazardous materials exemptions 21 and approvals functions.

PIPELINE SAFETY

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(PIPELINE SAFETY FUND)

(OIL SPILL LIABILITY TRUST FUND)

4 For expenses necessary to conduct the functions of 5 the pipeline safety program, for grants-in-aid to carry out a pipeline safety program, as authorized by 49 U.S.C. 6 7 60107, and to discharge the pipeline program responsibil-8 ities of the Oil Pollution Act of 1990, \$145,870,000, of 9 which \$19,500,000 shall be derived from the Oil Spill Li-10 ability Trust Fund and shall remain available until September 30, 2018; and of which \$124,500,000 shall be de-11 12 Pipeline Safety Fund, of which rived from the 13 \$66,309,000 shall remain available until September 30, 14 2018: Provided, That not less than \$1,000,000 of the 15 funds provided under this heading shall be for the One-Call state grant program: *Provided further*, That not less 16 than \$1,000,000 of the funds provided under this heading 17 18 shall be for the finalization and implementation of rules 19 required under section 60102(n) of title 49, United States 20 Code, and section 8(b)(3) of the Pipeline Safety, Regu-21 latory Certainty, and Job Creation Act of 2011 (49 U.S.C. 22 60108 note; 125 Stat. 1911).

1 EMERGENCY PREPAREDNESS GRANTS

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(EMERGENCY PREPAREDNESS FUND)

3 For necessary expenses to carry out 49 U.S.C. 4 5128(b), \$188,000, to be derived from the Emergency 5 Preparedness Fund, to remain available until September 30, 2017: *Provided*, That notwithstanding the fiscal year 6 limitation specified in 49 U.S.C. 5116, not more than 7 8 \$28,318,000 shall be made available for obligation in fis-9 cal year 2016 from amounts made available by 49 U.S.C. 10 5116(i), and 5128 (b) and (c): *Provided further*, That notwithstanding 49 U.S.C. 5116(i)(4), not more than 4 per-11 12 cent of the amounts made available from this account shall 13 be available to pay administrative costs: *Provided further*, That none of the funds made available by 49 U.S.C. 14 15 5116(i), 5128(b), or 5128(c) shall be made available for obligation by individuals other than the Secretary of 16 Transportation, or his or her designee. 17

- 18 OFFICE OF INSPECTOR GENERAL
- 19 SALARIES AND EXPENSES

For necessary expenses of the Office of the Inspector General to carry out the provisions of the Inspector General Act of 1978, as amended, \$86,223,000: *Provided*, That the Inspector General shall have all necessary authority, in carrying out the duties specified in the Inspector General Act, as amended (5 U.S.C. App. 3), to inves-

tigate allegations of fraud, including false statements to 1 the government (18 U.S.C. 1001), by any person or entity 2 3 that is subject to regulation by the Department: *Provided* 4 *further*, That the funds made available under this heading 5 may be used to investigate, pursuant to section 41712 of title 49, United States Code: (1) unfair or deceptive prac-6 7 tices and unfair methods of competition by domestic and 8 foreign air carriers and ticket agents; and (2) the compli-9 ance of domestic and foreign air carriers with respect to 10 item (1) of this proviso: *Provided further*, That hereafter funds transferred to the Office of the Inspector General 11 12 through forfeiture proceedings or from the Department of 13 Justice Assets Forfeiture Fund or the Department of the Treasury Forfeiture Fund, as a participating agency, as 14 15 an equitable share from the forfeiture of property in investigations in which the Office of Inspector General partici-16 pates, or through the granting of a Petition for Remission 17 18 or Mitigation, shall be deposited to the credit of this ac-19 count for law enforcement activities authorized under the Inspector General Act of 1978, as amended, to remain 20 21 available until expended.

SALARIES AND EXPENSES

For necessary expenses of the Surface Transportation Board, including services authorized by 5 U.S.C.

23

3109, \$31,375,000: *Provided*, That notwithstanding any 1 other provision of law, not to exceed \$1,250,000 from fees 2 3 established by the Chairman of the Surface Transpor-4 tation Board shall be credited to this appropriation as off-5 setting collections and used for necessary and authorized expenses under this heading: *Provided further*, That the 6 7 sum herein appropriated from the general fund shall be 8 reduced on a dollar-for-dollar basis as such offsetting col-9 lections are received during fiscal year 2016, to result in 10 a final appropriation from the general fund estimated at no more than \$30,125,000. 11

12 GENERAL PROVISIONS—DEPARTMENT OF 13 TRANSPORTATION

14 SEC. 180. During the current fiscal year, applicable 15 appropriations to the Department of Transportation shall be available for maintenance and operation of aircraft; 16 hire of passenger motor vehicles and aircraft; purchase of 17 18 liability insurance for motor vehicles operating in foreign 19 countries on official department business; and uniforms or 20allowances therefor, as authorized by law (5 U.S.C. 5901– 21 5902).

SEC. 181. Appropriations contained in this Act for
the Department of Transportation shall be available for
services as authorized by 5 U.S.C. 3109, but at rates for

individuals not to exceed the per diem rate equivalent to
 the rate for an Executive Level IV.

3 SEC. 182. None of the funds in this Act shall be avail-4 able for salaries and expenses of more than 110 political 5 and Presidential appointees in the Department of Trans-6 portation: *Provided*, That none of the personnel covered 7 by this provision may be assigned on temporary detail out-8 side the Department of Transportation.

9 SEC. 183. (a) No recipient of funds made available 10 in this Act shall disseminate personal information (as de-11 fined in 18 U.S.C. 2725(3)) obtained by a State depart-12 ment of motor vehicles in connection with a motor vehicle 13 record as defined in 18 U.S.C. 2725(1), except as provided 14 in 18 U.S.C. 2721 for a use permitted under 18 U.S.C. 15 2721.

16 (b) Notwithstanding subsection (a), the Secretary 17 shall not withhold funds provided in this Act for any 18 grantee if a State is in noncompliance with this provision. 19 SEC. 184. Funds received by the Federal Highway Administration, Federal Transit Administration, and Fed-2021 eral Railroad Administration from States, counties, mu-22 nicipalities, other public authorities, and private sources 23 for expenses incurred for training may be credited respec-24 tively to the Federal Highway Administration's "Federal-Aid Highways" account, the Federal Transit Administra-25

tion's "Technical Assistance and Training" account, and
 to the Federal Railroad Administration's "Safety and Op erations" account, except for State rail safety inspectors
 participating in training pursuant to 49 U.S.C. 20105.

5 SEC. 185. None of the funds in this Act to the Department of Transportation may be used to make a loan, 6 7 loan guarantee, line of credit, or grant unless the Sec-8 retary of Transportation notifies the House and Senate 9 Committees on Appropriations not less than 3 full busi-10 ness days before any project competitively selected to receive a discretionary grant award, any discretionary grant 11 12 award, letter of intent, loan commitment, loan guarantee 13 commitment, line of credit commitment, or full funding grant agreement totaling \$750,000 or more is announced 14 15 by the department or its modal administrations from—

- 16 (1) any discretionary grant or federal credit
 17 program of the Federal Highway Administration in18 cluding the emergency relief program;
- 19 (2) the airport improvement program of the20 Federal Aviation Administration;

21 (3) any program of the Federal Railroad Ad22 ministration;

(4) any program of the Federal Transit Administration other than the formula grants and fixed
guideway modernization programs;

(5) any program of the Maritime Administra tion; or

3 (6) any funding provided under the headings
4 "National Infrastructure Investments" in this Act:
5 Provided, That the Secretary gives concurrent notification
6 to the House and Senate Committees on Appropriations
7 for any "quick release" of funds from the emergency relief
8 program: Provided further, That no notification shall in9 volve funds that are not available for obligation.

10 SEC. 186. Rebates, refunds, incentive payments, minor fees and other funds received by the Department 11 12 of Transportation from travel management centers, 13 charge card programs, the subleasing of building space, and miscellaneous sources are to be credited to appropria-14 15 tions of the Department of Transportation and allocated to elements of the Department of Transportation using 16 17 fair and equitable criteria and such funds shall be available until expended. 18

19 SEC. 187. Amounts made available in this or any 20 other Act that the Secretary determines represent im-21 proper payments by the Department of Transportation to 22 a third-party contractor under a financial assistance 23 award, which are recovered pursuant to law, shall be avail-24 able(1) to reimburse the actual expenses incurred

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2	by the Department of Transportation in recovering
3	improper payments; and
4	(2) to pay contractors for services provided in
5	recovering improper payments or contractor support
6	in the implementation of the Improper Payments In-
7	formation Act of 2002: Provided, That amounts in
8	excess of that required for paragraphs (1) and (2) —
9	(A) shall be credited to and merged with
10	the appropriation from which the improper pay-
11	ments were made, and shall be available for the
12	purposes and period for which such appropria-
13	tions are available: Provided further, That
14	where specific project or accounting information
15	associated with the improper payment or pay-
16	ments is not readily available, the Secretary
17	may credit an appropriate account, which shall
18	be available for the purposes and period associ-
19	ated with the account so credited; or
20	(B) if no such appropriation remains avail-
21	able, shall be deposited in the Treasury as mis-
22	cellaneous receipts: Provided further, That prior
23	to the transfer of any such recovery to an ap-

the House and Senate Committees on Appro-

propriations account, the Secretary shall notify

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priations of the amount and reasons for such transfer: *Provided further*, That for purposes of this section, the term "improper payments" has the same meaning as that provided in section 2(d)(2) of Public Law 107–300.

6 SEC. 188. Notwithstanding any other provision of 7 law, if any funds provided in or limited by this Act are 8 subject to a reprogramming action that requires notice to 9 be provided to the House and Senate Committees on Ap-10 propriations, transmission of said reprogramming notice shall be provided solely to the Committees on Appropria-11 tions, and said reprogramming action shall be approved 12 13 or denied solely by the Committees on Appropriations: *Provided*. That the Secretary may provide notice to other 14 15 congressional committees of the action of the Committees on Appropriations on such reprogramming but not sooner 16 17 than 30 days following the date on which the reprogramming action has been approved or denied by the House 18 19 and Senate Committees on Appropriations.

SEC. 189. None of the funds appropriated or otherwise made available under this Act may be used by the Surface Transportation Board of the Department of Transportation to charge or collect any filing fee for rate or practice complaints filed with the Board in an amount in excess of the amount authorized for district court civil

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suit filing fees under section 1914 of title 28, United
 States Code.

3 SEC. 190. Funds appropriated in this Act to the 4 modal administrations may be obligated for the Office of 5 the Secretary for the costs related to assessments or reim-6 bursable agreements only when such amounts are for the 7 costs of goods and services that are purchased to provide 8 a direct benefit to the applicable modal administration or 9 administrations.

10 SEC. 191. The Secretary of Transportation is author-11 ized to carry out a program that establishes uniform 12 standards for developing and supporting agency transit 13 pass and transit benefits authorized under section 7905 14 of title 5, United States Code, including distribution of 15 transit benefits by various paper and electronic media.

16 SEC. 192. None of the funds made available by this 17 Act shall be used by the Surface Transportation Board 18 to take any actions with respect to the construction of a 19 high speed rail project in California unless the permit is 20 issued by the Board with respect to the project in its en-21 tirety.

SEC. 193. None of the funds made available in this
Act may be used to facilitate new scheduled air transportation originating from the United States if such flights
would land on, or pass through, property confiscated by

1	the Cuban Government, including property in which a mi-
2	nority interest was confiscated, as the terms confiscated,
3	Cuban Government, and property are defined in para-
4	graphs (4), (5), and (12)(A), respectively, of section 4 of
5	the Cuban Liberty and Democratic Solidarity
6	(LIBERTAD) Act of 1996 (22 U.S.C. 6023 (4), (5), and
7	(12)(A)): <i>Provided</i> , That for this section, new scheduled
8	air transportation shall include any flights not already reg-
9	ularly scheduled prior to March 31, 2015.
10	This title may be cited as the "Department of Trans-
11	portation Appropriations Act, 2016".
12	TITLE II
13	DEPARTMENT OF HOUSING AND URBAN
13 14	DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
14	DEVELOPMENT
14 15	DEVELOPMENT Management and Administration
14 15 16	DEVELOPMENT Management and Administration executive offices
14 15 16 17	DEVELOPMENT Management and Administration Executive offices For necessary salaries and expenses for Executive Of-
14 15 16 17 18	DEVELOPMENT MANAGEMENT AND ADMINISTRATION EXECUTIVE OFFICES For necessary salaries and expenses for Executive Of- fices, which shall be comprised of the offices of the Sec-
14 15 16 17 18 19	DEVELOPMENT MANAGEMENT AND ADMINISTRATION EXECUTIVE OFFICES For necessary salaries and expenses for Executive Of- fices, which shall be comprised of the offices of the Sec- retary, Deputy Secretary, Adjudicatory Services, Congres-
 14 15 16 17 18 19 20 	DEVELOPMENT MANAGEMENT AND ADMINISTRATION EXECUTIVE OFFICES For necessary salaries and expenses for Executive Of- fices, which shall be comprised of the offices of the Sec- retary, Deputy Secretary, Adjudicatory Services, Congres- sional and Intergovernmental Relations, Public Affairs,
 14 15 16 17 18 19 20 21 	DEVELOPMENT MANAGEMENT AND ADMINISTRATION EXECUTIVE OFFICES For necessary salaries and expenses for Executive Of- fices, which shall be comprised of the offices of the Sec- retary, Deputy Secretary, Adjudicatory Services, Congres- sional and Intergovernmental Relations, Public Affairs, Small and Disadvantaged Business Utilization, and the

able to the Secretary for official reception and representa tion expenses as the Secretary may determine.

3 ADMINISTRATIVE SUPPORT OFFICES
4 (INCLUDING TRANSFER OF FUNDS)

5 For necessary salaries and expenses for Administra-6 Offices, \$547,000,000, of which tive Support 7 \$45,600,000, to remain available until expended, in addi-8 tion to amounts made available under this heading for the 9 Office of the Chief Financial Officer and the Office of the 10 Chief Human Capital Officer, shall be for funding shared service agreements between the Department of Housing 11 12 and Urban Development and the Department of the 13 Treasury; \$39,000,000 shall be available for the Office of the Chief Financial Officer; \$93,000,000 shall be available 14 15 for the Office of the General Counsel; \$199,000,000 shall be available for the Office of Administration; \$40,000,000 16 shall be available for the Office of the Chief Human Cap-17 ital Officer; \$49,000,000 shall be available for the Office 18 19 of Field Policy and Management; \$16,000,000 shall be 20available for the Office of the Chief Procurement Officer; 21 \$3,000,000 shall be available for the Office of Depart-22 mental Equal Employment Opportunity; \$4,000,000 shall 23 be available for the Office of Strategic Planning and Man-24 agement; \$44,000,000 shall be available for the Office of 25 the Chief Information Officer; and of which the remaining

amount shall be available through September 30, 2017, 1 for transfer to the appropriations for offices specified 2 under this heading or the heading "Program Office Sala-3 4 ries and Expenses" in this title: *Provided*, That funds pro-5 vided under this heading may be used for necessary administrative and non-administrative expenses of the De-6 7 partment of Housing and Urban Development, not other-8 wise provided for, including purchase of uniforms, or al-9 lowances therefor, as authorized by 5 U.S.C. 5901–5902; 10 hire of passenger motor vehicles; and services as authorized by 5 U.S.C. 3109: Provided further, That notwith-11 12 standing any other provision of law, funds appropriated 13 under this heading may be used for advertising and promotional activities that directly support program activities 14 15 funded in this title: *Provided further*, That the Secretary shall provide the Committees on Appropriations quarterly 16 17 written notification regarding the status of pending con-18 gressional reports: *Provided further*, That the Secretary 19 shall provide in electronic form all signed reports required by Congress. 20

21 PROGRAM OFFICE SALARIES AND EXPENSES

22 PUBLIC AND INDIAN HOUSING

For necessary salaries and expenses of the Office ofPublic and Indian Housing, \$203,000,000.

1	COMMUNITY PLANNING AND DEVELOPMENT
2	For necessary salaries and expenses of the Office of
3	Community Planning and Development, \$102,000,000.
4	HOUSING
5	For necessary salaries and expenses of the Office of
6	Housing, \$372,000,000.
7	POLICY DEVELOPMENT AND RESEARCH
8	For necessary salaries and expenses of the Office of
9	Policy Development and Research, \$22,700,000.
10	FAIR HOUSING AND EQUAL OPPORTUNITY
11	For necessary salaries and expenses of the Office of
12	Fair Housing and Equal Opportunity, \$73,000,000.
13	OFFICE OF LEAD HAZARD CONTROL AND HEALTHY
14	HOMES
15	For necessary salaries and expenses of the Office of
16	Lead Hazard Control and Healthy Homes, \$6,700,000.
17	Public and Indian Housing Programs
18	TENANT-BASED RENTAL ASSISTANCE
19	For activities and assistance for the provision of ten-
20	ant-based rental assistance authorized under the United
21	States Housing Act of 1937, as amended (42 U.S.C. 1437
22	et seq.) ("the Act" herein), not otherwise provided for,
23	\$15,918,643,000 to remain available until September 30,
24	2018, shall be available on October 1, 2015 (in addition
25	to the \$4,000,000,000 previously appropriated under this

heading that became available on October 1, 2015), and
 \$4,000,000,000, to remain available until September 30,
 2019, shall be available on October 1, 2016: *Provided*,
 That the amounts made available under this heading are
 provided as follows:

6 (1) \$18,151,000,000 shall be available for re-7 newals of expiring section 8 tenant-based annual 8 contributions contracts (including renewals of en-9 hanced vouchers under any provision of law author-10 izing such assistance under section 8(t) of the Act) 11 and including renewal of other special purpose or in-12 cremental vouchers: *Provided*, That notwithstanding 13 any other provision of law, from amounts provided 14 under this paragraph and any carryover, the Sec-15 retary for the calendar year 2016 funding cycle shall 16 provide renewal funding for each public housing 17 agency based on validated voucher management sys-18 tem (VMS) leasing and cost data for the prior cal-19 endar year and by applying an inflation factor as es-20 tablished by the Secretary, by notice published in 21 the Federal Register, and by making any necessary 22 adjustments for the costs associated with the first-23 time renewal of vouchers under this paragraph in-24 cluding tenant protection, HOPE VI, and Choice 25 Neighborhoods vouchers: *Provided further*, That in

1 determining calendar year 2016 funding allocations 2 under this heading for public housing agencies, in-3 cluding agencies participating in the Moving To 4 Work (MTW) demonstration, the Secretary may 5 take into account the anticipated impact of changes 6 in targeting and utility allowances, on public housing 7 agencies' contract renewal needs: Provided further, 8 That none of the funds provided under this para-9 graph may be used to fund a total number of unit 10 months under lease which exceeds a public housing 11 agency's authorized level of units under contract, ex-12 cept for public housing agencies participating in the 13 MTW demonstration, which are instead governed by 14 the terms and conditions of their MTW agreements: 15 *Provided further*, That the Secretary shall, to the ex-16 tent necessary to stay within the amount specified 17 under this paragraph (except as otherwise modified 18 under this paragraph), prorate each public housing 19 agency's allocation otherwise established pursuant to 20 this paragraph: *Provided further*, That except as 21 provided in the following provisos, the entire amount 22 specified under this paragraph (except as otherwise 23 modified under this paragraph) shall be obligated to 24 the public housing agencies based on the allocation 25 and pro rata method described above, and the Sec-

1	retary shall notify public housing agencies of their
2	annual budget by the latter of 60 days after enact-
3	ment of this Act or March 1, 2016: Provided further,
4	That the Secretary may extend the notification pe-
5	riod with the prior written approval of the House
6	and Senate Committees on Appropriations: Provided
7	further, That public housing agencies participating
8	in the MTW demonstration shall be funded pursuant
9	to their MTW agreements and shall be subject to
10	the same pro rata adjustments under the previous
11	provisos: Provided further, That the Secretary may
12	offset public housing agencies' calendar year 2016
13	allocations based on the excess amounts of public
14	housing agencies' net restricted assets accounts, in-
15	cluding HUD held programmatic reserves (in ac-
16	cordance with VMS data in calendar year 2015 that
17	is verifiable and complete), as determined by the
18	Secretary: Provided further, That public housing
19	agencies participating in the MTW demonstration
20	shall also be subject to the offset, as determined by
21	the Secretary, excluding amounts subject to the sin-
22	gle fund budget authority provisions of their MTW
23	agreements, from the agencies' calendar year 2016
24	MTW funding allocation: Provided further, That the
25	Secretary shall use any offset referred to in the pre-

1	vious two provisos throughout the calendar year to
2	prevent the termination of rental assistance for fam-
3	ilies as the result of insufficient funding, as deter-
4	mined by the Secretary, and to avoid or reduce the
5	proration of renewal funding allocations: Provided
6	further, That up to \$75,000,000 shall be available
7	only: (A) for adjustments in the allocations for pub-
8	lic housing agencies, after application for an adjust-
9	ment by a public housing agency that experienced a
10	significant increase, as determined by the Secretary,
11	in renewal costs of vouchers resulting from unfore-
12	seen circumstances or from portability under section
13	8(r) of the Act; (B) for vouchers that were not in
14	use during the 12-month period in order to be avail-
15	able to meet a commitment pursuant to section
16	8(o)(13) of the Act; (C) for adjustments for costs
17	associated with HUD–Veterans Affairs Supportive
18	Housing (HUD–VASH) vouchers; (D) for adjust-
19	ments for public housing agencies with voucher leas-
20	ing rates at the end of the calendar year that exceed
21	the average leasing for the 12-month period used to
22	establish the allocation, and for additional leasing of
23	vouchers that were issued but not leased prior to the
24	end of such calendar year; (E) for public housing
25	agencies that despite taking reasonable cost savings

1 measures, as determined by the Secretary, would 2 otherwise be required to terminate rental assistance 3 for families as a result of insufficient funding; and 4 (F) for adjustments in the allocations for public 5 housing agencies that experienced a significant in-6 crease, as determined by the Secretary, in renewal 7 costs as a result of participation in the Small Area 8 Fair Market Rent demonstration: Provided further, 9 That the Secretary shall allocate amounts under the 10 previous proviso based on need, as determined by 11 the Secretary;

12 (2) \$130,000,000 shall be for section 8 rental 13 assistance for relocation and replacement of housing 14 units that are demolished or disposed of pursuant to 15 section 18 of the Act, conversion of section 23 16 projects to assistance under section 8, the family 17 unification program under section 8(x) of the Act, 18 relocation of witnesses in connection with efforts to 19 combat crime in public and assisted housing pursu-20 ant to a request from a law enforcement or prosecu-21 tion agency, enhanced vouchers under any provision 22 of law authorizing such assistance under section 8(t)23 of the Act, HOPE VI and Choice Neighborhood 24 vouchers, mandatory and voluntary conversions, and 25 tenant protection assistance including replacement

80

1	and relocation assistance or for project-based assist-
2	ance to prevent the displacement of unassisted elder-
3	ly tenants currently residing in section 202 prop-
4	erties financed between 1959 and 1974 that are refi-
5	nanced pursuant to Public Law 106–569, as amend-
6	ed, or under the authority as provided under this
7	Act: Provided, That when a public housing develop-
8	ment is submitted for demolition or disposition
9	under section 18 of the Act, the Secretary may pro-
10	vide section 8 rental assistance when the units pose
11	an imminent health and safety risk to residents:
12	Provided further, That the Secretary may only pro-
13	vide replacement vouchers for units that were occu-
14	pied within the previous 24 months that cease to be
15	available as assisted housing, subject only to the
16	availability of funds: Provided further, That of the
17	amounts made available under this paragraph,
18	\$5,000,000 may be available to provide tenant pro-
19	tection assistance, not otherwise provided under this
20	paragraph, to residents residing in low vacancy
21	areas and who may have to pay rents greater than
22	30 percent of household income, as the result of: (A)
23	the maturity of a HUD-insured, HUD-held or sec-
24	tion 202 loan that requires the permission of the
25	Secretary prior to loan prepayment; (B) the expira-

1	tion of a rental assistance contract for which the
2	tenants are not eligible for enhanced voucher or ten-
3	ant protection assistance under existing law; or (C)
4	the expiration of affordability restrictions accom-
5	panying a mortgage or preservation program admin-
6	istered by the Secretary: Provided further, That such
7	tenant protection assistance made available under
8	the previous proviso may be provided under the au-
9	thority of section $8(t)$ or section $8(0)(13)$ of the
10	United States Housing Act of 1937 (42 U.S.C.
11	1437f(t)): Provided further, That the Secretary shall
12	issue guidance to implement the previous provisos,
13	including, but not limited to, requirements for defin-
14	ing eligible at-risk households within 120 days of the
15	enactment of this Act: Provided further, That any
16	tenant protection voucher made available from
17	amounts under this paragraph shall not be reissued
18	by any public housing agency, except the replace-
19	ment vouchers as defined by the Secretary by notice,
20	when the initial family that received any such vouch-
21	er no longer receives such voucher, and the authority
22	for any public housing agency to issue any such
23	voucher shall cease to exist: Provided further, That
24	the Secretary, for the purpose under this paragraph,
25	may use unobligated balances, including recaptures

and carryovers, remaining from amounts appro priated in prior fiscal years under this heading for
 voucher assistance for nonelderly disabled families
 and for disaster assistance made available under
 Public Law 110-329;

6 (3) \$1,530,000,000 shall be for administrative 7 and other expenses of public housing agencies in ad-8 ministering the section 8 tenant-based rental assist-9 ance program, of which up to \$10,000,000 shall be 10 available to the Secretary to allocate to public hous-11 ing agencies that need additional funds to admin-12 ister their section 8 programs, including fees associ-13 ated with section 8 tenant protection rental assist-14 ance, the administration of disaster related vouchers, 15 Veterans Affairs Supportive Housing vouchers, and 16 other special purpose incremental vouchers: Pro-17 vided, That no less than \$1,520,000,000 of the 18 amount provided in this paragraph shall be allocated 19 to public housing agencies for the calendar year 20 2016 funding cycle based on section 8(q) of the Act 21 (and related Appropriation Act provisions) as in ef-22 fect immediately before the enactment of the Quality 23 Housing and Work Responsibility Act of 1998 (Pub-24 lic Law 105–276): Provided further, That if the 25 amounts made available under this paragraph are

1 insufficient to pay the amounts determined under 2 the previous proviso, the Secretary may decrease the 3 amounts allocated to agencies by a uniform percent-4 age applicable to all agencies receiving funding 5 under this paragraph or may, to the extent nec-6 essary to provide full payment of amounts deter-7 mined under the previous proviso, utilize unobligated 8 balances, including recaptures and carryovers, re-9 maining from funds appropriated to the Department 10 of Housing and Urban Development under this 11 heading from prior fiscal years, excluding special 12 purpose vouchers, notwithstanding the purposes for 13 which such amounts were appropriated: *Provided* 14 *further*. That all public housing agencies partici-15 pating in the MTW demonstration shall be funded 16 pursuant to their MTW agreements, and shall be 17 subject to the same uniform percentage decrease as 18 under the previous proviso: *Provided further*, That 19 amounts provided under this paragraph shall be only 20 for activities related to the provision of tenant-based 21 rental assistance authorized under section 8, includ-22 ing related development activities;

(4) \$107,643,210 for the renewal of tenantbased assistance contracts under section 811 of the
Cranston-Gonzalez National Affordable Housing Act

1	(42 U.S.C. 8013), including necessary administra-
2	tive expenses: <i>Provided</i> , That administrative and
3	other expenses of public housing agencies in admin-
4	istering the special purpose vouchers in this para-
5	graph shall be funded under the same terms and be
6	subject to the same pro rata reduction as the per-
7	cent decrease for administrative and other expenses
8	to public housing agencies under paragraph (3) of
9	this heading;
10	(5) the Secretary shall separately track all spe-
11	cial purpose vouchers funded under this heading.
12	HOUSING CERTIFICATE FUND
13	(INCLUDING RESCISSIONS)
14	Unobligated balances, including recaptures and car-
15	ryover, remaining from funds appropriated to the Depart-
16	ment of Housing and Urban Development under this
17	heading, the heading "Annual Contributions for Assisted
18	Housing" and the heading "Project-Based Rental Assist-
19	ance", for fiscal year 2016 and prior years may be used
20	for renewal of or amendments to section 8 project-based
21	contracts and for performance-based contract administra-
22	tors, notwithstanding the purposes for which such funds
23	were appropriated: <i>Provided</i> , That any obligated balances
24	of contract authority from fiscal year 1974 and prior that

That amounts heretofore recaptured, or recaptured during 1 the current fiscal year, from section 8 project-based con-2 3 tracts from source years fiscal year 1975 through fiscal 4 year 1987 are hereby rescinded, and an amount of addi-5 tional new budget authority, equivalent to the amount rescinded is hereby appropriated, to remain available until 6 7 expended, for the purposes set forth under this heading, 8 in addition to amounts otherwise available.

9 PUBLIC HOUSING CAPITAL FUND

10 For the Public Housing Capital Fund Program to carry out capital and management activities for public 11 12 housing agencies, as authorized under section 9 of the 13 United States Housing Act of 1937 (42 U.S.C. 1437g) 14 ("the Act"), \$1,681,000,000, to remain available until 15 September 30, 2019: *Provided*, That notwithstanding any other provision of law or regulation, during fiscal year 16 17 2016 the Secretary of Housing and Urban Development may not delegate to any Department official other than 18 the Deputy Secretary and the Assistant Secretary for 19 20 Public and Indian Housing any authority under paragraph 21 (2) of section 9(j) regarding the extension of the time peri-22 ods under such section: *Provided further*, That for pur-23 poses of such section 9(j), the term "obligate" means, with 24 respect to amounts, that the amounts are subject to a 25 binding agreement that will result in outlays, immediately

or in the future: *Provided further*, That up to \$3,000,000 1 2 shall be to support ongoing Public Housing Financial and 3 Physical Assessment activities: *Provided further*, That of 4 the total amount provided under this heading, not to ex-5 ceed \$20,000,000 shall be available for the Secretary to make grants, notwithstanding section 204 of this Act, to 6 7 public housing agencies for emergency capital needs in-8 cluding safety and security measures necessary to address 9 crime and drug-related activity as well as needs resulting 10 from unforeseen or unpreventable emergencies and natural disasters excluding Presidentially declared emer-11 12 gencies and natural disasters under the Robert T. Stafford 13 Disaster Relief and Emergency Act (42 U.S.C. 5121 et seq.) occurring in fiscal year 2016: Provided further, That 14 15 of the total amount provided under this heading \$30,000,000 shall be for supportive services, service coor-16 17 dinator and congregate services as authorized by section 18 34 of the Act (42 U.S.C. 1437z–6) and the Native American Housing Assistance and Self-Determination Act of 19 20 1996 (25 U.S.C. 4101 et seq.): Provided further, That of 21 the total amount made available under this heading, up 22 to \$15,000,000 may be used for a Jobs-Plus initiative 23 modeled after the Jobs-Plus demonstration: Provided fur-24 *ther*, That the funding provided under the previous proviso 25 shall provide competitive grants to partnerships between

public housing authorities, local workforce investment 1 boards established under section 117 of the Workforce In-2 3 vestment Act of 1998, and other agencies and organiza-4 tions that provide support to help public housing residents 5 obtain employment and increase earnings: Provided fur-6 *ther*, That applicants must demonstrate the ability to pro-7 vide services to residents, partner with workforce invest-8 ment boards, and leverage service dollars: Provided fur-9 ther, That the Secretary may set aside a portion of the 10 funds provided for the Resident Opportunity and Self-Sufficiency program to support the services element of the 11 12 Jobs-Plus Pilot initiative: *Provided further*, That the Sec-13 retary may allow PHAs to request exemptions from rent and income limitation requirements under sections 3 and 14 15 6 of the United States Housing Act of 1937 as necessary to implement the Jobs-Plus program, on such terms and 16 17 conditions as the Secretary may approve upon a finding by the Secretary that any such waivers or alternative re-18 19 quirements are necessary for the effective implementation 20 of the Jobs-Plus initiative as a voluntary program for resi-21 dents: *Provided further*, That the Secretary shall publish 22 by notice in the Federal Register any waivers or alter-23 native requirements pursuant to the preceding proviso no 24 later than 10 days before the effective date of such notice: 25 *Provided further*, That for funds provided under this head-

ing, the limitation in section 9(g)(1) of the Act shall be 1 25 percent: *Provided further*, That the Secretary may 2 3 waive the limitation in the previous proviso to allow public 4 housing agencies to fund activities authorized under sec-5 tion 9(e)(1)(C) of the Act: Provided further, That from the funds made available under this heading, the Secretary 6 7 shall provide bonus awards in fiscal year 2016 to public 8 housing agencies that are designated high performers: 9 *Provided further*, That the Department shall notify public 10 housing agencies of their formula allocation within 60 days of enactment of this Act. 11

12

PUBLIC HOUSING OPERATING FUND

For 2016 payments to public housing agencies for the operation and management of public housing, as authorized by section 9(e) of the United States Housing Act of 16 1937 (42 U.S.C. 1437g(e)), \$4,440,000,000.

17 CHOICE NEIGHBORHOODS INITIATIVE

18 For competitive grants under the Choice Neighborhoods Initiative (subject to section 24 of the United States 19 20Housing Act of 1937 (42 U.S.C. 1437v), unless otherwise 21 specified under this heading), for transformation, rehabili-22 tation, and replacement housing needs of both public and 23 HUD-assisted housing and to transform neighborhoods of 24 poverty into functioning, sustainable mixed income neigh-25 borhoods with appropriate services, schools, public assets,

transportation and access to jobs, \$20,000,000, to remain 1 2 available until September 30, 2018: Provided, That grant 3 funds may be used for resident and community services, 4 community development, and affordable housing needs in 5 the community, and for conversion of vacant or foreclosed properties to affordable housing: *Provided further*, That 6 7 the use of funds made available under this heading shall 8 not be deemed to be public housing notwithstanding sec-9 tion 3(b)(1) of such Act: *Provided further*, That grantees 10 shall commit to an additional period of affordability determined by the Secretary of not fewer than 20 years: Pro-11 12 vided further, That grantees shall undertake comprehen-13 sive local planning with input from residents and the community, and that grantees shall provide a match in State, 14 15 local, other Federal or private funds: Provided further, That grantees may include local governments, tribal enti-16 17 ties, public housing authorities, and nonprofits: *Provided further*, That for-profit developers may apply jointly with 18 a public entity: *Provided further*, That for purposes of en-19 20 vironmental review, a grantee shall be treated as a public 21 housing agency under section 26 of the United States 22 Housing Act of 1937 (42 U.S.C. 1437x), and grants under 23 this heading shall be subject to the regulations issued by 24 the Secretary to implement such section: *Provided further*, 25 That such grantees shall create partnerships with other

local organizations including assisted housing owners, 1 2 service agencies, and resident organizations: Provided fur-3 ther, That the Secretary shall consult with the Secretaries 4 of Education, Labor, Transportation, Health and Human 5 Services, Agriculture, and Commerce, the Attorney General, and the Administrator of the Environmental Protec-6 7 tion Agency to coordinate and leverage other appropriate 8 Federal resources: *Provided further*, That unobligated bal-9 ances, including recaptures, remaining from funds appropriated under the heading "Revitalization of Severely Dis-10 tressed Public Housing (HOPE VI)" in fiscal year 2011 11 12 and prior fiscal years may be used for purposes under this 13 heading, notwithstanding the purposes for which such amounts were appropriated. 14

15 FAMILY SELF-SUFFICIENCY

16 For the Family Self-Sufficiency program to support family self-sufficiency coordinators under section 23 of the 17 18 United States Housing Act of 1937, to promote the development of local strategies to coordinate the use of assist-19 ance under sections 8 and 9 of such Act with public and 20 21 private resources, and enable eligible families to achieve 22 economic independence and self-sufficiency, \$75,000,000, 23 to remain available until September 30, 2017: Provided, 24 That the Secretary may, by Federal Register notice, waive 25 or specify alternative requirements under section b(3),

b(4), b(5), or c(1) of section 23 of such Act in order to 1 facilitate the operation of a unified self-sufficiency pro-2 3 gram for individuals receiving assistance under different 4 provisions of the Act, as determined by the Secretary: Pro-5 vided further, That owners of multifamily properties with project-based subsidy contracts under section 8 may com-6 7 pete for funding under this heading and/or voluntarily 8 make a Family Self-Sufficiency program available to the 9 assisted tenants of such property in accordance with pro-10 cedures established by the Secretary: *Provided further*, 11 That such procedures established pursuant to the previous 12 proviso shall permit participating tenants to accrue escrow 13 funds in accordance with section 23(d)(2) and shall allow owners to use funding from residual receipt accounts to 14 hire coordinators for their own Family Self-Sufficiency 15 program. 16

17 NATIVE AMERICAN HOUSING BLOCK GRANTS

18 For the Native American Housing Block Grants pro-19 gram, as authorized under title I of the Native American 20Housing Assistance and Self-Determination Act of 1996 21 (NAHASDA) (25 U.S.C. 4111 et seq.), \$650,000,000, to 22 remain available until September 30, 2020: Provided, 23 That, notwithstanding the Native American Housing As-24 sistance and Self-Determination Act of 1996, to determine the amount of the allocation under title I of such Act for 25

each Indian tribe, the Secretary shall apply the formula 1 2 under section 302 of such Act with the need component 3 based on single-race census data and with the need compo-4 nent based on multi-race census data, and the amount of 5 the allocation for each Indian tribe shall be the greater of the two resulting allocation amounts: *Provided further*, 6 7 That of the amounts made available under this heading, 8 \$3,500,000 shall be contracted for assistance for national 9 or regional organizations representing Native American 10 housing interests for providing training and technical assistance to Indian housing authorities and tribally des-11 12 ignated housing entities as authorized under NAHASDA: 13 *Provided further*, That of the funds made available under the previous proviso, not less than \$2,000,000 shall be 14 15 made available for a national organization as authorized under section 703 of NAHASDA (25 U.S.C. 4212): Pro-16 17 vided further, That of the amounts made available under 18 this heading, \$2,000,000 shall be to support the inspection 19 of Indian housing units, contract expertise, training, and 20 technical assistance in the training, oversight, and man-21 agement of such Indian housing and tenant-based assist-22 ance, including up to \$300,000 for related travel: *Provided* 23 *further*, That of the amount provided under this heading, 24 \$2,000,000 shall be made available for the cost of guaran-25 teed notes and other obligations, as authorized by title VI

of NAHASDA: Provided further, That such costs, includ-1 ing the costs of modifying such notes and other obliga-2 3 tions, shall be as defined in section 502 of the Congres-4 sional Budget Act of 1974, as amended: Provided further, 5 That these funds are available to subsidize the total principal amount of any notes and other obligations, any part 6 7 of which is to be guaranteed, not to exceed \$17,452,007: 8 *Provided further*, That the Department will notify grantees 9 of their formula allocation within 60 days of the date of 10 enactment of this Act: *Provided further*, notwithstanding section 302(d) of NAHASDA, if on January 1, 2016, a 11 12 recipient's total amount of undisbursed block grants in the 13 Department's line of credit control system is greater than three times the formula allocation it would otherwise re-14 15 ceive under this heading, the Secretary shall adjust that recipient's formula allocation down by the difference be-16 tween its total amount of undisbursed block grants in the 17 Department's line of credit control system on January 1, 18 2016, and three times the formula allocation it would oth-19 20 erwise receive: *Provided further*, That grant amounts not 21 allocated to a recipient pursuant to the previous proviso 22 shall be allocated under the need component of the for-23 mula proportionately among all other Indian tribes not 24 subject to an adjustment: Provided further, That the 2 25 previous provisos shall not apply to any Indian tribe that would otherwise receive a formula allocation of less than
 \$5,000,000: *Provided further*, That to take effect, the
 three previous provisos do not require the issuance of any
 regulation.

5 INDIAN HOUSING LOAN GUARANTEE FUND PROGRAM

6

ACCOUNT

7 For the cost of guaranteed loans, as authorized by 8 section 184 of the Housing and Community Development 9 Act of 1992 (12 U.S.C. 1715z–13a), \$8,000,000, to re-10 main available until expended: *Provided*, That such costs, including the costs of modifying such loans, shall be as 11 12 defined in section 502 of the Congressional Budget Act 13 of 1974: Provided further, That these funds are available to subsidize total loan principal, any part of which is to 14 be guaranteed, up to \$1,269,841,270, to remain available 15 until expended: *Provided further*, That up to \$750,000 of 16 17 this amount may be for administrative contract expenses including management processes and systems to carry out 18 19 the loan guarantee program.

20 Community Planning and Development

21 HOUSING OPPORTUNITIES FOR PERSONS WITH AIDS

For carrying out the Housing Opportunities for Persons with AIDS program, as authorized by the AIDS Housing Opportunity Act (42 U.S.C. 12901 et seq.), \$332,000,000 (increased by \$3,000,000), to remain avail-

able until September 30, 2017, except that amounts allo-1 2 cated pursuant to section 854(c)(3) of such Act shall re-3 main available until September 30, 2018: Provided, That 4 the Secretary shall renew all expiring contracts for perma-5 nent supportive housing that initially were funded under 6 section 854(c)(3) of such Act from funds made available under this heading in fiscal year 2010 and prior fiscal 7 8 years that meet all program requirements before awarding 9 funds for new contracts under such section: Provided fur-10 ther, That the Department shall notify grantees of their formula allocation within 60 days of enactment of this Act. 11

12

COMMUNITY DEVELOPMENT FUND

13 For assistance to units of State and local government, and to other entities, for economic and community 14 15 development activities, and for other purposes, \$3,060,000,000, to remain available until September 30, 16 17 2018, unless otherwise specified: *Provided*, That of the total amount provided, \$3,000,000,000 is for carrying out 18 19 the community development block grant program under title I of the Housing and Community Development Act 20 21 of 1974, as amended ("the Act" herein) (42 U.S.C. 5301 22 et seq.): Provided further, That unless explicitly provided 23 for under this heading, not to exceed 20 percent of any 24 grant made with funds appropriated under this heading 25 shall be expended for planning and management develop-

ment and administration: *Provided further*, That a metro-1 2 politan city, urban county, unit of general local govern-3 ment, or Indian tribe, or insular area that directly or indi-4 rectly receives funds under this heading may not sell, 5 trade, or otherwise transfer all or any portion of such funds to another such entity in exchange for any other 6 7 funds, credits or non-Federal considerations, but must use 8 such funds for activities eligible under title I of the Act: 9 *Provided further*, That notwithstanding section 105(e)(1)10 of the Act, no funds provided under this heading may be provided to a for-profit entity for an economic develop-11 12 ment project under section 105(a)(17) unless such project 13 has been evaluated and selected in accordance with guidelines required under subparagraph (e)(2): Provided fur-14 15 ther, That none of the funds made available under this heading may be used for grants for the Economic Develop-16 ment Initiative ("EDI") or Neighborhood Initiatives ac-17 18 tivities, Rural Innovation Fund, or for grants pursuant to 19 section 107 of the Housing and Community Development Act of 1974 (42 U.S.C. 5307): Provided further, That the 20 21Department shall notify grantees of their formula alloca-22 tion within 60 days of enactment of this Act: Provided 23 *further*, That of the total amount provided under this 24 heading \$60,000,000 shall be for grants to Indian tribes 25 notwithstanding section 106(a)(1) of such Act, of which,

notwithstanding any other provision of law (including sec tion 204 of this Act), up to \$3,960,000 may be used for
 emergencies that constitute imminent threats to health
 and safety.

- 5 COMMUNITY DEVELOPMENT LOAN GUARANTEES
 - PROGRAM ACCOUNT

6

7 (INCLUDING RESCISSION)

8 Subject to section 502 of the Congressional Budget 9 Act of 1974, during fiscal year 2016, commitments to 10 guarantee loans under section 108 of the Housing and Community Development Act of 1974 (42 U.S.C. 5308), 11 12 any part of which is guaranteed, shall not exceed a total 13 principal amount of \$300,000,000, notwithstanding any aggregate limitation on outstanding obligations guaran-14 15 teed in subsection (k) of such section 108: *Provided*, That the Secretary shall collect fees from borrowers, notwith-16 17 standing subsection (m) of such section 108, to result in 18 a credit subsidy cost of zero for guaranteeing such loans, and any such fees shall be collected in accordance with 19 20section 502(7) of the Congressional Budget Act of 1974: 21 *Provided further*, That all unobligated balances, including 22 recaptures and carryover, remaining from funds appro-23 priated to the Department of Housing and Urban Devel-24 opment under this heading are hereby permanently re-25 scinded.

HOME INVESTMENT PARTNERSHIPS PROGRAM

2

1

(INCLUDING TRANSFER OF FUNDS)

3 For the HOME investment partnerships program, as 4 authorized under title II of the Cranston-Gonzalez Na-5 tional Affordable Housing Act, as amended, 6 \$767,000,000, to remain available until September 30, 7 2019: Provided, That notwithstanding the amount made 8 available under this heading, the threshold reduction re-9 quirements in sections 216(10) and 217(b)(4) of such Act 10 shall not apply to allocations of such amount: *Provided further*, That the requirements under provisos 2 through 11 12 6 under this heading for fiscal year 2012 and such requirements applicable pursuant to the "Full-Year Con-13 tinuing Appropriations Act, 2013", shall not apply to any 14 15 project to which funds were committed on or after August 23, 2013, but such projects shall instead be governed by 16 the Final Rule titled "Home Investment Partnerships 17 18 Program; Improving Performance and Accountability; Updating Property Standards" which became effective on 19 such date: Provided further, That notwithstanding para-2021 graph (1)(B)(i) or (2)(B)(i) of section 1337(a) of the 22 Housing and Community Development Act of 1992 (12) 23 U.S.C. 4567(a)), amounts allocated under such paragraphs shall be credited to, made available, and merged 24 25 with this account: *Provided further*, That no amounts

made available by any provision of law may be transferred, 1 2 reprogrammed, or credited to the Housing Trust Fund. 3

SELF-HELP AND ASSISTED HOMEOWNERSHIP

4

OPPORTUNITY PROGRAM

5 For the Self-Help and Assisted Homeownership Opportunity Program, as authorized under section 11 of the 6 7 Housing Opportunity Program Extension Act of 1996, as 8 amended, \$50,000,000, to remain available until Sep-9 tember 30, 2018: *Provided*, That of the total amount provided under this heading, \$10,000,000 shall be made 10 available to the Self-Help and Assisted Homeownership 11 12 Opportunity Program as authorized under section 11 of 13 the Housing Opportunity Program Extension Act of 1996, as amended: *Provided further*, That of the total amount 14 15 provided under this heading, \$35,000,000 shall be made available for the second, third, and fourth capacity build-16 ing activities authorized under section 4(a) of the HUD 17 Demonstration Act of 1993 (42 U.S.C. 9816 note), of 18 19 which not less than \$5,000,000 shall be made available 20 for rural capacity building activities: *Provided further*, 21 That of the total amount provided under this heading, 22 \$5,000,000 shall be made available for capacity building 23 by national rural housing organizations with experience 24 assessing national rural conditions and providing financ-25 ing, training, technical assistance, information, and research to local nonprofits, local governments and Indian
 Tribes serving high need rural communities.

3

4

HOMELESS ASSISTANCE GRANTS

(INCLUDING TRANSFER OF FUNDS)

5 For the emergency solutions grants program as au-6 thorized under subtitle B of title IV of the McKinney-7 Vento Homeless Assistance Act, as amended; the con-8 tinuum of care program as authorized under subtitle C 9 of title IV of such Act; and the rural housing stability as-10 sistance program as authorized under subtitle D of title IV of such Act, \$2,185,000,000, to remain available until 11 12 September 30, 2018: *Provided*, That any rental assistance 13 amounts that are recaptured under such continuum of care program shall remain available until expended: Pro-14 15 vided further, That not less than \$250,000,000 of the funds appropriated under this heading shall be available 16 for such emergency solutions grants program: Provided 17 *further*, That not less than \$1,905,000,000 of the funds 18 19 appropriated under this heading shall be available for such 20 continuum of care and rural housing stability assistance 21 programs: *Provided further*, That up to \$5,000,000 of the 22 funds appropriated under this heading shall be available 23 for the national homeless data analysis project: *Provided* 24 *further*, That all funds awarded for supportive services 25 under the continuum of care program and the rural hous-

1 ing stability assistance program shall be matched by not less than 25 percent in cash or in kind by each grantee: 2 3 *Provided further*, That for all match requirements applica-4 ble to funds made available under this heading for this 5 fiscal year and prior years, a grantee may use (or could have used) as a source of match funds other funds admin-6 7 istered by the Secretary and other Federal agencies unless 8 there is (or was) a specific statutory prohibition on any 9 such use of any such funds: Provided further, That the 10 Secretary shall establish minimum project performance thresholds for each grantee under the continuum of care 11 program based on program performance data: Provided 12 13 *further*, That none of the funds provided under this heading shall be available to renew any expiring contract or 14 15 amendment to a contract funded under the continuum of care program unless the Secretary determines that the ex-16 piring contract or amendment to a contract is needed 17 under the applicable continuum of care and meets appro-18 19 priate program requirements, financial standards, and 20 performance measures, including the minimum perform-21 ance thresholds established in the previous proviso: Pro-22 *vided further*, That the Secretary shall prioritize funding 23 under the continuum of care program to grant applica-24 tions that demonstrate a capacity to reallocate funding 25 from lower performing projects to higher performing

projects: *Provided further*, That all awards of assistance 1 2 under this heading shall be required to coordinate and in-3 tegrate homeless programs with other mainstream health, 4 social services, and employment programs for which home-5 less populations may be eligible: *Provided further*, That with respect to funds provided under this heading for the 6 7 continuum of care program for fiscal years 2013, 2014, 8 2015, and 2016 provision of permanent housing rental as-9 sistance may be administered by private nonprofit organi-10 zations: *Provided further*, That any unobligated amounts remaining from funds appropriated under this heading in 11 12 fiscal year 2012 and prior years for project-based rental 13 assistance for rehabilitation projects with 10-year grant terms may be used for purposes under this heading, not-14 15 withstanding the purposes for which such funds were appropriated: *Provided further*, That all balances for Shelter 16 Plus Care renewals previously funded from the Shelter 17 18 Plus Care Renewal account and transferred to this account shall be available, if recaptured, for continuum of 19 care renewals in fiscal year 2016: Provided further, That 20 21 the Department shall notify grantees of their formula allo-22 cation from amounts allocated (which may represent ini-23 tial or final amounts allocated) for the emergency solu-24 tions grant program within 60 days of enactment of this 25 Act.

1

2

HOUSING PROGRAMS

104

PROJECT-BASED RENTAL ASSISTANCE

3 For activities and assistance for the provision of 4 project-based subsidy contracts under the United States Housing Act of 1937 (42 U.S.C. 1437 et seq.) ("the 5 Act"), not otherwise provided for, \$10,254,000,000, to re-6 7 main available until expended, shall be available on Octo-8 ber 1, 2015 (in addition to the \$400,000,000 previously 9 appropriated under this heading that became available Oc-10 tober 1, 2015), and \$400,000,000, to remain available until expended, shall be available on October 1, 2016: Pro-11 12 vided, That the amounts made available under this head-13 ing shall be available for expiring or terminating section 8 project-based subsidy contracts (including section 8 14 15 moderate rehabilitation contracts), for amendments to section 8 project-based subsidy contracts (including section 16 17 8 moderate rehabilitation contracts), for contracts entered into pursuant to section 441 of the McKinney-Vento 18 Homeless Assistance Act (42 U.S.C. 11401), for renewal 19 20 of section 8 contracts for units in projects that are subject 21 to approved plans of action under the Emergency Low In-22 come Housing Preservation Act of 1987 or the Low-In-23 come Housing Preservation and Resident Homeownership 24 Act of 1990, and for administrative and other expenses associated with project-based activities and assistance 25

funded under this paragraph: Provided further, That of 1 the total amounts provided under this heading, not to ex-2 3 ceed \$150,000,000 shall be available for performance-4 based contract administrators for section 8 project-based assistance, for carrying out 42 U.S.C. 1437(f): Provided 5 *further*, That the Secretary of Housing and Urban Devel-6 7 opment may also use such amounts in the previous proviso 8 for performance-based contract administrators for the ad-9 ministration of: (1) interest reduction payments pursuant 10 to section 236(a) of the National Housing Act (12 U.S.C. 1715z-1(a); (2) rent supplement payments pursuant to 11 12 section 101 of the Housing and Urban Development Act 13 of 1965 (12 U.S.C. 1701s); (3) section 236(f)(2) rental 14 assistance payments (12 U.S.C. 1715z-1(f)(2)); (4) 15 project rental assistance contracts for the elderly under section 202(c)(2) of the Housing Act of 1959 (12 U.S.C. 16 17 1701q); (5) project rental assistance contracts for supportive housing for persons with disabilities under section 18 19 811(d)(2) of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 8013(d)(2)); (6) project assist-2021 ance contracts pursuant to section 202(h) of the Housing 22 Act of 1959 (Public Law 86–372; 73 Stat. 667); and (7) 23 loans under section 202 of the Housing Act of 1959 (Pub-24 lic Law 86–372; 73 Stat. 667): Provided further, That 25 amounts recaptured under this heading, the heading "An-

nual Contributions for Assisted Housing", or the heading 1 2 "Housing Certificate Fund", may be used for renewals of or amendments to section 8 project-based contracts or for 3 4 performance-based contract administrators, notwith-5 standing the purposes for which such amounts were appropriated: *Provided further*, That, notwithstanding any other 6 7 provision of law, upon the request of the Secretary of 8 Housing and Urban Development, project funds that are 9 held in residual receipts accounts for any project subject 10 to a section 8 project-based Housing Assistance Payments contract that authorizes HUD or a Housing Finance 11 Agency to require that surplus project funds be deposited 12 13 in an interest-bearing residual receipts account and that are in excess of an amount to be determined by the Sec-14 15 retary, shall be remitted to the Department and deposited in this account, to be available until expended: *Provided* 16 17 *further*, That amounts deposited pursuant to the previous proviso shall be available in addition to the amount other-18 wise provided by this heading for uses authorized under 19 this heading. 20

21 HOUSING FOR THE ELDERLY

For amendments to capital advance contracts for housing for the elderly, as authorized by section 202 of the Housing Act of 1959, as amended, and for project rental assistance for the elderly under section 202(c)(2)

1 of such Act, including amendments to contracts for such 2 assistance and renewal of expiring contracts for such as-3 sistance for up to a 1-year term, and for senior preserva-4 tion rental assistance contracts, including renewals, as au-5 thorized by section 811(e) of the American Housing and Economic Opportunity Act of 2000, as amended, and for 6 7 supportive services associated with the housing. 8 \$414,000,000 (increased by \$2,500,000) to remain avail-9 able until September 30, 2019: Provided, That of the 10 amount provided under this heading, up to \$77,000,000 shall be for service coordinators and the continuation of 11 existing congregate service grants for residents of assisted 12 13 housing projects: *Provided further*, That amounts under this heading shall be available for Real Estate Assessment 14 15 Center inspections and inspection-related activities associated with section 202 projects: *Provided further*, That the 16 Secretary may waive the provisions of section 202 gov-17 18 erning the terms and conditions of project rental assist-19 ance, except that the initial contract term for such assist-20ance shall not exceed 5 years in duration: *Provided further*, 21 That upon request of the Secretary of Housing and Urban 22 Development, project funds that are held in residual re-23 ceipts accounts for any project subject to a section 202 24 project rental assistance contract, and that upon termi-25 nation of such contract are in excess of an amount to be

determined by the Secretary, shall be remitted to the De-1 2 partment and deposited in this account, to be available 3 until September 30, 2019, for purposes under this head-4 ing, and shall be in addition to the amounts otherwise pro-5 vided under this heading for such purposes: Provided further, That in addition, of the prior year unobligated bal-6 7 ances of funds, including recaptures and carryover, made 8 available under this heading, \$47,000,000 shall be used 9 for an additional amount for the purposes provided under this heading, notwithstanding any purpose for which origi-10 nally appropriated. 11

12

HOUSING FOR PERSONS WITH DISABILITIES

13 For amendments to capital advance contracts for supportive housing for persons with disabilities, as author-14 15 ized by section 811 of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 8013), for project rental 16 17 assistance for supportive housing for persons with disabil-18 ities under section 811(d)(2) of such Act and for project 19 assistance contracts pursuant to section 202(h) of the 20Housing Act of 1959 (Public Law 86–372; 73 Stat. 667), 21including amendments to contracts for such assistance 22 and renewal of expiring contracts for such assistance for 23 up to a 1-year term, for project rental assistance to State 24 housing finance agencies and other appropriate entities as 25 authorized under section 811(b)(3) of the Cranston-Gon-

zalez National Housing Act, and for supportive services 1 2 associated with the housing for persons with disabilities 3 authorized by section 811(b)(1) of such Act, as 4 \$152,000,000, to remain available until September 30, 5 2019: *Provided*, That amounts made available under this heading shall be available for Real Estate Assessment 6 7 Center inspections and inspection-related activities associ-8 ated with section 811 projects: *Provided further*, That, in 9 this fiscal year, upon the request of the Secretary of Hous-10 ing and Urban Development, project funds that are held in residual receipts accounts for any project subject to a 11 12 section 811 project rental assistance contract and that 13 upon termination of such contract are in excess of an amount to be determined by the Secretary shall be remit-14 15 ted to the Department and deposited in this account, to be available until September 30, 2019: Provided further, 16 17 That amounts deposited in this account pursuant to the previous proviso shall be available in addition to the 18 19 amounts otherwise provided by this heading for the pur-20poses authorized under this heading: *Provided further*, 21 That unobligated balances, including recaptures and car-22 ryover, remaining from funds transferred to or appro-23 priated under this heading may be used for the current purposes authorized under this heading notwithstanding 24

the purposes for which such funds originally were appro priated.

3 HOUSING COUNSELING ASSISTANCE

4 For contracts, grants, and other assistance excluding 5 loans, as authorized under section 106 of the Housing and Urban Development Act of 1968. 6 as amended. 7 \$47,000,000, to remain available until September 30, 8 2017, including up to \$4,500,000 for administrative con-9 tract services: *Provided*, That grants made available from 10 amounts provided under this heading shall be awarded within 180 days of enactment of this Act: Provided further, 11 12 That funds shall be used for providing counseling and ad-13 vice to tenants and homeowners, both current and prospective, with respect to property maintenance, financial 14 15 management/literacy, and such other matters as may be appropriate to assist them in improving their housing con-16 17 ditions, meeting their financial needs, and fulfilling the re-18 sponsibilities of tenancy or homeownership; for program 19 administration; and for housing counselor training: Provided further, That for purposes of providing such grants 20 21 from amounts provided under this heading, the Secretary 22 may enter into multivear agreements as is appropriate, 23 subject to the availability of annual appropriations.

1

RENTAL HOUSING ASSISTANCE

2 For amendments to contracts under section 101 of 3 the Housing and Urban Development Act of 1965 (12) 4 U.S.C. 1701s) and section 236(f)(2) of the National Housing Act (12 U.S.C. 1715z–1) in State-aided, non-5 insured rental housing projects, \$30,000,000, to remain 6 7 available until expended: Provided, That such amount, to-8 gether with unobligated balances from recaptured 9 amounts appropriated prior to fiscal year 2006 from ter-10 minated contracts under such sections of law, and any unobligated balances, including recaptures and carryover, re-11 12 maining from funds appropriated under this heading after 13 fiscal year 2005, shall also be available for extensions of up to one year for expiring contracts under such sections 14 15 of law.

16 PAYMENT TO MANUFACTURED HOUSING FEES TRUST

17

FUND

18 For necessary expenses as authorized by the National 19 Manufactured Housing Construction and Safety Standards Act of 1974 (42 U.S.C. 5401 et seq.), up to 2021 \$11,000,000, to remain available until expended, of which 22 \$11,000,000 is to be derived from the Manufactured 23 Housing Fees Trust Fund: *Provided*, That not to exceed 24 the total amount appropriated under this heading shall be 25 available from the general fund of the Treasury to the ex-

tent necessary to incur obligations and make expenditures 1 2 pending the receipt of collections to the Fund pursuant 3 to section 620 of such Act: *Provided further*, That the 4 amount made available under this heading from the gen-5 eral fund shall be reduced as such collections are received during fiscal year 2016 so as to result in a final fiscal 6 7 year 2016 appropriation from the general fund estimated 8 at zero, and fees pursuant to such section 620 shall be modified as necessary to ensure such a final fiscal year 9 10 2016 appropriation: *Provided further*, That for the dispute resolution and installation programs, the Secretary of 11 12 Housing and Urban Development may assess and collect 13 fees from any program participant: *Provided further*, That such collections shall be deposited into the Fund, and the 14 15 Secretary, as provided herein, may use such collections, as well as fees collected under section 620, for necessary 16 17 expenses of such Act: *Provided further*, That, notwith-18 standing the requirements of section 620 of such Act, the 19 Secretary may carry out responsibilities of the Secretary 20 under such Act through the use of approved service pro-21 viders that are paid directly by the recipients of their serv-22 ices.

1 Federal Housing Administration 2 MUTUAL MORTGAGE INSURANCE PROGRAM ACCOUNT 3 New commitments to guarantee single family loans 4 insured under the Mutual Mortgage Insurance Fund shall 5 not exceed \$400,000,000,000, to remain available until 6 September 30, 2017: *Provided*, That during fiscal year 7 2016, obligations to make direct loans to carry out the 8 purposes of section 204(g) of the National Housing Act, 9 as amended, shall not exceed \$5,000,000: Provided fur-10 ther, That the foregoing amount in the previous proviso shall be for loans to nonprofit and governmental entities 11 in connection with sales of single family real properties 12 13 owned by the Secretary and formerly insured under the Mutual Mortgage Insurance Fund: Provided Further, That 14 15 for administrative contract expenses of the Federal Housing Administration, \$130,000,000, to remain available 16 17 until September 30, 2017.

18 GENERAL AND SPECIAL RISK PROGRAM ACCOUNT

19 New commitments to guarantee loans insured under 20 the General and Special Risk Insurance Funds, as author-21 ized by sections 238 and 519 of the National Housing Act 22 (12 U.S.C. 1715z–3 and 1735c), shall not exceed 23 \$30,000,000,000 in total loan principal, any part of which 24 is to be guaranteed, to remain available until September 25 30, 2017: *Provided*, That during fiscal year 2016, gross obligations for the principal amount of direct loans, as authorized by sections 204(g), 207(l), 238, and 519(a) of
the National Housing Act, shall not exceed \$5,000,000,
which shall be for loans to nonprofit and governmental entities in connection with the sale of single family real properties owned by the Secretary and formerly insured under
such Act.

8 GOVERNMENT NATIONAL MORTGAGE ASSOCIATION
9 GUARANTEES OF MORTGAGE-BACKED SECURITIES LOAN
10 GUARANTEE PROGRAM ACCOUNT

New commitments to issue guarantees to carry out

11 12 the purposes of section 306 of the National Housing Act, 13 as amended (12 U.S.C. 1721(g)), shall not exceed 14 \$500,000,000,000, to remain available until September 15 30, 2017: *Provided*, That \$23,000,000 shall be available for necessary salaries and expenses of the Office of Gov-16 17 ernment National Mortgage Association: Provided further, 18 That receipts from Commitment and Multiclass fees col-19 lected pursuant to title III of the National Housing Act, 20 as amended, shall be credited as offsetting collections to 21 this account.

22 POLICY DEVELOPMENT AND RESEARCH
 23 RESEARCH AND TECHNOLOGY

For contracts, grants, and necessary expenses of pro-grams of research and studies relating to housing and

urban problems, not otherwise provided for, as authorized 1 2 by title V of the Housing and Urban Development Act 3 of 1970 (12 U.S.C. 1701z–1 et seq.), including carrying 4 out the functions of the Secretary of Housing and Urban 5 Development under section 1(a)(1)(i) of Reorganization Plan No. $\mathbf{2}$ of 1968, \$52,500,000 6 (reduced bv 7 \$2,500,000), to remain available until September 30, 8 2017: Provided, That with respect to amounts made avail-9 able under this heading, notwithstanding section 204 of 10 this title, the Secretary may enter into cooperative agreements funded with philanthropic entities, other Federal 11 agencies, or State or local governments and their agencies 12 13 for research projects: *Provided further*, That with respect to the previous proviso, such partners to the cooperative 14 15 agreements must contribute at least a 50 percent match toward the cost of the project: *Provided further*, That for 16 17 non-competitive agreements entered into in accordance with the previous two provisos, the Secretary of Housing 18 19 and Urban Development shall comply with section 2(b) of 20 the Federal Funding Accountability and Transparency 21 Act of 2006 (Public Law 109–282, 31 U.S.C. note) in lieu of compliance with section 102(a)(4)(C) with respect to 22 23 documentation of award decisions: *Provided further*, That 24 prior to obligation of technical assistance funding, the Sec-25 retary shall submit a plan, for approval, to the House and

Senate Committees on Appropriations on how it will allo cate funding for this activity.

FAIR HOUSING AND EQUAL OPPORTUNITY
FAIR HOUSING ACTIVITIES

5 For contracts, grants, and other assistance, not otherwise provided for, as authorized by title VIII of the Civil 6 7 Rights Act of 1968, as amended by the Fair Housing 8 Amendments Act of 1988, and section 561 of the Housing 9 and Community Development Act of 1987, as amended, \$65,300,000 (reduced by \$28,375,000) (increased by 10 \$28,375,000), to remain available until September 30, 11 2017: Provided, That notwithstanding 31 U.S.C. 3302, 12 13 the Secretary may assess and collect fees to cover the costs of the Fair Housing Training Academy, and may use such 14 15 funds to provide such training: *Provided further*, That no funds made available under this heading shall be used to 16 lobby the executive or legislative branches of the Federal 17 18 Government in connection with a specific contract, grant, or loan: *Provided further*, That of the funds made available 19 under this heading, \$300,000 (increased by \$150,000) 20 21 shall be available to the Secretary of Housing and Urban 22 Development for the creation and promotion of translated 23 materials and other programs that support the assistance 24 of persons with limited English proficiency in utilizing the

services provided by the Department of Housing and
 Urban Development.

3 Office of Lead Hazard Control and Healthy

4

5

Homes

LEAD HAZARD REDUCTION

6 For the Lead Hazard Reduction Program, as author-7 ized by section 1011 of the Residential Lead-Based Paint 8 Hazard Reduction Act of 1992, \$75,000,000, to remain 9 available until September 30, 2017: *Provided*, That up to 10 \$15,000,000 of that amount shall be for the Healthy Homes Initiative, pursuant to sections 501 and 502 of the 11 Housing and Urban Development Act of 1970 that shall 12 13 include research, studies, testing, and demonstration efforts, including education and outreach concerning lead-14 15 based paint poisoning and other housing-related diseases and hazards: *Provided further*, That for purposes of envi-16 ronmental review, pursuant to the National Environ-17 mental Policy Act of 1969 (42 U.S.C. 4321 et seq.) and 18 19 other provisions of the law that further the purposes of 20 such Act, a grant under the Healthy Homes Initiative, or 21 the Lead Technical Studies program under this heading 22 or under prior appropriations Acts for such purposes 23 under this heading, shall be considered to be funds for a special project for purposes of section 305(c) of the Mul-24 25 tifamily Housing Property Disposition Reform Act of 1 1994: Provided further, That amounts made available
 2 under this heading in this or prior appropriations Acts,
 3 and that still remain available, may be used for any pur 4 pose under this heading notwithstanding the purpose for
 5 which such amounts were appropriated if a program com 6 petition is undersubscribed and there are other program
 7 competitions under this heading that are oversubscribed.

8 INFORMATION TECHNOLOGY FUND

9 For the development of, modifications to, and infra-10 structure for Department-wide and program-specific information technology systems, for the continuing operation 11 12 and maintenance of both Department-wide and program-13 specific information systems, and for program-related 14 activities, \$100,000,000 maintenance (reduced bv 15 \$3,000,000): Provided, That any amounts transferred to this Fund under this Act shall remain available until ex-16 17 pended: *Provided further*, That any amounts transferred to this Fund from amounts appropriated by previously en-18 19 acted appropriations Acts may be used for the purposes 20 specified under this Fund, in addition to any other infor-21 mation technology purposes for which such amounts were 22 appropriated.

23

Office of Inspector General

For necessary salaries and expenses of the Office ofInspector General in carrying out the Inspector General

Act of 1978, as amended, \$126,000,000: *Provided*, That
 the Inspector General shall have independent authority
 over all personnel issues within this office.

4 General Provisions—Department of Housing and

- 5 URBAN DEVELOPMENT
- 6

(INCLUDING RESCISSIONS)

7 SEC. 201. Eighty five percent of the amounts of 8 budget authority, or in lieu thereof 85 percent of the cash 9 amounts associated with such budget authority, that are 10 recaptured from projects described in section 1012(a) of the Stewart B. McKinney Homeless Assistance Amend-11 ments Act of 1988 (42 U.S.C. 1437 note) shall be re-12 13 scinded or in the case of cash, shall be remitted to the Treasury. Notwithstanding the previous sentence, the Sec-14 15 retary may award up to 15 percent of the budget authority or cash recaptured and not rescinded or remitted to the 16 Treasury to provide project owners with incentives to refi-17 nance their project at a lower interest rate. Any amounts 18 19 of budget authority or cash recaptured and not rescinded, returned to the Treasury, or otherwise awarded by Sep-2021 tember 30, 2016, shall be rescinded or in the case of cash, 22 shall be remitted to the Treasury.

SEC. 202. None of the amounts made available under
this Act may be used during fiscal year 2016 to investigate
or prosecute under the Fair Housing Act any otherwise

lawful activity engaged in by one or more persons, includ ing the filing or maintaining of a nonfrivolous legal action,
 that is engaged in solely for the purpose of achieving or
 preventing action by a Government official or entity, or
 a court of competent jurisdiction.

6 SEC. 203. Sections 203 and 209 of division C of Pub-7 lic Law 112–55 (125 Stat. 693–694) shall apply during 8 fiscal year 2016 as if such sections were included in this 9 title, except that during such fiscal year such sections shall be applied by substituting "fiscal year 2016" for "fiscal 10 year 2011" and for "fiscal year 2012" each place such 11 terms appear, and shall be amended to reflect revised de-12 13 lineations of statistical areas established by the Office of Management and Budget pursuant to 44 14 U.S.C. 15 3504(e)(3), 31 U.S.C. 1104(d), and Executive Order No. 16 10253.

17 SEC. 204. Except as explicitly provided in law, any 18 grant, cooperative agreement or other assistance made 19 pursuant to title II of this Act shall be made on a competi-20 tive basis and in accordance with section 102 of the De-21 partment of Housing and Urban Development Reform Act 22 of 1989 (42 U.S.C. 3545).

SEC. 205. Funds of the Department of Housing and
Urban Development subject to the Government Corporation Control Act or section 402 of the Housing Act of

1950 shall be available, without regard to the limitations 1 2 on administrative expenses, for legal services on a contract 3 or fee basis, and for utilizing and making payment for the 4 services and facilities of the Federal National Mortgage 5 Association, Government National Mortgage Association, Federal Home Loan Mortgage Corporation, Federal Fi-6 7 nancing Bank, Federal Reserve banks or any member 8 thereof, Federal Home Loan banks, and any insured bank 9 within the meaning of the Federal Deposit Insurance Cor-10 poration Act, as amended (12 U.S.C. 1811–11).

11 SEC. 206. Unless otherwise provided for in this Act 12 or through a reprogramming of funds, no part of any ap-13 propriation for the Department of Housing and Urban 14 Development shall be available for any program, project 15 or activity in excess of amounts set forth in the budget 16 estimates submitted to Congress.

17 SEC. 207. Corporations and agencies of the Department of Housing and Urban Development which are sub-18 19 ject to the Government Corporation Control Act are here-20 by authorized to make such expenditures, within the limits 21 of funds and borrowing authority available to each such 22 corporation or agency and in accordance with law, and to 23 make such contracts and commitments without regard to 24 fiscal year limitations as provided by section 104 of such 25 Act as may be necessary in carrying out the programs set

forth in the budget for 2016 for such corporation or agen-1 2 cy except as hereinafter provided: *Provided*, That collec-3 tions of these corporations and agencies may be used for 4 new loan or mortgage purchase commitments only to the 5 extent expressly provided for in this Act (unless such loans are in support of other forms of assistance provided for 6 7 in this or prior appropriations Acts), except that this pro-8 viso shall not apply to the mortgage insurance or guaranty 9 operations of these corporations, or where loans or mort-10 gage purchases are necessary to protect the financial interest of the United States Government. 11

12 SEC. 208. The Secretary of Housing and Urban De-13 velopment shall provide quarterly reports to the House 14 and Senate Committees on Appropriations regarding all 15 uncommitted, unobligated, recaptured and excess funds in 16 each program and activity within the jurisdiction of the 17 Department and shall submit additional, updated budget 18 information to these Committees upon request.

19 SEC. 209. The President's formal budget request for 20 fiscal year 2017, as well as the Department of Housing 21 and Urban Development's congressional budget justifica-22 tions to be submitted to the Committees on Appropriations 23 of the House of Representatives and the Senate, shall use 24 the identical account and sub-account structure provided 25 under this Act.

1 SEC. 210. A public housing agency or such other entity that administers Federal housing assistance for the 2 3 Housing Authority of the county of Los Angeles, Cali-4 fornia, and the States of Alaska, Iowa, and Mississippi 5 shall not be required to include a resident of public housing or a recipient of assistance provided under section 8 6 7 of the United States Housing Act of 1937 on the board 8 of directors or a similar governing board of such agency 9 or entity as required under section (2)(b) of such Act. 10 Each public housing agency or other entity that administers Federal housing assistance under section 8 for the 11 Housing Authority of the county of Los Angeles, Cali-12 13 fornia, and the States of Alaska, Iowa, and Mississippi that chooses not to include a resident of public housing 14 15 or a recipient of section 8 assistance on the board of directors or a similar governing board shall establish an advi-16 17 sory board of not less than six residents of public housing 18 or recipients of section 8 assistance to provide advice and 19 comment to the public housing agency or other admin-20 istering entity on issues related to public housing and sec-21 tion 8. Such advisory board shall meet not less than quar-22 terly.

SEC. 211. No funds provided under this title may beused for an audit of the Government National Mortgage

Association that makes applicable requirements under the 1 2 Federal Credit Reform Act of 1990 (2 U.S.C. 661 et seq.). 3 SEC. 212. (a) Notwithstanding any other provision 4 of law, subject to the conditions listed under this section, 5 for fiscal years 2016 and 2017, the Secretary of Housing 6 and Urban Development may authorize the transfer of 7 some or all project-based assistance, debt held or insured 8 by the Secretary and statutorily required low-income and 9 very low-income use restrictions if any, associated with one 10 or more multifamily housing project or projects to another multifamily housing project or projects. 11

(b) Transfers of project-based assistance under this
section may be done in phases to accommodate the financing and other requirements related to rehabilitating or
constructing the project or projects to which the assistance
is transferred, to ensure that such project or projects meet
the standards under subsection (c).

(c) The transfer authorized in subsection (a) is sub-ject to the following conditions:

20 (1) Number and bedroom size of units:

(A) For occupied units in the transferring
project: the number of low-income and very lowincome units and the configuration (i.e., bedroom size) provided by the transferring project
shall be no less than when transferred to the re-

1 ceiving project or projects and the net dollar 2 amount of Federal assistance provided to the 3 transferring project shall remain the same in 4 the receiving project or projects. 5 (B) For unoccupied units in the transfer-6 ring project the Secretary may authorize a re-7 duction in the number of dwelling units in the 8 receiving project or projects to allow for a re-9 configuration of bedroom sizes to meet current 10 market demands, as determined by the Sec-11 retary and provided there is no increase in the 12 project-based assistance budget authority. 13 (2) The transferring project shall, as deter-14 mined by the Secretary, be either physically obsolete 15 or economically nonviable. 16 (3) The receiving project or projects shall meet 17 or exceed applicable physical standards established 18 by the Secretary. 19 (4) The owner or mortgagor of the transferring 20 project shall notify and consult with the tenants re-21 siding in the transferring project and provide a cer-22 tification of approval by all appropriate local govern-23 mental officials. 24 (5) The tenants of the transferring project who 25 remain eligible for assistance to be provided by the receiving project or projects shall not be required to
 vacate their units in the transferring project or
 projects until new units in the receiving project are
 available for occupancy.

5 (6) The Secretary determines that this transfer6 is in the best interest of the tenants.

7 (7) If either the transferring project or the re-8 ceiving project or projects meets the condition speci-9 fied in subsection (d)(2)(A), any lien on the receiv-10 ing project resulting from additional financing ob-11 tained by the owner shall be subordinate to any 12 FHA-insured mortgage lien transferred to, or placed 13 on, such project by the Secretary, except that the 14 Secretary may waive this requirement upon deter-15 mination that such a waiver is necessary to facilitate 16 the financing of acquisition, construction, and/or re-17 habilitation of the receiving project or projects.

18 (8) If the transferring project meets the re-19 quirements of subsection (d)(2), the owner or mort-20 gagor of the receiving project or projects shall exe-21 cute and record either a continuation of the existing 22 use agreement or a new use agreement for the 23 project where, in either case, any use restrictions in 24 such agreement are of no lesser duration than the 25 existing use restrictions.

1	(9) The transfer does not increase the cost (as
2	defined in section 502 of the Congressional Budget
3	Act of 1974, as amended) of any FHA-insured
4	mortgage, except to the extent that appropriations
5	are provided in advance for the amount of any such
6	increased cost.
7	(d) For purposes of this section—
8	(1) the terms "low-income" and "very low-in-
9	come" shall have the meanings provided by the stat-
10	ute and/or regulations governing the program under
11	which the project is insured or assisted;
12	(2) the term "multifamily housing project"
13	means housing that meets one of the following con-
14	ditions—
15	(A) housing that is subject to a mortgage
16	insured under the National Housing Act;
17	(B) housing that has project-based assist-
18	ance attached to the structure including
19	projects undergoing mark to market debt re-
20	structuring under the Multifamily Assisted
21	Housing Reform and Affordability Housing Act;
22	(C) housing that is assisted under section
23	202 of the Housing Act of 1959, as amended
24	by section 801 of the Cranston-Gonzales Na-
25	tional Affordable Housing Act;

1	(D) housing that is assisted under section
2	202 of the Housing Act of 1959, as such sec-
3	tion existed before the enactment of the Cran-
4	ston-Gonzales National Affordable Housing Act;
5	(E) housing that is assisted under section
6	811 of the Cranston-Gonzales National Afford-
7	able Housing Act; or
8	(F) housing or vacant land that is subject
9	to a use agreement;
10	(3) the term "project-based assistance"
11	means—
12	(A) assistance provided under section 8(b)
13	of the United States Housing Act of 1937;
14	(B) assistance for housing constructed or
15	substantially rehabilitated pursuant to assist-
16	ance provided under section $8(b)(2)$ of such Act
17	(as such section existed immediately before Oc-
18	tober 1, 1983);
19	(C) rent supplement payments under sec-
20	tion 101 of the Housing and Urban Develop-
21	ment Act of 1965;
22	(D) interest reduction payments under sec-
23	tion 236 and/or additional assistance payments
24	under section $236(f)(2)$ of the National Hous-
25	ing Act;

1	(E) assistance payments made under sec-
2	tion $202(c)(2)$ of the Housing Act of 1959; and
3	(F) assistance payments made under sec-
4	tion 811(d)(2) of the Cranston-Gonzalez Na-
5	tional Affordable Housing Act;
6	(4) the term "receiving project or projects"
7	means the multifamily housing project or projects to
8	which some or all of the project-based assistance,
9	debt, and statutorily required low-income and very
10	low-income use restrictions are to be transferred;
11	(5) the term "transferring project" means the
12	multifamily housing project which is transferring
13	some or all of the project-based assistance, debt, and
14	the statutorily required low-income and very low-in-
15	come use restrictions to the receiving project or
16	projects; and
17	(6) the term "Secretary" means the Secretary
18	of Housing and Urban Development.
19	(e) Public Notice and Research Report.—
20	(1) The Secretary shall publish by notice in the
21	Federal Register the terms and conditions, including
22	criteria for HUD approval, of transfers pursuant to
23	this section no later than 30 days before the effec-
24	tive date of such notice.

1	(2) The Secretary shall conduct an evaluation
2	of the transfer authority under this section, includ-
3	ing the effect of such transfers on the operational ef-
4	ficiency, contract rents, physical and financial condi-
5	tions, and long-term preservation of the affected
6	properties.
7	SEC. 213. (a) No assistance shall be provided under
8	section 8 of the United States Housing Act of 1937 (42
9	U.S.C. 1437f) to any individual who—
10	(1) is enrolled as a student at an institution of
11	higher education (as defined under section 102 of
12	the Higher Education Act of 1965 (20 U.S.C.
13	1002));
14	(2) is under 24 years of age;
15	(3) is not a veteran;
16	(4) is unmarried;
17	(5) does not have a dependent child;
18	(6) is not a person with disabilities, as such
19	term is defined in section $3(b)(3)(E)$ of the United
20	States Housing Act of 1937 (42 U.S.C.
21	1437a(b)(3)(E)) and was not receiving assistance
22	under such section 8 as of November 30, 2005; and
23	(7) is not otherwise individually eligible, or has
24	parents who, individually or jointly, are not eligible,

- to receive assistance under section 8 of the United
 States Housing Act of 1937 (42 U.S.C. 1437f).
- 3 (b) For purposes of determining the eligibility of a 4 person to receive assistance under section 8 of the United States Housing Act of 1937 (42 U.S.C. 1437f), any finan-5 cial assistance (in excess of amounts received for tuition 6 7 and any other required fees and charges) that an indi-8 vidual receives under the Higher Education Act of 1965 9 (20 U.S.C. 1001 et seq.), from private sources, or an insti-10 tution of higher education (as defined under the Higher Education Act of 1965 (20 U.S.C. 1002)), shall be consid-11 12 ered income to that individual, except for a person over 13 the age of 23 with dependent children.

14 SEC. 214. The funds made available for Native Alas-15 kans under the heading "Native American Housing Block 16 Grants" in title II of this Act shall be allocated to the 17 same Native Alaskan housing block grant recipients that 18 received funds in fiscal year 2005.

19 SEC. 215. Notwithstanding the limitation in the first 20 sentence of section 255(g) of the National Housing Act 21 (12 U.S.C. 1715z–20(g)), the Secretary of Housing and 22 Urban Development may, until September 30, 2016, in-23 sure and enter into commitments to insure mortgages 24 under such section 255.

1 SEC. 216. Notwithstanding any other provision of 2 law, in fiscal year 2016, in managing and disposing of any 3 multifamily property that is owned or has a mortgage held 4 by the Secretary of Housing and Urban Development, and 5 during the process of foreclosure on any property with a contract for rental assistance payments under section 8 6 7 of the United States Housing Act of 1937 or other Fed-8 eral programs, the Secretary shall maintain any rental as-9 sistance payments under section 8 of the United States 10 Housing Act of 1937 and other programs that are attached to any dwelling units in the property. To the extent 11 the Secretary determines, in consultation with the tenants 12 13 and the local government, that such a multifamily property owned or held by the Secretary is not feasible for con-14 15 tinued rental assistance payments under such section 8 or other programs, based on consideration of: (1) the costs 16 17 of rehabilitating and operating the property and all avail-18 able Federal, State, and local resources, including rent adjustments under section 524 of the Multifamily Assisted 19 20Housing Reform and Affordability of 1997Act 21 ("MAHRAA"); and (2) environmental conditions that 22 cannot be remedied in a cost-effective fashion, the Sec-23 retary may, in consultation with the tenants of that prop-24 erty, contract for project-based rental assistance payments 25 with an owner or owners of other existing housing prop-

erties, or provide other rental assistance. The Secretary 1 2 shall also take appropriate steps to ensure that project-3 based contracts remain in effect prior to foreclosure, sub-4 ject to the exercise of contractual abatement remedies to 5 assist relocation of tenants for imminent major threats to health and safety after written notice to and informed con-6 7 sent of the affected tenants and use of other available rem-8 edies, such as partial abatements or receivership. After 9 disposition of any multifamily property described under 10 this section, the contract and allowable rent levels on such properties shall be subject to the requirements under sec-11 tion 524 of MAHRAA. 12

13 SEC. 217. The commitment authority funded by fees as provided under the heading "Community Development 14 15 Loan Guarantees Program Account" may be used to guarantee, or make commitments to guarantee, notes or other 16 17 obligations issued by any State on behalf of non-entitlement communities in the State in accordance with the re-18 19 quirements of section 108 of the Housing and Community Development Act of 1974: Provided, That any State re-2021 ceiving such a guarantee or commitment shall distribute 22 all funds subject to such guarantee to the units of general 23 local government in non-entitlement areas that received the commitment. 24

1 SEC. 218. Public housing agencies that own and oper-2 ate 400 or fewer public housing units may elect to be ex-3 empt from any asset management requirement imposed by 4 the Secretary of Housing and Urban Development in con-5 nection with the operating fund rule: *Provided*, That an agency seeking a discontinuance of a reduction of subsidy 6 7 under the operating fund formula shall not be exempt 8 from asset management requirements.

9 SEC. 219. With respect to the use of amounts pro-10 vided in this Act and in future Acts for the operation, cap-11 ital improvement and management of public housing as 12 authorized by sections 9(d) and 9(e) of the United States 13 Housing Act of 1937 (42 U.S.C. 1437g (d) and (e)), the Secretary shall not impose any requirement or guideline 14 15 relating to asset management that restricts or limits in any way the use of capital funds for central office costs 16 17 pursuant to section 9(g)(1) or 9(g)(2) of the United States Housing Act of 1937 (42 U.S.C. 1437g(g) (1) and (2)): 18 19 *Provided*, That a public housing agency may not use cap-20 ital funds authorized under section 9(d) for activities that 21 are eligible under section 9(e) for assistance with amounts 22 from the operating fund in excess of the amounts per-23 mitted under section 9(g)(1) or 9(g)(2).

SEC. 220. No official or employee of the Departmentof Housing and Urban Development shall be designated

as an allotment holder unless the Office of the Chief Fi-1 nancial Officer has determined that such allotment holder 2 has implemented an adequate system of funds control and 3 4 has received training in funds control procedures and di-5 rectives. The Chief Financial Officer shall ensure that there is a trained allotment holder for each HUD sub-6 office under the accounts "Executive Offices" and "Ad-7 8 ministrative Support Offices", as well as each account re-9 ceiving appropriations for "Program Office Salaries and Expenses", "Government National Mortgage Associa-10 tion—Guarantees of Mortgage-Backed Securities Loan 11 Guarantee Program Account", and "Office of Inspector 12 13 General" within the Department of Housing and Urban Development. 14

15 SEC. 221. The Secretary of the Department of Housing and Urban Development shall, for fiscal year 2016, 16 17 notify the public through the Federal Register and other means, as determined appropriate, of the issuance of a no-18 tice of the availability of assistance or notice of funding 19 availability (NOFA) for any program or discretionary 2021 fund administered by the Secretary that is to be competi-22 tively awarded. Notwithstanding any other provision of 23 law, for fiscal year 2016, the Secretary may make the 24 NOFA available only on the Internet at the appropriate

Government web site or through other electronic media,
 as determined by the Secretary.

3 SEC. 222. Payment of attorney fees in program-re-4 lated litigation must be paid from the individual program 5 office and Office of General Counsel personnel funding. 6 The annual budget submissions for program offices and 7 Office of General Counsel personnel funding must include 8 program-related litigation costs for attorney fees as a sep-9 arate line item request.

10 SEC. 223. The Disaster Housing Assistance Pro-11 grams, administered by the Department of Housing and 12 Urban Development, shall be considered a "program of 13 the Department of Housing and Urban Development" 14 under section 904 of the McKinney Act for the purpose 15 of income verifications and matching.

16 SEC. 224. (a) The Secretary of Housing and Urban 17 Development shall take the required actions under sub-18 section (b) when a multifamily housing project with a sec-19 tion 8 contract or contract for similar project-based assist-20 ance—

21 (1) receives a Real Estate Assessment Center
22 (REAC) score of 30 or less; or

23 (2) receives a REAC score between 31 and 59;
24 and—

1	(A) fails to certify in writing to HUD with-
2	in 60 days that all deficiencies have been cor-
3	rected; or
4	(B) receives consecutive scores of less than
5	60 on REAC inspections.
6	Such requirements shall apply to insured and noninsured
7	projects with assistance attached to the units under sec-
8	tion 8 of the United States Housing Act of 1937 (42
9	U.S.C. 1437f), but do not apply to such units assisted
10	under section $8(0)(13)$ (42 U.S.C. $1437f(0)(13)$) or to
11	public housing units assisted with capital or operating
12	funds under section 9 of the United States Housing Act
13	of 1937 (42 U.S.C. 1437g).
14	(b) The Secretary shall take the following required
15	actions as authorized under subsection (a):
16	(1) The Secretary shall notify the owner and
17	provide an opportunity for response within 30 days.
18	If the violations remain, the Secretary shall develop
19	a Compliance, Disposition and Enforcement Plan
20	within 60 days, with a specified timetable for cor-
21	recting all deficiencies. The Secretary shall provide
22	notice of the Plan to the owner, tenants, the local
23	government, any mortgagees, and any contract ad-
24	ministrator.

1	(2) At the end of the term of the Compliance,
2	Disposition and Enforcement Plan, if the owner fails
3	to fully comply with such plan, the Secretary may
4	require immediate replacement of project manage-
5	ment with a management agent approved by the
6	Secretary, and shall take one or more of the fol-
7	lowing actions, and provide additional notice of those
8	actions to the owner and the parties specified
9	above—
10	(A) impose civil money penalties;
11	(B) abate the section 8 contract, including
12	partial abatement, as determined by the Sec-
13	retary, until all deficiencies have been corrected;
14	(C) pursue transfer of the project to an
15	owner, approved by the Secretary under estab-
16	lished procedures, which will be obligated to
17	promptly make all required repairs and to ac-
18	cept renewal of the assistance contract as long
19	as such renewal is offered; or
20	(D) seek judicial appointment of a receiver
21	to manage the property and cure all project de-
22	ficiencies or seek a judicial order of specific per-
23	formance requiring the owner to cure all project
24	deficiencies.

1 (c) The Secretary shall also take appropriate steps 2 to ensure that project-based contracts remain in effect, 3 subject to the exercise of contractual abatement remedies 4 to assist relocation of tenants for imminent major threats 5 to health and safety after written notice to and informed consent of the affected tenants and use of other remedies 6 7 set forth above. To the extent the Secretary determines, 8 in consultation with the tenants and the local government, 9 that the property is not feasible for continued rental as-10 sistance payments under such section 8 or other programs, based on consideration of: (1) the costs of rehabilitating 11 12 and operating the property and all available Federal, 13 State, and local resources, including rent adjustments under section 524 of the Multifamily Assisted Housing 14 15 Reform and Affordability Act of 1997 ("MAHRAA"); and 16 (2) environmental conditions that cannot be remedied in 17 a cost-effective fashion, the Secretary may, in consultation with the tenants of that property, contract for project-18 19 based rental assistance payments with an owner or owners 20 of other existing housing properties, or provide other rent-21 al assistance. The Secretary shall report semi-annually on all properties covered by this section that are assessed 22 23 through the Real Estate Assessment Center and have 24 physical inspection scores of less than 30 or have consecu1 tive physical inspection scores of less than 60. The report2 shall include—

3 (1) the enforcement actions being taken to ad4 dress such conditions, including imposition of civil
5 money penalties and termination of subsidies, and
6 identify properties that have such conditions mul7 tiple times; and

8 (2) actions that the Department of Housing
9 and Urban Development is taking to protect tenants
10 of such identified properties.

11 SEC. 225. None of the funds made available by this Act, or any other Act, for purposes authorized under sec-12 13 tion 8 (only with respect to the tenant-based rental assistance program) and section 9 of the United States Housing 14 15 Act of 1937 (42 U.S.C. 1437 et seq.), may be used by any public housing agency for any amount of salary, in-16 17 cluding bonuses, for the chief executive officer of which, or any other official or employee of which, that exceeds 18 the annual rate of basic pay payable for a position at level 19 20 IV of the Executive Schedule at any time during any pub-21 lic housing agency fiscal year 2016.

SEC. 226. None of the funds in this Act may be available for the doctoral dissertation research grant program
at the Department of Housing and Urban Development.

1 SEC. 227. None of the funds in this Act provided to 2 the Department of Housing and Urban Development may be used to make a grant award unless the Secretary noti-3 4 fies the House and Senate Committees on Appropriations 5 not less than 3 full business days before any project, State, locality, housing authority, tribe, nonprofit organi-6 7 zation, or other entity selected to receive a grant award 8 is announced by the Department or its offices.

9 SEC. 228. None of the funds made available by this
10 Act may be used to require or enforce the Physical Needs
11 Assessment (PNA).

12 SEC. 229. None of the funds made available in this 13 Act shall be used by the Federal Housing Administration, the Government National Mortgage Administration, or the 14 15 Department of Housing and Urban Development to insure, securitize, or establish a Federal guarantee of any 16 17 mortgage or mortgage backed security that refinances or 18 otherwise replaces a mortgage that has been subject to 19 eminent domain condemnation or seizure, by a State, mu-20nicipality, or any other political subdivision of a State.

SEC. 230. None of the funds made available by this
Act may be used to terminate the status of a unit of general local government as a metropolitan city (as defined
in section 102 of the Housing and Community Develop-

ment Act of 1974 (42 U.S.C. 5302)) with respect to
 grants under section 106 of such Act (42 U.S.C. 5306).

3 SEC. 231. Amounts made available under this Act 4 which are either appropriated, allocated, advanced on a 5 reimbursable basis, or transferred to the Office of Policy Development and Research in the Department of Housing 6 7 and Urban Development and functions thereof, for re-8 search, evaluation, or statistical purposes, and which are unexpended at the time of completion of a contract, grant, 9 10 or cooperative agreement, may be deobligated and shall 11 immediately become available and may be reobligated in 12 that fiscal year or the subsequent fiscal year for the re-13 search, evaluation, or statistical purposes for which the amounts are made available to that Office subject to re-14 15 programming requirements in section 405 of this Act.

16 SEC. 232. None of the funds made available by this 17 Act may be used by the Secretary of Housing and Urban Development to require a recipient or sub-recipient of 18 19 funding for the purpose of land acquisition, affordable 20housing construction, or affordable housing rehabilitation 21 to meet Energy Star standards or any other energy effi-22 ciency standards that exceed the requirements of applica-23 ble State and local building codes.

24 SEC. 233. Of the unobligated balances, including re-25 captures and carryover, remaining from funds appropriated in section 1497(a) of the Dodd-Frank Wall Street
 Reform and Consumer Protection Act (Public Law 111–
 203; 42 U.S.C. 5301 note) and section 2301(a) of title
 III of division B of the Housing and Economic Recovery
 Act of 2008 (Public Law 110–289; 42 U.S.C. 5301 note),
 \$7,000,000 is hereby rescinded.

SEC. 234. (a) All unobligated balances, including recaptures and carryover, remaining from funds appropriated to the Department of Housing and Urban Development under the heading "Rural Housing and Economic
Development" are hereby rescinded.

(b) Effective October 1, 2015, all unobligated balances, including recaptures and carryover, remaining from
funds appropriated to the Department of Housing and
Urban Development for accounts under the headings
"Management and Administration" and "Program Office
Salaries and Expenses" in division K of Public Law 113–
235 are rescinded.

19 This title may be cited as the "Department of Hous-20 ing and Urban Development Appropriations Act, 2016".

21 TITLE III—RELATED AGENCIES
22 ACCESS BOARD
23 SALARIES AND EXPENSES
24 For expenses necessary for the Access Board, as au25 thorized by section 502 of the Rehabilitation Act of 1973,

as amended, \$7,548,000: *Provided*, That, notwithstanding
 any other provision of law, there may be credited to this
 appropriation funds received for publications and training
 expenses.

5 FEDERAL MARITIME COMMISSION
6 SALARIES AND EXPENSES

7 For necessary expenses of the Federal Maritime 8 Commission as authorized by section 201(d) of the Mer-9 chant Marine Act, 1936, as amended (46 U.S.C. 307), in-10 cluding services as authorized by 5 U.S.C. 3109; hire of passenger motor vehicles as authorized by 31 U.S.C. 11 12 1343(b); and uniforms or allowances therefore, as author-13 ized by 5 U.S.C. 5901–5902, \$25,660,000: *Provided*, That not to exceed \$2,000 shall be available for official recep-14 15 tion and representation expenses.

16 NATIONAL RAILROAD PASSENGER CORPORATION OFFICE

- 17 OF INSPECTOR GENERAL
- 18 SALARIES AND EXPENSES

For necessary expenses of the Office of Inspector General for the National Railroad Passenger Corporation to carry out the provisions of the Inspector General Act of 1978, as amended, \$23,999,000 (increased by \$500,000): *Provided*, That the Inspector General shall have all necessary authority, in carrying out the duties specified in the Inspector General Act, as amended (5

U.S.C. App. 3), to investigate allegations of fraud, includ-1 2 ing false statements to the government (18 U.S.C. 1001), by any person or entity that is subject to regulation by 3 4 the National Railroad Passenger Corporation: Provided 5 *further*, That the Inspector General may enter into contracts and other arrangements for audits, studies, anal-6 7 yses, and other services with public agencies and with pri-8 vate persons, subject to the applicable laws and regula-9 tions that govern the obtaining of such services within the 10 National Railroad Passenger Corporation: Provided further, That the Inspector General may select, appoint, and 11 12 employ such officers and employees as may be necessary 13 for carrying out the functions, powers, and duties of the 14 Office of Inspector General, subject to the applicable laws 15 and regulations that govern such selections, appointments, and employment within Amtrak: Provided further, That 16 concurrent with the President's budget request for fiscal 17 year 2017, the Inspector General shall submit to the 18 House and Senate Committees on Appropriations a budget 19 request for fiscal year 2017 in similar format and sub-20 21 stance to those submitted by executive agencies of the 22 Federal Government.

NATIONAL TRANSPORTATION SAFETY BOARD

SALARIES AND EXPENSES

3 For necessary expenses of the National Transpor-4 tation Safety Board, including hire of passenger motor ve-5 hicles and aircraft; services as authorized by 5 U.S.C. 6 3109, but at rates for individuals not to exceed the per 7 diem rate equivalent to the rate for a GS-15; uniforms, 8 or allowances therefor, as authorized by law (5 U.S.C. 9 5901–5902), \$103,981,000, of which not to exceed \$2,000 10 may be used for official reception and representation expenses. The amounts made available to the National 11 12 Transportation Safety Board in this Act include amounts 13 necessary to make lease payments on an obligation in-14 curred in fiscal year 2001 for a capital lease.

15 NEIGHBORHOOD REINVESTMENT CORPORATION

16 PAYMENT TO THE NEIGHBORHOOD REINVESTMENT

CORPORATION

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For payment to the Neighborhood Reinvestment Corporation for use in neighborhood reinvestment activities,
as authorized by the Neighborhood Reinvestment Corporation Act (42 U.S.C. 8101–8107), \$135,000,000, of which
\$5,000,000 shall be for a multi-family rental housing program: *Provided*, That in addition, \$42,000,000 shall be
made available until expended to the Neighborhood Rein-

vestment Corporation for mortgage foreclosure mitigation
 activities, under the following terms and conditions:

3 (1) The Neighborhood Reinvestment Corpora-4 tion (NRC) shall make grants to counseling inter-5 mediaries approved by the Department of Housing 6 and Urban Development (HUD) (with match to be 7 determined by NRC based on affordability and the 8 economic conditions of an area; a match also may be 9 waived by NRC based on the aforementioned condi-10 tions) to provide mortgage foreclosure mitigation as-11 sistance primarily to States and areas with high 12 rates of defaults and foreclosures to help eliminate 13 the default and foreclosure of mortgages of owner-14 occupied single-family homes that are at risk of such 15 foreclosure. Other than areas with high rates of de-16 faults and foreclosures, grants may also be provided 17 to approved counseling intermediaries based on a ge-18 ographic analysis of the Nation by NRC which de-19 termines where there is a prevalence of mortgages 20 that are risky and likely to fail, including any trends 21 for mortgages that are likely to default and face 22 foreclosure. A State Housing Finance Agency may 23 also be eligible where the State Housing Finance 24 Agency meets all the requirements under this para-25 graph. A HUD-approved counseling intermediary shall meet certain mortgage foreclosure mitigation
 assistance counseling requirements, as determined
 by NRC, and shall be approved by HUD or NRC as
 meeting these requirements.

(2) Mortgage foreclosure mitigation assistance 5 6 shall only be made available to homeowners of 7 owner-occupied homes with mortgages in default or 8 in danger of default. These mortgages shall likely be 9 subject to a foreclosure action and homeowners will 10 be provided such assistance that shall consist of ac-11 tivities that are likely to prevent foreclosures and re-12 sult in the long-term affordability of the mortgage 13 retained pursuant to such activity or another posi-14 tive outcome for the homeowner. No funds made 15 available under this paragraph may be provided di-16 rectly to lenders or homeowners to discharge out-17 standing mortgage balances or for any other direct 18 debt reduction payments.

(3) The use of mortgage foreclosure mitigation
assistance by approved counseling intermediaries
and State Housing Finance Agencies shall involve a
reasonable analysis of the borrower's financial situation, an evaluation of the current value of the property that is subject to the mortgage, counseling regarding the assumption of the mortgage by another

non-Federal party, counseling regarding the possible
 purchase of the mortgage by a non-Federal third
 party, counseling and advice of all likely restruc turing and refinancing strategies or the approval of
 a work-out strategy by all interested parties.

6 (4) NRC may provide up to 15 percent of the 7 total funds under this paragraph to its own charter 8 members with expertise in foreclosure prevention 9 counseling, subject to a certification by NRC that 10 the procedures for selection do not consist of any 11 procedures or activities that could be construed as a 12 conflict of interest or have the appearance of impro-13 priety.

14 HUD-approved counseling entities (5)and 15 State Housing Finance Agencies receiving funds 16 under this paragraph shall have demonstrated expe-17 rience in successfully working with financial institu-18 tions as well as borrowers facing default, delin-19 quency and foreclosure as well as documented coun-20 seling capacity, outreach capacity, past successful 21 performance and positive outcomes with documented 22 counseling plans (including post mortgage fore-23 closure mitigation counseling), loan workout agree-24 ments and loan modification agreements. NRC may use other criteria to demonstrate capacity in under served areas.

(6) Of the total amount made available under 3 4 this paragraph, up to \$2,000,000 may be made 5 available to build the mortgage foreclosure and de-6 fault mitigation counseling capacity of counseling 7 intermediaries through NRC training courses with 8 HUD-approved counseling intermediaries and their 9 partners, except that private financial institutions 10 that participate in NRC training shall pay market 11 rates for such training.

(7) Of the total amount made available under
this paragraph, up to 5 percent may be used for associated administrative expenses for NRC to carry
out activities provided under this section.

16 (8) Mortgage foreclosure mitigation assistance
17 grants may include a budget for outreach and adver18 tising, and training, as determined by NRC.

(9) NRC shall continue to report bi-annually to
the House and Senate Committees on Appropriations as well as the Senate Banking Committee and
House Financial Services Committee on its efforts to
mitigate mortgage default.

	151
1	United States Interagency Council on
2	Homelessness
3	OPERATING EXPENSES
4	For necessary expenses (including payment of sala-
5	ries, authorized travel, hire of passenger motor vehicles,
6	the rental of conference rooms, and the employment of ex-
7	perts and consultants under section 3109 of title 5, United
8	States Code) of the United States Interagency Council on
9	Homelessness in carrying out the functions pursuant to
10	title II of the McKinney-Vento Homeless Assistance Act,
11	as amended, \$3,530,000.
12	TITLE IV
13	GENERAL PROVISIONS—THIS ACT
14	SEC. 401. None of the funds in this Act shall be used
14 15	
	SEC. 401. None of the funds in this Act shall be used
15 16	SEC. 401. None of the funds in this Act shall be used for the planning or execution of any program to pay the
15 16	SEC. 401. None of the funds in this Act shall be used for the planning or execution of any program to pay the expenses of, or otherwise compensate, non-Federal parties
15 16 17	SEC. 401. None of the funds in this Act shall be used for the planning or execution of any program to pay the expenses of, or otherwise compensate, non-Federal parties intervening in regulatory or adjudicatory proceedings
15 16 17 18	SEC. 401. None of the funds in this Act shall be used for the planning or execution of any program to pay the expenses of, or otherwise compensate, non-Federal parties intervening in regulatory or adjudicatory proceedings funded in this Act.
15 16 17 18 19	SEC. 401. None of the funds in this Act shall be used for the planning or execution of any program to pay the expenses of, or otherwise compensate, non-Federal parties intervening in regulatory or adjudicatory proceedings funded in this Act. SEC. 402. None of the funds appropriated in this Act
15 16 17 18 19 20	SEC. 401. None of the funds in this Act shall be used for the planning or execution of any program to pay the expenses of, or otherwise compensate, non-Federal parties intervening in regulatory or adjudicatory proceedings funded in this Act. SEC. 402. None of the funds appropriated in this Act shall remain available for obligation beyond the current
15 16 17 18 19 20 21	SEC. 401. None of the funds in this Act shall be used for the planning or execution of any program to pay the expenses of, or otherwise compensate, non-Federal parties intervening in regulatory or adjudicatory proceedings funded in this Act. SEC. 402. None of the funds appropriated in this Act shall remain available for obligation beyond the current fiscal year, nor may any be transferred to other appropria-
 15 16 17 18 19 20 21 22 	SEC. 401. None of the funds in this Act shall be used for the planning or execution of any program to pay the expenses of, or otherwise compensate, non-Federal parties intervening in regulatory or adjudicatory proceedings funded in this Act. SEC. 402. None of the funds appropriated in this Act shall remain available for obligation beyond the current fiscal year, nor may any be transferred to other appropria- tions, unless expressly so provided herein.
 15 16 17 18 19 20 21 22 23 	 SEC. 401. None of the funds in this Act shall be used for the planning or execution of any program to pay the expenses of, or otherwise compensate, non-Federal parties intervening in regulatory or adjudicatory proceedings funded in this Act. SEC. 402. None of the funds appropriated in this Act shall remain available for obligation beyond the current fiscal year, nor may any be transferred to other appropriations, unless expressly so provided herein. SEC. 403. The expenditure of any appropriation

United States Code, shall be limited to those contracts
 where such expenditures are a matter of public record and
 available for public inspection, except where otherwise pro vided under existing law, or under existing Executive order
 issued pursuant to existing law.

6 SEC. 404. (a) None of the funds made available in
7 this Act may be obligated or expended for any employee
8 training that—

9 (1) does not meet identified needs for knowl10 edge, skills, and abilities bearing directly upon the
11 performance of official duties;

(2) contains elements likely to induce high levels of emotional response or psychological stress in
some participants;

(3) does not require prior employee notification
of the content and methods to be used in the training and written end of course evaluation;

(4) contains any methods or content associated
with religious or quasi-religious belief systems or
"new age" belief systems as defined in Equal Employment Opportunity Commission Notice N915.022, dated September 2, 1988; or

(5) is offensive to, or designed to change, participants' personal values or lifestyle outside the
workplace.

1 (b) Nothing in this section shall prohibit, restrict, or 2 otherwise preclude an agency from conducting training 3 bearing directly upon the performance of official duties. 4 SEC. 405. Except as otherwise provided in this Act, 5 none of the funds provided in this Act, provided by previous appropriations Acts to the agencies or entities fund-6 7 ed in this Act that remain available for obligation or ex-8 penditure in fiscal year 2016, or provided from any ac-9 counts in the Treasury derived by the collection of fees 10 and available to the agencies funded by this Act, shall be 11 available for obligation or expenditure through a reprogramming of funds that— 12

13 (1) creates a new program;

14 (2) eliminates a program, project, or activity;

(3) increases funds or personnel for any program, project, or activity for which funds have been
denied or restricted by the Congress;

(4) proposes to use funds directed for a specific
activity by either the House or Senate Committees
on Appropriations for a different purpose;

(5) augments existing programs, projects, or activities in excess of \$5,000,000 or 10 percent, whichever is less;

(6) reduces existing programs, projects, or ac tivities by \$5,000,000 or 10 percent, whichever is
 less; or

4 (7)creates, reorganizes, or restructures a 5 branch, division, office, bureau, board, commission, 6 agency, administration, or department different from 7 the budget justifications submitted to the Commit-8 tees on Appropriations or the table accompanying 9 the explanatory statement accompanying this Act, 10 whichever is more detailed, unless prior approval is 11 received from the House and Senate Committees on 12 Appropriations: *Provided*, That not later than 60 13 days after the date of enactment of this Act, each 14 agency funded by this Act shall submit a report to 15 the Committees on Appropriations of the Senate and 16 of the House of Representatives to establish the 17 baseline for application of reprogramming and trans-18 fer authorities for the current fiscal year: Provided 19 *further*, That the report shall include—

20 (A) a table for each appropriation with a
21 separate column to display the prior year en22 acted level, the President's budget request, ad23 justments made by Congress, adjustments due
24 to enacted rescissions, if appropriate, and the
25 fiscal year enacted level;

(B) a delineation in the table for each ap propriation and its respective prior year enacted
 level by object class and program, project, and
 activity as detailed in the budget appendix for
 the respective appropriation; and

6 (C) an identification of items of special7 congressional interest.

8 SEC. 406. Except as otherwise specifically provided by law, not to exceed 50 percent of unobligated balances 9 10 remaining available at the end of fiscal year 2016 from appropriations made available for salaries and expenses 11 12 for fiscal year 2016 in this Act, shall remain available 13 through September 30, 2017, for each such account for the purposes authorized: *Provided*, That a request shall 14 15 be submitted to the House and Senate Committees on Appropriations for approval prior to the expenditure of such 16 17 funds: *Provided further*, That these requests shall be made in compliance with reprogramming guidelines under sec-18 19 tion 405 of this Act.

SEC. 407. No funds in this Act may be used to support any Federal, State, or local projects that seek to use the power of eminent domain, unless eminent domain is employed only for a public use: *Provided*, That for purposes of this section, public use shall not be construed to include economic development that primarily benefits pri-

vate entities: *Provided further*, That any use of funds for 1 2 mass transit, railroad, airport, seaport or highway 3 projects, as well as utility projects which benefit or serve 4 the general public (including energy-related, communica-5 tion-related, water-related and wastewater-related infrastructure), other structures designated for use by the gen-6 7 eral public or which have other common-carrier or public-8 utility functions that serve the general public and are sub-9 ject to regulation and oversight by the government, and 10 projects for the removal of an immediate threat to public health and safety or brownfields as defined in the Small 11 Business Liability Relief and Brownfields Revitalization 12 13 Act (Public Law 107–118) shall be considered a public use for purposes of eminent domain. 14

15 SEC. 408. None of the funds made available in this 16 Act may be transferred to any department, agency, or in-17 strumentality of the United States Government, except 18 pursuant to a transfer made by, or transfer authority pro-19 vided in, this Act or any other appropriations Act.

SEC. 409. No part of any appropriation contained in this Act shall be available to pay the salary for any person filling a position, other than a temporary position, formerly held by an employee who has left to enter the Armed Forces of the United States and has satisfactorily completed his or her period of active military or naval service, 1 and has within 90 days after his or her release from such
2 service or from hospitalization continuing after discharge
3 for a period of not more than 1 year, made application
4 for restoration to his or her former position and has been
5 certified by the Office of Personnel Management as still
6 qualified to perform the duties of his or her former posi7 tion and has not been restored thereto.

8 SEC. 410. No funds appropriated pursuant to this 9 Act may be expended by an entity unless the entity agrees 10 that in expending the assistance the entity will comply 11 with sections 2 through 4 of the Act of March 3, 1933 12 (41 U.S.C. 10a–10c, popularly known as the "Buy Amer-13 ican Act").

14 SEC. 411. No funds appropriated or otherwise made 15 available under this Act shall be made available to any 16 person or entity that has been convicted of violating the 17 Buy American Act (41 U.S.C. 10a–10c).

18 SEC. 412. None of the funds made available in this 19 Act may be used for first-class airline accommodations in 20 contravention of sections 301–10.122 and 301–10.123 of 21 title 41, Code of Federal Regulations.

SEC. 413. (a) None of the funds made available by
this Act may be used to approve a new foreign air carrier
permit under sections 41301 through 41305 of title 49,
United States Code, or exemption application under sec-

tion 40109 of that title of an air carrier already holding
 an air operators certificate issued by a country that is
 party to the U.S.-E.U.-Iceland-Norway Air Transport
 Agreement where such approval would contravene United
 States law or Article 17 bis of the U.S.-E.U.-Iceland-Nor way Air Transport Agreement.

7 (b) Nothing in this section shall prohibit, restrict or 8 otherwise preclude the Secretary of Transportation from 9 granting a foreign air carrier permit or an exemption to 10 such an air carrier where such authorization is consistent 11 with the U.S.-E.U.-Iceland-Norway Air Transport Agree-12 ment and United States law.

13 SEC. 414. None of the funds made available by this Act may be used by the Federal Maritime Commission or 14 15 the Administrator of the Maritime Administration to issue a license or certificate for a commercial vessel that docked 16 17 or anchored within the previous 180 days within 7 miles of a port on property that was confiscated, in whole or 18 19 in part, by the Cuban Government, as the terms con-20 fiscated, Cuban Government, and property are defined in 21 paragraphs (4), (5), and (12)(A), respectively, of section 22 4 of the Cuban Liberty and Democratic Solidarity 23 (LIBERTAD) Act of 1996 (22 U.S.C. 6023).

SEC. 415. None of the funds made available by thisAct may be used by the Federal Transit Administration

to implement, administer, or enforce section 18.36(c)(2)
 of title 49, Code of Federal Regulations, for construction
 hiring purposes.

SPENDING REDUCTION ACCOUNT

4

5 SEC. 416. The amount by which the applicable alloca-6 tion of new budget authority made by the Committee on 7 Appropriations of the House of Representatives under 8 Section 302(b) of the Congressional Budget Act of 1974 9 exceeds the amount of proposed new budget authority is 10 \$0.

11 SEC. 417. None of the funds made available in this 12 Act may be used to enter into a contract with any offeror 13 or any of its principals if the offeror certifies, as required 14 by the Federal Acquisition Regulation, that the offeror or 15 any of its principals—

16 (1) within a 3-year period preceding this offer 17 has been convicted of or had a civil judgment ren-18 dered against it for: commission of fraud or a crimi-19 nal offense in connection with obtaining, attempting 20 to obtain, or performing a public (Federal, State, or 21 local) contract or subcontract; violation of Federal or 22 State antitrust statutes relating to the submission of 23 offers; or commission of embezzlement, theft, for-24 gery, bribery, falsification or destruction of records,

1	making false statements, tax evasion, violating Fed-
2	eral criminal tax laws, or receiving stolen property;
3	(2) are presently indicted for, or otherwise
4	criminally or civilly charged by a governmental enti-
5	ty with, commission of any of the offenses enumer-
6	ated in paragraph (1); or
7	(3) within a 3-year period preceding this offer,
8	has been notified of any delinquent Federal taxes in
9	an amount that exceeds \$3,000 for which the liabil-
10	ity remains unsatisfied.
11	SEC. 418. None of the funds made available by this
12	Act may be used in contravention of section 121.584 of
13	title 14, Code of Federal Regulations.
14	SEC. 419. None of the funds made available by this
15	Act may be used to make incentive payments pursuant
16	to 48 CFR 16.4 to contractors for contracts that are be-
17	hind schedule under the terms of the contract as pre-
18	scribed by 48 CFR 52.211 or over the contract amount
19	indicated in Standard Form 33, box 20.
20	SEC. 420. None of the funds made available by this
21	Act may be used in contravention of the 5th or 14th
22	Amendment to the Constitution or title VI of the Civil
23	Rights Act of 1964.

SEC. 421. None of the funds made available by this
 Act may be used for the Federal Transit Administration's
 Rapid Growth Area Transit Program.

4 SEC. 422. None of these funds made available by this
5 Act may be used by the Federal Aviation Administration
6 (FAA) to redesign the Phoenix Metroplex regional air7 space.

8 SEC. 423. None of the funds made available by this 9 Act may be used to carry out section 210 of this Act with 10 respect to the Housing Authority of the county of Los An-11 geles, California.

12 SEC. 424. None of the funds made available by this 13 Act may be used for the Private Enforcement Initiative 14 of the Fair Housing Initiatives Program under section 15 561(b) of the Housing and Community Development Act 16 of 1987 (42 U.S.C. 3616a(b)) and section 125.401 of the 17 regulations of the Secretary of Housing and Urban Devel-18 opment (24 CFR 125.401).

19 SEC. 425. None of the funds made available by this 20 Act may be used to carry out the rule entitled "Affirma-21 tively Furthering Fair Housing", published by the Depart-22 ment of Housing and Urban Development in the Federal 23 Register on July 19, 2013 (78 Fed. Reg. 43710; Docket 24 No. FR-5173-P-01) or to carry out the notice entitled 25 "Affirmatively Furthering Fair Housing Assessment Tool", published by the Department of Housing and
 Urban Development in the Federal Register on September
 26, 2014 (79 Fed. Reg. 57949; Docket No. FR-5173 4 02).

5 SEC. 426. None of the funds made available by this
6 Act may be used in contravention of section 5309 of title
7 49, United States Code.

8 SEC. 427. None of the funds made available by this 9 Act may be used by the Department of Transportation, 10 the Department of Housing and Urban Development, or 11 any other Federal agency to lease or purchase new light 12 duty vehicles for any executive fleet, or for an agency's 13 fleet inventory, except in accordance with Presidential Memorandum—Federal Fleet Performance, dated May 14 15 24, 2011.

16 SEC. 428. None of the funds made available by this 17 Act may be used to issue, implement, or enforce regula-18 tions by the Federal Aviation Administration entitled "Op-19 erations and Certification of Small Unmanned Aircraft 20 Systems" (FAA–2015–0150) in contravention to 14 CFR 21 21.25(b)(1).

SEC. 429. None of the funds made available by this
Act may be used by the Administrator of the Federal Aviation Administration to institute an administrative or civil
action (as defined in section 47107 of title 49, United

States Code) against the sponsor of the East Hampton
 Airport in East Hampton, New York.

3 SEC. 430. None of the funds made available by this 4 Act may be used for high-speed rail in the State of Cali-5 fornia or for the California High-Speed Rail Authority, 6 nor may any be used by the Federal Railroad Administra-7 tion to administer a grant agreement with the California 8 High-Speed Rail Authority that contains a tapered match-9 ing requirement.

10 SEC. 431. None of the funds made available by this 11 Act may be used to enforce subpart B of part 750 of title 12 23, Code of Federal Regulations, regarding signs for serv-13 ice clubs and religious notices as defined in section 153(p) 14 of such part.

15 SEC. 432. None of the funds made available by this 16 Act may be used in contravention of subpart E of part 17 5 of the regulations of the Secretary of Housing and 18 Urban Development (24 CFR part 5, subpart E, relating 19 to restrictions on assistance to noncitizens).

SEC. 433. None of the funds made available by this
Act may be used to provide financial assistance in contravention of section 214(d) of the Housing and Community Development Act of 1980 (42 U.S.C. 1436a(d)).

SEC. 434. None of the funds made available by thisAct may be used by the Federal Aviation Administration

for the bio-data assessment in the hiring of Air Traffic
 Control Specialists.

3 SEC. 435. None of the funds made available by this
4 Act may be used to implement, administer, or enforce the
5 final rule entitled "Implementation of the Fair Housing
6 Act's Discriminatory Effects Standard", published by the
7 Department of Housing and Urban Development in the
8 Federal Register on February 15, 2013 (78 Fed. Reg.
9 11460; Docket No. FR-5508-F-02).

SEC. 436. None of the funds made available by this
Act may be used in contravention of Executive Order No.
11246 (relating to Equal Employment Opportunity).

SEC. 437. None of the funds made available by this
Act may be used to acquire a camera for the purpose of
collecting or storing vehicle license plate numbers.

16 This Act may be cited as the "Transportation, Hous-17 ing and Urban Development, and Related Agencies Appro-18 priations Act, 2016".

Passed the House of Representatives June 9, 2015. Attest:

114TH CONGRESS H. R. 2577

AN ACT

Making appropriations for the Departments of Transportation, and Housing and Urban Development, and related agencies for the fiscal year ending September 30, 2016, and for other purposes.