114TH CONGRESS 2D SESSION

S. 3044

To provide certain assistance for the Commonwealth of Puerto Rico, and for other purposes.

IN THE SENATE OF THE UNITED STATES

June 9, 2016

Mr. SANDERS introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To provide certain assistance for the Commonwealth of Puerto Rico, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Puerto Rico Humanitarian Relief and Reconstruction
- 6 Act".
- 7 (b) Table of Contents of
- 8 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definition of Commonwealth.

TITLE I—SENSE OF CONGRESS ON DEBT HELD BY THE COMMONWEALTH

- Sec. 101. Findings.
- Sec. 102. Purposes.
- Sec. 103. Sense of Congress.

TITLE II—PUERTO RICO RECONSTRUCTION FINANCE CORPORATION

- Sec. 201. Definitions.
- Sec. 202. Establishment and funding.
- Sec. 203. Board of the Corporation.
- Sec. 204. Duties.
- Sec. 205. Default by the Commonwealth or a municipality of the Commonwealth.
- Sec. 206. Rule of construction.

TITLE III—PUERTO RICO CHAPTER 9 UNIFORMITY

- Sec. 301. Amendment.
- Sec. 302. Effective date; application of amendment.
- Sec. 303. Severability.

TITLE IV—ADDRESSING HEALTH CARE DISPARITIES IN THE COMMONWEALTH

Subtitle A—Medicaid

- Sec. 411. Elimination of general Medicaid funding limitations ("cap") for Puerto Rico.
- Sec. 412. Elimination of specific Federal medical assistance percentage (FMAP) limitation for Puerto Rico.
- Sec. 413. Application of 100 percent Federal poverty line (FPL) limitation to Puerto Rico.
- Sec. 414. Extension of application of Medicare payment floor to primary care services furnished in Puerto Rico under Medicaid and application to additional providers.

Subtitle B—Medicare Provisions

- Sec. 421. Application of part B deemed enrollment process to residents of Puerto Rico; special enrollment period and limit on late enrollment penalties.
- Sec. 422. Puerto Rico practice expense GPCI improvement.
- Sec. 423. Permanent extension of incentive payments for primary care services furnished in Puerto Rico.

Subtitle C—National Environmental Public Health Tracking and Studies

- Sec. 431. National Environmental Public Health Tracking.
- Sec. 432. Study on environmental, biological, and health data from the island of Vieques, Puerto Rico.

TITLE V—INFRASTRUCTURE INVESTMENTS

Subtitle A—Energy Infrastructure Incentives

- Sec. 511. Grant program to promote of access to renewable energy and energy efficiency for Puerto Rico.
- Sec. 512. Incentives for energy efficient commercial buildings.

Sec. 513. Incentives for new energy efficient homes.

Subtitle B—Transportation, Housing, and Agriculture Infrastructure Incentives

- Sec. 521. General provisions.
- Sec. 522. Highway program.
- Sec. 523. TIGER discretionary grants.
- Sec. 524. Passenger and freight rail improvements.
- Sec. 525. Airport Improvement Program.
- Sec. 526. Clean and safe water revolving funds.
- Sec. 527. Rural Utilities Service programs.
- Sec. 528. Rural Energy for America Program.
- Sec. 529. Construction of ferry boats and ferry terminal facilities.
- Sec. 530. Corps of Engineers funds.
- Sec. 531. Predisaster hazard mitigation and resiliency.
- Sec. 532. Broadband programs.
- Sec. 533. Housing and community development.

TITLE VI—EARNED INCOME TAX CREDIT AND TAX EQUALIZATION MEASURES

- Sec. 611. Puerto Rico residents eligible for earned income tax credit.
- Sec. 612. Equitable treatment for residents of Puerto Rico with respect to the refundable portion of the child tax credit.

TITLE VII—PUERTO RICO DETERMINATION ON STATUS

- Sec. 701. Vote regarding status.
- Sec. 702. Certification and transmittal of results.
- Sec. 703. Transition process.
- Sec. 704. Rules for elections for Federal offices.
- Sec. 705. Issuance of Presidential proclamation.
- Sec. 706. State of Puerto Rico.
- Sec. 707. Effect on membership of House of Representatives.

1 SEC. 2. DEFINITION OF COMMONWEALTH.

- 2 In this Act, the term "Commonwealth" means the
- 3 Commonwealth of Puerto Rico.

4 TITLE I—SENSE OF CONGRESS

5 ON DEBT HELD BY THE COM-

6 **MONWEALTH**

- 7 SEC. 101. FINDINGS.
- 8 Congress finds that—

1	(1) in 2015, a Commission for the Comprehen-
2	sive Audit of Puerto Rico's Public Debt was estab-
3	lished in Puerto Rico under Act 97; and
4	(2) the Commission for the Comprehensive
5	Audit of Puerto Rico's Public Debt is currently con-
6	ducting an audit of the debt held by Puerto Rico.
7	SEC. 102. PURPOSES.
8	The purposes of this Act are—
9	(1) to ensure that pensions of ordinary inves-
10	tors are protected; and
11	(2) to ensure that Wall Street speculators are
12	not able to profit from the misfortune of United
13	States citizens, including the 3,500,000 people in
14	Puerto Rico.
15	SEC. 103. SENSE OF CONGRESS.
16	It is the sense of Congress that—
17	(1) if the Commission for the Comprehensive
18	Audit of Puerto Rico's Public Debt finds that any
19	of the debt held by Puerto Rico was acquired in vio-
20	lation of the Constitution of Puerto Rico, the Puerto
21	Rican government should immediately set aside this
22	debt and suggest to holders of this debt that they
23	seek redress from the investment banks that helped

market and sell these unconstitutional instruments;

1	(2) the Board of Governors of the Federal Re-
2	serve System has the authority to provide emergency
3	financing to Puerto Rico to facilitate an orderly re-
4	structuring of the debt held by Puerto Rico under
5	sections 13(3) and 14(2)(b) of the Federal Reserve
6	Act (12 U.S.C. 343 and 355); and
7	(3) Puerto Rico is experiencing a humanitarian
8	crisis, and that the American government must meet
9	the basic human needs of its citizens ahead of the
10	profits of Wall Street.
11	TITLE II—PUERTO RICO RECON-
12	STRUCTION FINANCE COR-
12 13	STRUCTION FINANCE COR- PORATION
13	PORATION
13 14	PORATION SEC. 201. DEFINITIONS.
13 14 15	PORATION SEC. 201. DEFINITIONS. In this title:
13 14 15 16	PORATION SEC. 201. DEFINITIONS. In this title: (1) BOARD.—The term "Board" means the
13 14 15 16 17	PORATION SEC. 201. DEFINITIONS. In this title: (1) BOARD.—The term "Board" means the Board of the Corporation.
13 14 15 16 17	PORATION SEC. 201. DEFINITIONS. In this title: (1) BOARD.—The term "Board" means the Board of the Corporation. (2) BOND.—The term "Bond" means a bond,
13 14 15 16 17 18	PORATION SEC. 201. DEFINITIONS. In this title: (1) BOARD.—The term "Board" means the Board of the Corporation. (2) BOND.—The term "Bond" means a bond, loan, line of credit, note, or other borrowing title, in
13 14 15 16 17 18 19 20	PORATION SEC. 201. DEFINITIONS. In this title: (1) BOARD.—The term "Board" means the Board of the Corporation. (2) BOND.—The term "Bond" means a bond, loan, line of credit, note, or other borrowing title, in physical or dematerialized form, of which—
13 14 15 16 17 18 19 20 21	PORATION SEC. 201. DEFINITIONS. In this title: (1) BOARD.—The term "Board" means the Board of the Corporation. (2) BOND.—The term "Bond" means a bond, loan, line of credit, note, or other borrowing title, in physical or dematerialized form, of which— (A) the issuer, borrower, or guarantor is a

1	(3) Corporation.—The term "Corporation"
2	means the Puerto Rico Reconstruction Finance Cor-
3	poration established under section 202.
4	(4) Municipality.—The term "munici-
5	pality"—
6	(A) includes any political subdivision, pub-
7	lic agency, instrumentality or instrumentality of
8	the Commonwealth; and
9	(B) should be broadly construed to effec-
10	tuate the purposes of this title.
11	SEC. 202. ESTABLISHMENT AND FUNDING.
12	There is established a public bank with the authority
13	to draw upon the Exchange Stabilization Fund, to be
14	known as the "Reconstruction Finance Corporation of
15	Puerto Rico".
16	SEC. 203. BOARD OF THE CORPORATION.
17	(a) In General.—The Corporation shall have a
18	board consisting of 7 members, including a chairman, of
19	whom all shall—
20	(1) reside in Puerto Rico;
21	(2) have expertise in the economy, culture, his-
22	tory, and government of Puerto Rico; and
23	(3) represent the interests of labor, agriculture,
24	small business, and the environment.
25	(b) Appointment.—

1	(1) In general.—The President shall appoint
2	the individual members of the Board, of whom—
3	(A) 4 members should be selected from a
4	list submitted by the legislative branch of the
5	Puerto Rican government;
6	(B) 2 members should be selected from a
7	list submitted by the Governor of Puerto Rico;
8	and
9	(C) 1 member may be selected in the sole
10	discretion of the President.
11	(2) ADVICE AND CONSENT.—With respect to
12	the appointment of a Board member described in
13	subparagraph (A) or (B) of paragraph (1), such an
14	appointment shall be by and with the advice and
15	consent of the Senate, unless the President appoints
16	an individual from a list, as provided in this sub-
17	section, in which case no Senate confirmation is re-
18	quired.
19	(c) Term.—Each member of the Board shall serve
20	a term of 4 years and may be reappointed after the expira-
21	tion of a term.
22	(d) Ethics.—
23	(1) Conflict of interest.—Notwithstanding
24	any ethics provision governing employees of the
25	Commonwealth, all members and staff of the Board

1	shall be subject to the Federal conflict of interest re-
2	quirements described in section 208 of title 18,
3	United States Code.
4	(2) Financial disclosure.—Notwithstanding
5	any ethics provision governing employees of the
6	Commonwealth, all members of the Board and staff
7	designated by the Board shall be subject to disclo-
8	sure of their financial interests, the contents of
9	which shall conform to the same requirements set
10	forth in section 102 of the Ethics in Government
11	Act of 1978 (5 U.S.C. App.).
12	SEC. 204. DUTIES.
13	The Board may—
	·
14	(1) hire and pay members of the Board and
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14	(1) hire and pay members of the Board and
14 15	(1) hire and pay members of the Board and staff;
141516	(1) hire and pay members of the Board and staff;(2) organize the affairs in accordance with by-
14151617	(1) hire and pay members of the Board and staff;(2) organize the affairs in accordance with bylaws approved by the Board;
14 15 16 17 18	 (1) hire and pay members of the Board and staff; (2) organize the affairs in accordance with bylaws approved by the Board; (3) discount any note or Bond from any public
141516171819	 (1) hire and pay members of the Board and staff; (2) organize the affairs in accordance with bylaws approved by the Board; (3) discount any note or Bond from any public entity in the Commonwealth upon approval of a ma-
14 15 16 17 18 19 20	 (1) hire and pay members of the Board and staff; (2) organize the affairs in accordance with bylaws approved by the Board; (3) discount any note or Bond from any public entity in the Commonwealth upon approval of a majority of the Board;
14 15 16 17 18 19 20 21	 (1) hire and pay members of the Board and staff; (2) organize the affairs in accordance with bylaws approved by the Board; (3) discount any note or Bond from any public entity in the Commonwealth upon approval of a majority of the Board; (4) make any expenditure the Board determines
14 15 16 17 18 19 20 21 22	 (1) hire and pay members of the Board and staff; (2) organize the affairs in accordance with bylaws approved by the Board; (3) discount any note or Bond from any public entity in the Commonwealth upon approval of a majority of the Board; (4) make any expenditure the Board determines is necessary to address the humanitarian crisis in

1	nancial guarantee, by an affirmative vote of a major-
2	ity of the members of the Board;
3	(6) negotiate with the Commonwealth or a mu-
4	nicipality that has defaulted on a Bond over budg-
5	ets, revenues, and appropriations;
6	(7) remove a stay under section 205(d);
7	(8) discount Bonds and notes from the Com-
8	monwealth or a municipality;
9	(9) may reduce the par value of any such Bond;
10	and
11	(10) protect the public pensions in the Com-
12	monwealth as well as ordinary investors and pension
13	funds in the United States.
14	SEC. 205. DEFAULT BY THE COMMONWEALTH OR A MUNICI-
15	PALITY OF THE COMMONWEALTH.
16	(a) Who May File an Application With the
17	CORPORATION.—An entity may file an application with
18	the Corporation under this title if and only if such enti-
19	ty—
20	(1) is a municipality or the Commonwealth;
21	(2) is specifically authorized, in its capacity as
22	a municipality or the Commonwealth or by name, to
23	file an application with the Corporation under this
24	title by Commonwealth law, by the Corporation
25	itself, or by a governmental officer or organization

- empowered by Commonwealth law to authorize such entity to file an application with the Corporation under this title;
 - (3) desires to and is authorized by Commonwealth law, by the Corporation itself, or by a governmental officer or organization empowered by Commonwealth law to make such authorization to restructure its Bond debts; and
 - (4)(A) has obtained the agreement of creditors holding at least a majority in amount of the claims that such entity intends to impair under a plan in a case under this title;
 - (B) has negotiated in good faith with creditors and has failed to obtain the agreement of creditors holding at least a majority in amount of the claims of each class that such entity intends to impair under a plan in a case under this title; or
 - (C) is unable to negotiate with creditors because such negotiation is impracticable, as determined by the entity.
- 21 (b) APPLICATION.—The Commonwealth or a munici-
- 22 pality may file with the Corporation an application that
- 23 the Commonwealth or municipality that the Common-
- 24 wealth or municipality—

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1	(1) meets the requirements described in sub-
2	section (a); and
3	(2) desires to restructure its debt.
4	(c) Purchase of Bonds.—
5	(1) In general.—If the Commonwealth or a
6	municipality files an application under subsection (b)
7	and the Board, by an affirmative vote of a majority
8	of the members of the Board, accepts the applica-
9	tion—
10	(A) the Corporation shall purchase each
11	Bond from the holder of the Bond issued by the
12	Commonwealth or municipality at the price paid
13	for the Bond by the holder of the Bond; and
14	(B) the par value of each Bond issued by
15	the Commonwealth or municipality shall be re-
16	duced to the last price paid for that Bond.
17	(2) Authority of Corporation.—The Cor-
18	poration may examine records of sales of Bonds to
19	determine whether the price paid by the holder of a
20	Bond is not fraudulent.
21	(3) Misrepresentation of bond purchase
22	PRICE.—Any person that violates paragraph (1)
23	shall be subject to the penalties under section 10 of
24	the Securities Exchange Act of 1934 (15 U.S.C.

- 1 78j) in the same manner and to the same extent as 2 if the person had violated that section.
 - (4) Bond insurers.—Any insurer of a Bond issued by the Commonwealth or a municipality on which the Commonwealth or municipality has defaulted shall not be liable to the holder of a Bond for any amount that is greater than the purchase price of the Bond if the insurer demonstrates to the satisfaction of the Corporation that the solvency of the issuer would be affected by the restructuring of the Bond.
 - (5) Payments as final settlement.—Amounts paid by the Corporation for bonds under this subsection shall be in full and final settlement of any and all debts, claims, and liens with respect to such bonds.

(d) Automatic Stay.—

- (1) Except as otherwise provided in this section, the filing and acceptance of an application under subsection (b) operates with respect to any claim, debt, or cause of action related to a Bond as a stay, applicable to all entities (as such term is defined in section 101 of title 11, United States Code), of—
- 24 (A) the commencement or continuation, in-25 cluding the issuance or employment of process,

1	of a judicial, administrative, or other action or
2	proceeding against the Commonwealth or a mu-
3	nicipality, or to recover a claim against the
4	Commonwealth or a municipality;
5	(B) the enforcement, against the Common-
6	wealth or a municipality or against property of
7	the Commonwealth or a municipality, of a judg-
8	ment;
9	(C) any act to obtain possession of prop-
10	erty of the Commonwealth or a municipality, or
11	of property from the Commonwealth or a mu-
12	nicipality, or to exercise control over property of
13	the Commonwealth or a municipality;
14	(D) any act to create, perfect, or enforce
15	any lien against property of the Commonwealth
16	or a municipality;
17	(E) any act to create, perfect, or enforce
18	against property of the Commonwealth or a
19	municipality any lien to the extent that such
20	lien secures a claim;
21	(F) any act to collect, assess, or recover a
22	claim against the Commonwealth or a munici-
23	pality; and
24	(G) the setoff of any debt owing to the
25	Commonwealth or a municipality against any

1	claim against the Commonwealth or a munici-
2	pality.
3	(2) On motion of a party in interest and after
4	notice and a hearing, the Board may grant relief
5	from a stay under paragraph (1)—
6	(A) for cause, including the lack of ade-
7	quate protection of a security interest in prop-
8	erty of such party in interest; or
9	(B) with respect to a stay of an act against
10	property under paragraph (1), if—
11	(i) the applying entity does not have
12	an equity in such property; and
13	(ii) such property is not necessary for
14	the Commonwealth or municipality to pro-
15	vide essential services.
16	(3) Thirty days after a request under para-
17	graph (4) for relief from the stay of any act against
18	property of the Commonwealth or a municipality
19	under paragraph (1), such stay is terminated with
20	respect to the party in interest making such request,
21	unless the Board, after notice and a hearing, orders
22	such stay continued in effect pending the conclusion
23	of, or as a result of, a final hearing and determina-
24	tion under paragraph (4). A hearing under this sub-
25	section may be a preliminary hearing, or may be

- consolidated with the final hearing under paragraph (4). The Corporation shall order such stay continued in effect pending the conclusion of the final hearing under paragraph (4) if there is a reasonable likeli-hood that the party opposing relief from such stay will prevail at the conclusion of such final hearing. If the hearing under this subsection is a preliminary hearing, then such final hearing shall be concluded not later than 30 days after the conclusion of such preliminary hearing, unless the 30-day period is ex-tended with the consent of the parties in interest or for a specific time which the Corporation finds is re-quired by compelling circumstances.
 - (4) Upon request of a party in interest, the Corporation, with or without a hearing, shall grant such relief from the stay provided under paragraph (1) as is necessary to prevent irreparable damage to the secured interest of an entity in property, if such interest will suffer such damage before there is an opportunity for notice and a hearing under paragraph (2) or (3).
 - (5) No order, judgment, or decree entered in violation of this section shall have any force or effect.

1	(6) In any hearing under paragraph (2) or (3)
2	concerning relief from a stay—
3	(A) the party requesting such relief has
4	the burden of proof on the issue of the applying
5	entity's equity in property; and
6	(B) the party opposing such relief has the
7	burden of proof on all other issues.
8	SEC. 206. RULE OF CONSTRUCTION.
9	No application submitted or accepted under this title
10	shall be permitted to diminish or impair any pension ben-
11	efit, or the funding obligations for such a benefit, nor shall
12	it permit the impairment or rejection of any agreement
13	between a debtor and any labor organization.
14	TITLE III—PUERTO RICO
15	CHAPTER 9 UNIFORMITY
16	SEC. 301. AMENDMENT.
17	Section 101(52) of title 11, United States Code, is
18	amended to read as follows:
19	"(52) The term 'State' includes Puerto Ricc
20	and, except for the purpose of defining who may be
21	a debtor under chapter 9 of this title, includes the
22	District of Columbia.".
23	SEC. 302. EFFECTIVE DATE; APPLICATION OF AMENDMENT
24	(a) Effective Date.—Except as provided in sub-
25	section (b), this title and the amendment made by this

1	title shall take effect on the date of the enactment of this
2	Act.
3	(b) Application of Amendment.—
4	(1) In general.—Except as provided in para-
5	graph (2), the amendment made by this title shall
6	apply with respect to—
7	(A) cases commenced under title 11 of the
8	United States Code on or after the date of the
9	enactment of this Act; and
10	(B) debts, claims, and liens created before,
11	on, or after such date.
12	(2) Exception.—No case commenced by a mu-
13	nicipality of Puerto Rico under chapter 9 of title 11,
14	United States Code, shall permit—
15	(A) the diminishment or impairment of
16	any pension benefit, or the funding obligations
17	for such a benefit; or
18	(B) the impairment or rejection of any
19	agreement between a debtor and any labor or-
20	ganization.
21	SEC. 303. SEVERABILITY.
22	If any provision of this title or any amendment made
23	by this title, or the application of such provision or amend-
24	ment to any person or circumstance, is held to be uncon-
25	stitutional, the remainder of this title and the amendments

1	made by this title, or the application of that provision or
2	amendment to other persons or circumstances, shall not
3	be affected.
4	TITLE IV—ADDRESSING HEALTH
5	CARE DISPARITIES IN THE
6	COMMONWEALTH
7	Subtitle A—Medicaid
8	SEC. 411. ELIMINATION OF GENERAL MEDICAID FUNDING
9	LIMITATIONS ("CAP") FOR PUERTO RICO.
10	(a) In General.—Section 1108 of the Social Secu-
11	rity Act (42 U.S.C. 1308) is amended—
12	(1) in subsection (f), in the matter before para-
13	graph (1), by striking "subsection (g)" and inserting
14	"subsections (g) and (h)";
15	(2) in subsection (g)(2), in the matter before
16	subparagraph (A), by inserting "and subsection (h)"
17	after "paragraphs (3) and (5)"; and
18	(3) by adding at the end the following new sub-
19	section:
20	"(h) Sunset of Medicaid Funding Limitations
21	FOR PUERTO RICO.—Subsections (f) and (g) shall not
22	apply to Puerto Rico beginning with fiscal year 2017.".
23	(b) Conforming Amendments.—

1	(1) Section 1903(u) of the Social Security Act
2	(42 U.S.C. 1396b(u)) is amended by striking "Puer-
3	to Rico,".
4	(2) Section 1323(c)(1) of the Patient Protection
5	and Affordable Care Act (42 U.S.C. 18043(c)(1)) is
6	amended by striking "ending with 2019" and insert-
7	ing the following: "ending with—
8	"(A) for purposes of payment pursuant to
9	subsection (a) to Puerto Rico, 2016; and
10	"(B) for purposes of payment pursuant to
11	subsection (a) to another territory, 2019.".
12	(c) Effective Date.—The amendments made by
13	this section shall apply beginning with fiscal year 2017.
14	SEC. 412. ELIMINATION OF SPECIFIC FEDERAL MEDICAL
15	ASSISTANCE PERCENTAGE (FMAP) LIMITA-
16	TION FOR PUERTO RICO.
17	(a) In General.—Section 1905 of the Social Secu-
10	rity Act (42 U.S.C. 1396d) is amended—
18	110) 1100 (12 0.8.0. 100 00) is unfoliced
18 19	(1) in clause (2) of subsection (b), by striking
19	(1) in clause (2) of subsection (b), by striking
19 20	(1) in clause (2) of subsection (b), by striking "Puerto Rico,"; and
19 20 21	(1) in clause (2) of subsection (b), by striking "Puerto Rico,"; and(2) in subsection (y)(1), in the matter preceding

1	(B) by inserting "and, for fiscal year 2017
2	and subsequent fiscal years, is one of the 50
3	States, the District of Columbia, or Puerto
4	Rico," after "the District of Columbia".
5	(b) EFFECTIVE DATE.—The amendments made by
6	this section shall apply beginning with fiscal year 2017.
7	SEC. 413. APPLICATION OF 100 PERCENT FEDERAL POV-
8	ERTY LINE (FPL) LIMITATION TO PUERTO
9	RICO.
10	(a) In General.—Section 1902 of the Social Secu-
11	rity Act (42 U.S.C. 1396a) is amended—
12	(1) in subsection (a)(10)(A)(i)(VIII), by insert-
13	ing "(or, subject to subsection (j), 100 percent in
14	the case of Puerto Rico)" after "133 percent"; and
15	(2) in subsection (j)—
16	(A) by inserting "(1)" after "(j)"; and
17	(B) by adding at the end the following new
18	paragraph:
19	"(2)(A) Subject to subparagraph (B), Federal finan-
20	cial participation shall not be available to Puerto Rico for
21	medical assistance for an individual whose family income
22	exceeds 100 percent of the poverty line (as defined in sec-
23	tion 2110(c)(5)) for a family of the size involved, except
24	in the case of individuals qualifying for medical assistance
25	under subsection (a)(10)(A)(i)(IX).

- 1 "(B) The Secretary may, under section 1115, waive
- 2 the limitation under subparagraph (A). In carrying out
- 3 this subparagraph, the Secretary shall take into account
- 4 the eligibility levels established under the State plan of
- 5 Puerto Rico before the date of the enactment of this para-
- 6 graph.".
- 7 (b) Not Applying 5 Percent Disregard.—Sec-
- 8 tion 1902(e)(14)(I) of the Social Security Act (42 U.S.C.
- 9 1396b(e)(14)(I)) is amended by adding at the end the fol-
- 10 lowing:
- 11 "The previous sentence shall not apply to Puer-
- to Rico.".
- (c) Effective Date.—The amendments made by
- 14 this section shall apply with respect to eligibility deter-
- 15 minations made with respect to items and services fur-
- 16 nished on or after October 1, 2016.
- 17 SEC. 414. EXTENSION OF APPLICATION OF MEDICARE PAY-
- 18 MENT FLOOR TO PRIMARY CARE SERVICES
- 19 FURNISHED IN PUERTO RICO UNDER MED-
- 20 ICAID AND APPLICATION TO ADDITIONAL
- 21 **PROVIDERS.**
- 22 (a) In General.—Section 1902(a)(13) of the Social
- 23 Security Act (42 U.S.C. 1396a(a)(13)) is amended—
- 24 (1) in subparagraph (B), by striking "; and"
- and inserting a semicolon;

1	(2) in subparagraph (C), by striking the semi-
2	colon at the end and inserting "; and; and
3	(3) by adding at the end the following new sub-
4	paragraph:
5	"(D) payment for primary care services (as
6	defined in subsection (jj)) at a rate that is not
7	less than 100 percent of the payment rate that
8	applies to such services and physician under
9	part B of title XVIII (or, if greater, the pay-
10	ment rate that would be applicable under such
11	part if the conversion factor under section
12	1848(d) for the year involved were the conver-
13	sion factor under such section for 2009), and
14	that is not less than the rate that would other-
15	wise apply to such services under this title if
16	the rate were determined without regard to this
17	subparagraph, and that are furnished in Puerto
18	Rico on or after January 1, 2017—
19	"(i) by a physician with a primary
20	specialty designation of family medicine,
21	general internal medicine, or pediatric
22	medicine, but only if the physician self-at-
23	tests that—
24	"(I) the physician is Board cer-
25	tified in family medicine, general in-

1	ternal medicine, or pediatric medicine;
2	or
3	"(II) with respect to the most re-
4	cently completed calendar year (or in
5	the case of a newly eligible physician,
6	the preceding month), 60 percent of
7	all services the physician billed for
8	under the State plan or a waiver
9	under this title, or provided through a
10	medicaid managed care organization
11	(as defined in section $1903(m)(1)(A)$),
12	were for services described in subpara-
13	graph (A) or (B) of subsection (jj)(1);
14	"(ii) by a physician with a primary
15	specialty designation of obstetrics and gyn-
16	ecology, but only if the physician self-at-
17	tests that—
18	"(I) the physician is Board cer-
19	tified in obstetrics and gynecology;
20	and
21	"(II) with respect to the most re-
22	cently completed calendar year (or in
23	the case of a newly eligible physician,
24	the preceding month), 60 percent of
25	all services the physician billed for

1 under the State plan or a waix	ær
2 under this title, or provided through	ıa
medicaid managed care organizati	on
4 (as defined in section 1903(m)(1)(A	.)),
5 were for services described in subpar	ra-
6 graph (A) or (B) of subsection (jj)(1);
7 "(iii) by an advanced practice cli	ni-
8 cian, as defined by the Secretary, the	ıat
9 works under the supervision of—	
0 "(I) a physician that satisfies t	he
1 criteria specified in clause (i) or (i	ii);
2 or	
3 "(II) a nurse practitioner or	a
4 physician assistant (as such terms a	ıre
5 defined in section 1861(aa)(5)(A	())
6 who is working in accordance wi	ith
7 State law, or a certified nurse-midw	ife
8 (as defined in section 1861(gg)) w	ho
9 is working in accordance with Sta	ate
0 law, but only if the nurse practition	er,
1 physician assistant, or certified nurs	se-
2 midwife self-attests that, with respect	ect
3 to the most recently completed c	al-
4 endar year (or in the case of a new	vly
5 eligible nurse practitioner, physici	an

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assistant, or certified nurse-midwife, the preceding month), 60 percent of all services the nurse practitioner, physician assistant, or certified nurse-midwife billed for under the State plan or a waiver under this title, or provided through a medicaid managed care organization (as defined in section 1903(m)(1)(A)), were for services described in subparagraph (A) or (B) of subsection (jj)(1);

"(iv) by a rural health clinic, Federally-qualified health center, or other health clinic that receives reimbursement on a fee schedule applicable to a physician, a nurse practitioner or a physician assistant (as defined such terms are in section 1861(aa)(5)(A)) who is working in accordance with State law, or a certified nursemidwife (as defined in section 1861(gg)) who is working in accordance with State law, for services furnished by a physician, nurse practitioner, physician assistant, or certified nurse-midwife, or services furnished by an advanced practice clinician

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supervised by a physician described in clause (i)(I) or (ii)(I), another advanced practice clinician, or a certified nurse-midwife, but only if the rural health clinic or Federally-qualified health center self-attests that 60 percent of all services billed for under the State plan or a waiver under this title, or provided through a medicaid managed care organization (as defined in section 1903(m)(1)(A)), were for services described in subparagraph (A) or (B) of subsection (jj)(1); or

"(v) by a nurse practitioner or a physician assistant (as such terms are defined in section 1861(aa)(5)(A)) who is working in accordance with State law, or a certified nurse-midwife (as defined in section 1861(gg)) who is working in accordance with State law, in accordance with procedures that ensure that the portion of the payment for such services that the nurse practitioner, physician assistant, or certified nurse-midwife is paid is not less than the amount that the nurse practitioner, physician assistant, or certified nurse-mid-

1 wife would be paid if the services were pro-2 vided under part B of title XVIII, but only 3 if the nurse practitioner, physician assist-4 ant, or certified nurse-midwife self-attests that, with respect to the most recently 6 completed calendar year (or in the case of 7 a newly eligible nurse practitioner, physi-8 cian assistant, or certified nurse-midwife, 9 the preceding month), 60 percent of all 10 services the nurse practitioner, physician 11 assistant, or certified nurse-midwife billed 12 for under the State plan or a waiver under 13 this title, or provided through a medicaid 14 managed care organization (as defined in 15 section 1903(m)(1)(A), were for services 16 described in subparagraph (A) or (B) of 17 subsection (ij)(1);". 18

(b) Conforming Amendments.—

- (1) Section 1905(dd) of the Social Security Act (42 U.S.C. 1396(dd)) is amended—
- (A) by inserting the following sentence after the first sentence: "Notwithstanding subsection (b), with respect to the portion of the amounts expended for medical assistance for services described in section 1902(a)(13)(D)

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1	furnished in Puerto Rico on or after January 1
2	2017, that is attributable to the amount by
3	which the minimum payment rate required
4	under such section (or, by application, section
5	1932(f)) exceeds the payment rate applicable to
6	such services under the State plan as of July 1
7	2009, the Federal medical assistance percent-
8	age shall be equal to 100 percent."; and
9	(B) in the last sentence, by striking "pre-
10	ceding sentence does not" and inserting "pre-
11	ceding sentences do not".
12	(2) Section 1932(f) of the Social Security Act
13	(42 U.S.C. 1396u-2(f)) is amended—
14	(A) by striking "section 1902(a)(13)(C)"
15	and inserting "subparagraph (C) or (D) of sec-
16	tion 1902(a)(13)"; and
17	(B) by striking "specified in such section"
18	and inserting "specified in such subpara-
19	graphs".

Subtitle B—Medicare Provisions

2	SEC. 421. APPLICATION OF PART B DEEMED ENROLLMENT
3	PROCESS TO RESIDENTS OF PUERTO RICO;
4	SPECIAL ENROLLMENT PERIOD AND LIMIT
5	ON LATE ENROLLMENT PENALTIES.
6	(a) Application of Part B Deemed Enrollment
7	PROCESS TO RESIDENTS OF PUERTO RICO.—Section
8	1837(f)(3) of the Social Security Act (42 U.S.C.
9	1395p(f)(3)) is amended by striking ", exclusive of Puerto
10	Rico".
11	(b) Effective Date.—The amendment made by
12	subsection (a) shall apply to individuals whose initial en-
13	rollment period under section 1837(d) of the Social Secu-
14	rity Act begins on or after the first day of the effective
15	month, specified by the Secretary of Health and Human
16	Services under section 1839(j)(1)(C) of such Act, as added
17	by subsection $(c)(2)$.
18	(c) Transition Providing Special Enrollment
19	PERIOD AND LIMIT ON LATE ENROLLMENT PENALTIES
20	FOR CERTAIN MEDICARE BENEFICIARIES.—Section 1839
21	of the Social Security Act (42 U.S.C. 1395r) is amend-
22	ed—
23	(1) in the first sentence of subsection (b), by in-
24	serting "subject to section 1839(j)(2)," after "sub-
25	section (i)(4) or (l) of section 1837 ": and

1	(2) by adding at the end the following new sub-
2	section:
3	"(j) Special Rules for Certain Residents of
4	Puerto Rico.—
5	"(1) Special enrollment period, coverage
6	PERIOD FOR RESIDENTS WHO ARE ELIGIBLE BUT
7	NOT ENROLLED.—
8	"(A) IN GENERAL.—In the case of a tran-
9	sition individual (as defined in paragraph (3))
10	who is not enrolled under this part as of the
11	day before the first day of the effective month
12	(as defined in subparagraph (C)), the Secretary
13	shall provide for a special enrollment period
14	under section 1837 of 7 months beginning with
15	such effective month during which the indi-
16	vidual may be enrolled under this part.
17	"(B) COVERAGE PERIOD.—In the case of
18	such an individual who enrolls during such spe-
19	cial enrollment period, the coverage period
20	under section 1838 shall begin on the first day
21	of the second month after the month in which
22	the individual enrolls.
23	"(C) Effective month defined.—In
24	this section, the term 'effective month' means a
25	month, not earlier than October 2017 and not

1	later than January 2018, specified by the Sec-
2	retary.
3	"(2) Reduction in late enrollment pen-
4	ALTIES FOR CURRENT ENROLLEES AND INDIVID-
5	UALS ENROLLING DURING TRANSITION.—
6	"(A) IN GENERAL.—In the case of a tran-
7	sition individual who is enrolled under this part
8	as of the day before the first day of the effec-
9	tive month or who enrolls under this part on or
10	after the date of the enactment of this sub-
11	section but before the end of the special enroll-
12	ment period under paragraph (1)(A), the
13	amount of the late enrollment penalty imposed
14	under section 1839(b) shall be recalculated by
15	reducing the penalty to 15 percent of the pen-
16	alty otherwise established.
17	"(B) APPLICATION.—Subparagraph (A)
18	shall be applied in the case of a transition indi-
19	vidual who—
20	"(i) is enrolled under this part as of
21	the month before the effective month, for
22	premiums for months beginning with such
23	effective month; or
24	"(ii) enrolls under this part on or
25	after the date of the enactment of this Act

1 and before the end of the special enroll-2 ment period under paragraph (1)(A), for 3 premiums for months during the coverage period under this part which occur during or after the effective month. 6 "(C) Loss of reduction if individual 7 ENROLLMENT.—Subparagraph **TERMINATES** 8 (A) shall not apply to a transition individual if 9 the individual terminates enrollment under this 10 part after the end of the special enrollment pe-11 riod under paragraph (1). 12 "(3) Transition individual defined.—In 13 this section, the term 'transition individual' means 14 an individual who resides in Puerto Rico and who 15 would have been deemed enrolled under this part 16 pursuant to section 1837(f) before the first day of 17 the effective month but for the fact that the indi-18 vidual was a resident of Puerto Rico, regardless of 19 whether the individual is enrolled under this part as 20 of such first day.". 21 SEC. 422. PUERTO RICO PRACTICE EXPENSE GPCI IM-22 PROVEMENT. 23 Section 1848(e)(1) of the Social Security Act (42) U.S.C. 1395w-4(e)(1)) is amended—

1	(1) in subparagraph (A), by striking "and (I)"
2	and inserting "(I), and (J)"; and
3	(2) by adding at the end the following new sub-
4	paragraph:
5	"(J) Floor for practice expense
6	INDEX FOR SERVICES FURNISHED IN PUERTO
7	RICO.—
8	"(i) In general.—For purposes of
9	payment for services furnished in Puerto
10	Rico in a year (beginning with 2017), after
11	calculating the practice expense index in
12	subparagraph (A)(i) for Puerto Rico, if
13	such index is below the reference index (as
14	defined in clause (ii)) for the year, the Sec-
15	retary shall increase such index for Puerto
16	Rico to equal the value of the reference
17	index for the year. The preceding sentence
18	shall not be applied in a budget neutral
19	manner.
20	"(ii) Reference index defined.—
21	In this subparagraph, the term 'reference
22	index' means, with respect to a year, 0.800
23	or, if less, the lowest practice expense
24	index value for the year for any area in the
25	50 States or the District of Columbia.".

1	SEC. 423. PERMANENT EXTENSION OF INCENTIVE PAY
2	MENTS FOR PRIMARY CARE SERVICES FUR
3	NISHED IN PUERTO RICO.
4	Section 1833(x)(1) of the Social Security Act (42
5	U.S.C. 1395l(x)(1)) is amended by inserting "(and in the
6	case of primary care services furnished on or after Janu
7	ary 1, 2017, in Puerto Rico)" after "2016".
8	Subtitle C—National Environ-
9	mental Public Health Tracking
10	and Studies
11	SEC. 431. NATIONAL ENVIRONMENTAL PUBLIC HEALTH
12	TRACKING.
13	(a) In General.—Not later than 60 days after the
14	date of enactment of this Act, the Secretary of Health and
15	Human Services, acting through the Director of the Cen-
16	ters for Disease Prevention and Control, shall update the
17	National Environmental Public Health Tracking Network
18	of the Centers for Disease Control and Prevention to in-
19	clude Puerto Rico (including Vieques).
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	(b) Authorization of Appropriations.—There is
21	(b) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated such sums as may be necessary to be appropriated such such such such such such such such

1	SEC. 432. STUDY ON ENVIRONMENTAL, BIOLOGICAL, AND
2	HEALTH DATA FROM THE ISLAND OF
3	VIEQUES, PUERTO RICO.
4	(a) In General.—Not later than 60 days after the
5	date of enactment of this Act, the Secretary of Health and
6	Human Services shall award a grant to an institution of
7	higher education in Puerto Rico for the conduct of a 3-
8	year study, in collaboration with the Puerto Rico Depart-
9	ment of Health, on the environmental, biological, and
10	health of residents of Vieques, Puerto Rico and specifically
11	whether and to what extent past military exercises on
12	Vieques have contributed to health conditions experienced
13	by some residents of Vieques.
14	(b) Elements.—The study conducted under sub-
15	section (a) shall include—
16	(1) a review of the existing literature and pre-
17	vious public health assessments;
18	(2) testing of drinking water, air, seafood, lo-
19	cally grown produce, and soil samples;
20	(3) an analysis of previous biomonitoring stud-
21	ies in Vieques;
22	(4) new biomonitoring testing to determine the
23	source of previously unexplained findings of metals
24	in residents' blood, urine, hair, or feces;
25	(5) biomonitoring control group testing from
26	mainland Puerto Rico; and

1	(6) an analysis of the impact of the cumulative
2	effects of exposure to multiple contaminants.
3	(c) Use of Funds.—All costs related to biomoni-
4	toring and environmental testing under the study under
5	subsection (a) shall be paid for directly with funds award-
6	ed under the grant under such subsection. Grant funds
7	may be used to purchase testing equipment, as needed.
8	(d) Final Report.—The recipient of the grant
9	under subsection (a) shall submit to the Secretary of
10	Health and Human Services, a final report under such
11	grant. Not later than 30 days after the submission of such
12	report, the Secretary shall make such report public.
13	(e) AUTHORIZATION OF APPROPRIATIONS.—There is
14	authorized to be appropriated \$10,000,000 to carry out
15	this section.
16	TITLE V—INFRASTRUCTURE
17	INVESTMENTS
18	Subtitle A—Energy Infrastructure
19	Incentives
20	SEC. 511. GRANT PROGRAM TO PROMOTE OF ACCESS TO
21	RENEWABLE ENERGY AND ENERGY EFFI-
22	CIENCY FOR PUERTO RICO.
23	(a) In General.—Upon application, the Secretary
24	of the Treasury shall, subject to the requirements of this
25	section, provide a grant to each eligible person who places

- 1 in service specified energy property in the Commonwealth
- 2 to reimburse such person for a portion of the expense of
- 3 such property as provided in subsection (b). No grant shall
- 4 be made under this section with respect to any property
- 5 unless—
- 6 (1) in the case of specified energy property 7 which is described in paragraph (1) of section 45(d) 8 or clause (i) of section 48(a)(3)(A) of the Internal
- 9 Revenue Code of 1986 (determined without regard
- to any date by which construction must begin), the
- 11 construction of such property begins after the date
- of the enactment of this Act and before January 1
- of the applicable calendar year, and
- 14 (2) in the case of any other specified energy
- property, such property is placed in service after the
- date of the enactment of this Act and before Janu-
- ary 1 of the applicable calendar year.
- 18 (b) Grant Amount.—
- 19 (1) IN GENERAL.—The amount of the grant
- under subsection (a) with respect to any specified
- 21 energy property shall be the applicable percentage of
- the basis of such property.
- 23 (2) Applicable Percentage.—For purposes
- of paragraph (1), the term "applicable percentage"
- 25 means—

1	(A) 30 percent in the case of any property
2	described in paragraphs (1) through (4) of sub-
3	section (d), and
4	(B) 10 percent in the case of any other
5	property.
6	(3) Dollar limitations.—In the case of
7	property described in paragraph (1), (2), (6), or (7)
8	of subsection (d), the amount of any grant under
9	this section with respect to such property shall not
10	exceed the limitation described in section
11	48(a)(5)(E), 48(c)(1)(B), 48(c)(2)(B), or
12	48(c)(3)(B) of the Internal Revenue Code of 1986,
13	respectively, with respect to such property.
14	(c) Time for Payment of Grant.—The Secretary
15	of the Treasury shall make payment of any grant under
16	subsection (a) during the 60-day period beginning on the
17	later of—
18	(1) the date of the application for such grant,
19	or
20	(2) the date the specified energy property for
21	which the grant is being made is placed in service.
22	(d) Specified Energy Property.—For purposes
23	of this section, the term "specified energy property"
24	means any of the following:

- 1 QUALIFIED FACILITIES.—Any qualified (1)2 property (as defined in section 48(a)(5)(D) of the 3 Internal Revenue Code of 1986) which is part of a 4 qualified facility (within the meaning of section 45 5 of such Code) described in paragraph (1), (2), (3), 6 (4), (6), (7), (9), or (11) of section 45(d) of such 7 Code (determined without regard to any date by 8 which construction must begin).
 - (2) QUALIFIED FUEL CELL PROPERTY.—Any qualified fuel cell property (as defined in section 48(c)(1) of such Code, determined without regard to any termination date).
 - (3) Solar property.—Any property described in clause (i) or (ii) of section 48(a)(3)(A) of such Code (determined without regard to any termination date).
 - (4) QUALIFIED SMALL WIND ENERGY PROP-ERTY.—Any qualified small wind energy property (as defined in section 48(c)(4) of such Code, determined without regard to any termination date).
 - (5) Geothermal property.—Any property described in clause (iii) of section 48(a)(3)(A) of such Code.
- 24 (6) QUALIFIED MICROTURBINE PROPERTY.— 25 Any qualified microturbine property (as defined in

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- section 48(c)(2) of such Code, determined without regard to any termination date).
- 3 (7) COMBINED HEAT AND POWER SYSTEM
 4 PROPERTY.—Any combined heat and power system
- 5 property (as defined in section 48(c)(3) of such
- 6 Code, determined without regard to subparagraph
- 7 (A)(iv) thereof).
- 8 (8) Geothermal Heat Pump Property.—
- 9 Any property described in clause (vii) of section
- 10 48(a)(3)(A) of such Code (determined without re-
- gard to any termination date).
- 12 Such term shall not include any property unless deprecia-
- 13 tion (or amortization in lieu of depreciation) is allowable
- 14 (or would be allowable if section 933 of the Internal Rev-
- 15 enue Code of 1986 were not taken into account) with re-
- 16 spect to such property.
- 17 (e) Eligible Person.—For purposes of this section,
- 18 the term "eligible person" means—
- 19 (1) any individual that is a bona fide resident
- 20 (as defined under section 937 of the Internal Rev-
- 21 enue Code of 1986) of the Commonwealth, and
- 22 (2) any corporation which is organized under
- the laws of the Commonwealth.
- 24 (f) Applicable Calendar Year.—For purposes of
- 25 this section, the term "applicable calendar year" means

- 1 the calendar year following the first calendar year in which
- 2 the aggregate amount of grants paid under subsection (a)
- 3 exceeds \$1,200,000,000.
- 4 (g) Other Definitions.—Terms used in this sec-
- 5 tion which are also used in section 45 or 48 of the Internal
- 6 Revenue Code of 1986 shall have the same meaning for
- 7 purposes of this section as when used in such section 45
- 8 or 48. Any reference in this section to the Secretary of
- 9 the Treasury shall be treated as including the Secretary's
- 10 delegate.
- 11 (h) Application of Certain Rules.—In making
- 12 grants under this section, the Secretary of the Treasury
- 13 shall apply rules similar to the rules of section 50 of the
- 14 Internal Revenue Code of 1986, except that in applying
- 15 subsection (b)(1) thereof "Puerto Rico" shall be sub-
- 16 stituted for "United States". In applying such rules, if
- 17 the property is disposed of, or otherwise ceases to be speci-
- 18 fied energy property, the Secretary of the Treasury shall
- 19 provide for the recapture of the appropriate percentage of
- 20 the grant amount in such manner as the Secretary of the
- 21 Treasury determines appropriate.
- 22 (i) Appropriations.—There is hereby appropriated
- 23 to the Secretary of the Treasury such sums as may be
- 24 necessary to carry out this section.

1	SEC. 512. INCENTIVES FOR ENERGY EFFICIENT COMMER-
2	CIAL BUILDINGS.
3	(a) Permanent Extension of Energy Efficient
4	COMMERCIAL BUILDINGS DEDUCTION.—Section 179D of
5	the Internal Revenue Code of 1986 is amended by striking
6	subsection (h).
7	(b) Update of Standard.—
8	(1) In General.—Section 179D of the Inter-
9	nal Revenue Code of 1986 is amended by striking
10	"Standard 90.1-2001" each place it appears and in-
11	serting "the applicable ASHRAE standard".
12	(2) APPLICABLE ASHRAE STANDARD.—Section
13	179D(c)(2) of such Code is amended to read as fol-
14	lows:
15	"(2) APPLICABLE ASHRAE STANDARD.—The
16	term 'applicable ASHRAE standard' means—
17	"(A) Standard 90.1–2013 of the American
18	Society of Heating, Refrigerating, and Air Con-
19	ditioning Engineers and the Illuminating Engi-
20	neering Society of North America, or
21	"(B) in the case of any subsequent stand-
22	ard adopted by the American Society of Heat-
23	ing, Refrigerating, and Air Conditioning Engi-
24	neers which supersedes the standard described
25	in subparagraph (A), such subsequent stand-
26	ard.".

1	(3) Effective date.—The amendments made
2	by this subsection shall apply to property placed in
3	service after December 31, 2015.
4	(c) Grant Program for Puerto Rico.—
5	(1) In General.—Upon application, the Sec-
6	retary of the Treasury shall, subject to the require-
7	ments of this subsection, provide a grant to each eli-
8	gible person who places in service energy efficient
9	building property to reimburse such person for a
10	portion of the expense of such property as provided
11	in paragraph (2). No grant shall be made under this
12	subsection with respect to any property unless such
13	property is placed in service on or before the last
14	day of the applicable calendar year.
15	(2) Grant amount.—The amount of the grant
16	under paragraph (1) with respect to any energy effi-
17	cient building property shall be equal to the product
18	of—
19	(A) 35 percent, and
20	(B) the excess of—
21	(i) the product of—
22	(I) \$1.80, and
23	(II) the square footage of the
24	building, over

1	(ii) the aggregate amount of all prior
2	grants under paragraph (1) with respect to
3	the building.
4	(3) Time for payment of grant.—The Sec-
5	retary of the Treasury shall make payment of any
6	grant under paragraph (1) during the 60-day period
7	beginning on the later of—
8	(A) the date of the application for such
9	grant, or
10	(B) the date the energy efficient commer-
11	cial building property for which the grant is
12	being made is placed in service.
13	(4) Energy efficient commercial building
14	PROPERTY.—For purposes of this subsection, the
15	term "energy efficient commercial building prop-
16	erty" has the meaning given such term under sec-
17	tion 179D(c) of the Internal Revenue Code of 1986,
18	except that—
19	(A) the determination of whether deprecia-
20	tion (or amortization in lieu of depreciation) is
21	allowable under such section $179D(c)(1)(A)$
22	shall be made without regard to section 933 of
23	such Code, and

1	(B) such section 179D(c)(1)(B)(i) shall be
2	applied by substituting "Puerto Rico" for
3	"United States".
4	(5) Eligible Person.—For purposes of this
5	subsection, the term "eligible person" means—
6	(A) any individual that is a bona fide resi-
7	dent (as defined under section 937 of the Inter-
8	nal Revenue Code of 1986) of Puerto Rico, and
9	(B) any corporation which is organized
10	under the laws of the Commonwealth.
11	(6) Applicable calendar year.—For pur-
12	poses of this subsection, the term "applicable cal-
13	endar year" means the calendar year following the
14	first calendar year in which the aggregate amount of
15	grants paid under subsection (a) exceeds
16	\$400,000,000.
17	(7) Secretary of the treasury.—Any ref-
18	erence in this subsection to the Secretary of the
19	Treasury shall be treated as including the Sec-
20	retary's delegate.
21	(8) APPLICATION OF SPECIAL RULES.—Rules
22	similar to the rules of subsections (d), (f), and (g)
23	of section 179D of the Internal Revenue Code of
24	1986 shall apply with respect to grants under this

subsection.

1	(9) APPROPRIATIONS.—There is hereby appro-
2	priated to the Secretary of the Treasury such sums
3	as may be necessary to carry out this subsection.
4	SEC. 513. INCENTIVES FOR NEW ENERGY EFFICIENT
5	HOMES.
6	(a) Permanent Extension of New Energy Effi-
7	CIENT HOME CREDIT.—Section 45L of the Internal Rev-
8	enue Code of 1986 is amended by striking subsection (g).
9	(b) Update of Standard.—
10	(1) In general.—Section 45L of the Internal
11	Revenue Code of 1986 is amended by striking "the
12	standards of chapter 4 of the 2006 International
13	Energy Conservation Code, as such Code (including
14	supplements) is in effect on January 1, 2006" each
15	place it appears and inserting "the applicable stand-
16	ards".
17	(2) Applicable standards.—Section 45L of
18	such Code, as amended by subsection (a), is amend-
19	ed by adding at the end the following new sub-
20	section:
21	"(h) APPLICABLE STANDARDS.—For purposes of this
22	section, the term 'applicable standards' means, with re-
23	spect to any dwelling unit, the standards in effect for resi-
24	dential building energy efficiency under the International
25	Energy Conservation Code on the first day of the tayable

1	year in which construction for the dwelling unit com-
2	menced.".
3	(3) Effective date.—The amendments made
4	by this subsection shall apply to homes acquired
5	after December 31, 2015.
6	(c) Grant Program for Puerto Rico.—
7	(1) In General.—Upon application, the Sec-
8	retary of the Treasury shall, subject to the require-
9	ments of this subsection, provide a grant to each eli-
10	gible contractor with respect to each qualified new
11	energy efficient home which is—
12	(A) constructed by an eligible contractor,
13	and
14	(B) acquired by a person from such eligible
15	contractor for use as a residence.
16	No grant shall be made under this subsection with
17	respect to any qualified new energy efficient home
18	unless such home is acquired by another person for
19	use as a residence on or before the last day of the
20	applicable calendar year.
21	(2) Amount of Grant.—The amount of the
22	grant under paragraph (1) with respect to any quali-
23	fied new energy efficient home is an amount equal
24	to—

1	(A) in the case of a dwelling unit described
2	in paragraph (1) or (2) of section 45L(c) of the
3	Internal Revenue Code of 1986, \$2,000, and
4	(B) in the case of a dwelling unit described
5	in paragraph (3) of section 45L(c) of the Inter-
6	nal Revenue Code of 1986, \$1,000.
7	(3) Time for payment of grant.—The Sec-
8	retary of the Treasury shall make payment of any
9	grant under paragraph (1) during the 60-day period
10	beginning on the later of—
11	(A) the date of the application for such
12	grant, or
13	(B) the date the qualified new energy effi-
14	cient home for which the grant is acquired by
15	another person for use as a residence.
16	(4) QUALIFIED NEW ENERGY EFFICIENT
17	HOME.—For purposes of this subsection, the term
18	"qualified new energy efficient home" has the mean-
19	ing given such term under section 45L(b)(2) of the
20	Internal Revenue Code of 1986, except that—
21	(A) subparagraph (A) thereof shall be ap-
22	plied by substituting "Puerto Rico" for "the
23	United States", and
24	(B) subparagraph (B) thereof shall be ap-
25	plied by substituting "the date of the enactment

- of section 513 of the Puerto Rico Humanitarian Relief and Reconstruction Act" for "the date of the enactment of this section".
- 4 (5) Applicable calendar year.—For pur-5 poses of this subsection, the term "applicable calendar year" means the calendar year following the 6 7 first calendar year in which the aggregate amount of 8 grants paid under subsection (a) exceeds 9 \$400,000,000.
- 10 (6) OTHER TERMS.—Terms used in this sub11 section which are also used in section 45L of the In12 ternal Revenue Code of 1986 shall have the same
 13 meaning for purposes of this subsection as when
 14 used in section 45L. Any reference in this subsection
 15 to the Secretary of the Treasury shall be treated as
 16 including the Secretary's delegate.
- 17 (7) APPROPRIATIONS.—There is hereby appro-18 priated to the Secretary of the Treasury such sums 19 as may be necessary to carry out this subsection.

20 Subtitle B—Transportation, Hous-

ing, and Agriculture Infrastruc-

22 ture Incentives

- 23 SEC. 521. GENERAL PROVISIONS.
- 24 (a) Waiver of Non-Federal Share.—Notwith-
- 25 standing any other provision of law, the non-Federal share

- of the cost of any program or activity carried out using
- funds provided under this subtitle shall be zero.
- 3 (b) Maintenance of Funding; Administrative
- EXPENSES.—

- 5 (1) Maintenance of funding.—The funding
- provided to any program or account under this sub-
- 7 title shall supplement (and not supplant) any fund-
- 8 ing provided for that program or account under any
- 9 other provision of law.
- 10 (2)ADMINISTRATIVE EXPENSES.—Notwith-
- 11 standing any other provision of law (including regu-
- 12 lations), of any funds provided for a program or ac-
- 13 count under this subtitle, the applicable Federal de-
- 14 partment or agency head may use such percentage
- 15 for administrative expenses as is established by the
- 16 limitation for administrative expenses in applicable
- 17 laws (including regulations) relating to the program
- 18 or activity.

19 SEC. 522. HIGHWAY PROGRAM.

- 20 (a) Funding.—Out of funds of the Treasury not oth-
- 21 erwise appropriated, there is appropriated to the Secretary
- 22 of Transportation \$450,000,000 for each of fiscal years
- 23 2017 through 2026 to carry out the Puerto Rico Highway
- Program under section 165(b) of title 23, United States
- Code. 25

- 1 (b) Conforming Amendment.—Section 165(a)(1)
- 2 of title 23, United States Code, is amended by striking
- 3 "\$158,000,000" and inserting "\$608,000,000".

4 SEC. 523. TIGER DISCRETIONARY GRANTS.

- 5 (a) Definition of TIGER Discretionary
- 6 Grant.—In this section, the term "TIGER discretionary
- 7 grant" means a grant awarded and administered by the
- 8 Secretary of Transportation using funds made available
- 9 for national infrastructure investments under title I of di-
- 10 vision L of the Consolidated Appropriations Act, 2016
- 11 (Public Law 114–113; 129 Stat. 2835).
- 12 (b) Requirement.—Out of funds of the Treasury
- 13 not otherwise appropriated, there is appropriated to the
- 14 Secretary of Transportation \$50,000,000 for each of fiscal
- 15 years 2017 through 2021 to award TIGER discretionary
- 16 grants for eligible programs and activities in the Common-
- 17 wealth of Puerto Rico.

18 SEC. 524. PASSENGER AND FREIGHT RAIL IMPROVEMENTS.

- 19 (a) Funding.—Out of funds of the Treasury not oth-
- 20 erwise appropriated, there is appropriated to the Secretary
- 21 of Transportation \$120,000,000 for each of fiscal years
- 22 2017 through 2021 for planning and capital costs to build,
- 23 improve, or expand passenger and freight rail projects in
- 24 the Commonwealth under titles 23 and 49, United States
- 25 Code.

(b) ELIGIBLE USES.—Of the amounts made available

2	for each fiscal year under subsection (a)—
3	(1) not more than 15 percent may be used for
4	temporary operating assistance for such rail and
5	transit projects as the Secretary of Transportation
6	determines to be eligible; and
7	(2) not more than 50 percent may be allocated
8	to another transportation capital investment account
9	funded under this Act, on approval of the Secretary
10	of Transportation.
11	SEC. 525. AIRPORT IMPROVEMENT PROGRAM.
12	Out of funds of the Treasury not otherwise appro-
13	priated, there is appropriated to the Secretary of Trans-
14	portation \$40,000,000 for each of fiscal years 2017
15	through 2021 to make grants under the Airport Improve-
16	ment Program under subchapter I of chapter 471 of title
17	49, United States Code, for eligible programs and activi-
18	ties in the Commonwealth.
19	SEC. 526. CLEAN AND SAFE WATER REVOLVING FUNDS.
20	Out of funds of the Treasury not otherwise appro-
21	priated, there is appropriated to the Administrator of the
22	Environmental Protection Agency for each of fiscal years
23	2017 through 2021—
24	(1) \$25,000,000 to make a capitalization grant
25	to the Commonwealth for the purpose of establishing

1 and maintaining a water pollution control revolving 2 fund under title VI of the Federal Water Pollution 3 Control Act (33 U.S.C. 1381 et seq.); and 4 (2) \$25,000,000 to make a capitalization grant 5 to the Commonwealth for the purpose of establishing 6 and maintaining a drinking water treatment revolv-7 ing loan fund under section 1452(a) of the Safe 8 Drinking Water Act (42 U.S.C. 300j–12(a)). SEC. 527. RURAL UTILITIES SERVICE PROGRAMS. 10 (a) Water and Environmental Programs.—Out of funds of the Treasury not otherwise appropriated, there 11 is appropriated to the Administrator of the Rural Utilities 12 13 Service \$50,000,000 for each of fiscal years 2017 through 2021 to provide, for eligible programs and activities in the 14 15 Commonwealth— 16 (1) water or waste disposal grants or direct or 17 guaranteed loans under paragraph (1) or (2) of sec-18 tion 306(a) of the Consolidated Farm and Rural De-19 velopment Act (7 U.S.C. 1926(a)); 20 (2) rural water or wastewater technical assist-21 ance and training grants under section 306(a)(14) 22 of the Consolidated Farm and Rural Development 23 Act (7 U.S.C. 1926(a)(14));

1	(3) emergency community water assistance
2	grants under section 306A of the Consolidated Farm
3	and Rural Development Act (7 U.S.C. 1926a); and
4	(4) solid waste management grants under sec-
5	tion 310B(b) of the Consolidated Farm and Rural
6	Development Act (7 U.S.C. 1932(b)).
7	(b) Electric Program.—Out of funds of the Treas-
8	ury not otherwise appropriated, there is appropriated to
9	the Administrator of the Rural Utilities Service
10	\$50,000,000 for each of fiscal years 2017 through 2021
11	to provide electric infrastructure grants for eligible pro-
12	grams and activities in the Commonwealth under the
13	Rural Electrification Act of 1936 (7 U.S.C. 901 et seq.).
14	SEC. 528. RURAL ENERGY FOR AMERICA PROGRAM.
15	Out of funds of the Treasury not otherwise appro-
16	priated, there is appropriated to the Secretary of Agri-
17	culture \$25,000,000 for each of fiscal years 2017 through
18	2021 to provide financial assistance and grants for eligible
19	programs and activities in the Commonwealth under sec-
20	tion 9007 of the Farm Security and Rural Investment Act
21	of 2002 (7 U.S.C. 8107).
22	SEC. 529. CONSTRUCTION OF FERRY BOATS AND FERRY
23	TERMINAL FACILITIES.

- 24 Out of funds of the Treasury not otherwise appro-
- 25 priated, there is appropriated to the Secretary of Trans-

- 1 portation \$5,000,000 for each of fiscal years 2017 through
- 2 2021 for the construction of ferry boats and ferry terminal
- 3 facilities in the Commonwealth under section 147 of title
- 4 23, United States Code.

5 SEC. 530. CORPS OF ENGINEERS FUNDS.

- 6 (a) Construction Account.—Out of funds of the
- 7 Treasury not otherwise appropriated, there is appro-
- 8 priated to the Construction Account of the Corps of Engi-
- 9 neers \$150,000,000 for each of fiscal years 2017 through
- 10 2021 for authorized navigation, coastal storm and riverine
- 11 flood damage reduction, ecosystem restoration, and envi-
- 12 ronmental infrastructure assistance activities in the Com-
- 13 monwealth, with priority given to dredging the Caño
- 14 Martín Peña.
- 15 (b) Operations and Maintenance Account.—
- 16 Out of funds of the Treasury not otherwise appropriated,
- 17 there is appropriated to the Operations and Maintenance
- 18 Account of the Corps of Engineers \$75,000,000 for each
- 19 of fiscal years 2017 through 2021 for eligible operations
- 20 and maintenance costs of coastal harbors and channels,
- 21 and for inland harbors, to improve the movement of goods
- 22 through marine ports in the Commonwealth.

IENCY.
Out of funds of the Treasury not otherwise appro-
priated, there is appropriated to the Director of the Fed-
eral Emergency Management Agency \$50,000,000 for
each of fiscal years 2017 through 2021 to carry out in
the Commonwealth minor localized flood reduction
projects and major flood risk reduction projects under the
predisaster hazard mitigation program under section 203
of the Robert T. Stafford Disaster Relief and Emergency
Assistance Act (42 U.S.C. 5133).
SEC. 532. BROADBAND PROGRAMS.
(a) Broadband Initiatives Program.—Out of
funds of the Treasury not otherwise appropriated, there
is appropriated \$30,000,000 for each of fiscal years 2017
through 2021 for the broadband initiatives program estab-
lished under title VI of the Rural Electrification Act of
1936 (7 U.S.C. 950bb et seq.) to expand access to, and
the quality of, broadband service across the Common-
wealth, with preference given to—
(1) public or cooperatively owned telecommuni-
cations systems; or
(2) telecommunications systems that provide

fits.

- 1 (b) Broadband USA Program.—Out of funds of
- 2 the Treasury not otherwise appropriated, there is appro-
- 3 priated \$30,000,000 for each of fiscal years 2017 through
- 4 2021 to the National Telecommunications and Informa-
- 5 tion Administration to carry out the BroadbandUSA pro-
- 6 gram in the Commonwealth, with preference given to—
- 7 (1) public or cooperatively owned telecommuni-
- 8 cations systems; or
- 9 (2) telecommunications systems that provide
- telehealth, distance learning, and public safety bene-
- 11 fits.
- 12 SEC. 533. HOUSING AND COMMUNITY DEVELOPMENT.
- 13 (a) HOME INVESTMENT PARTNERSHIPS PRO-
- 14 GRAM.—
- 15 (1) All participating jurisdictions.—Out
- of funds of the Treasury not otherwise appropriated,
- there is appropriated \$17,000,000 for each of fiscal
- years 2017 through 2021 for the HOME Investment
- 19 Partnerships program authorized under title II of
- the Cranston-Gonzalez National Affordable Housing
- 21 Act (42 U.S.C. 12721 et seq.) to be allocated pro-
- 22 portionately among participating jurisdictions in the
- Commonwealth in accordance with the allocation
- among such jurisdictions for the most recent fiscal
- 25 year.

1 (2) Caño martín peña communities.—Out of 2 funds of the Treasury not otherwise appropriated, in 3 addition to the amount appropriated under para-4 graph (1), there is appropriated \$3,000,000 for each 5 of fiscal years 2017 through 2021 for the HOME 6 Investment Partnerships program authorized under 7 title II of the Cranston-Gonzalez National Afford-8 able Housing Act (42 U.S.C. 12721 et seq.) to be 9 allocated to the HOME Investment Partnership Pro-10 gram of the Municipality of San Juan for use by the 11 Caño Martín Peña Community Land Trust (also 12 known as "El Fedeicomiso de la Tierra del Caño 13 Martín Peña") to create, improve, and rehabilitate 14 affordable housing in the 8 Caño Martín Peña com-15 munities, including for the costs of relocating homes 16 from the banks of the channel to other locations in 17 the community.

- 18 (b) Community Development Block Grant Pro-19 gram.—
- 20 (1) ALL JURISDICTIONS.—Out of funds of the
 21 Treasury not otherwise appropriated, there is appro22 priated \$60,000,000 for each of fiscal years 2017
 23 through 2021 for the community development block
 24 grant program under title I of the Housing and
 25 Community Development Act of 1974 (42 U.S.C.

5301 et seq.) to be allocated proportionately among entitlement communities and nonentitlement communities in the Commonwealth in accordance with the allocation among such communities for the most recent fiscal year.

(2) Caño Martín Peña communities.—Out of funds of the Treasury not otherwise appropriated, in addition to the amount appropriated under paragraph (1), there is appropriated \$5,000,000 for each of fiscal years 2017 through 2021 for the community development block grant program under title I of the Housing and Community Development Act of 1974 (42 U.S.C. 5301 et seq.) to be allocated to the Municipality of San Juan for use by the Martin Peña Canal ENLACE Project Corporation (also known as "La Corporación del Proyecto ENLACE del Caño Martín Peña") for housing, community, and economic development in the 8 Caño Martín Peña communities.

1	TITLE VI—EARNED INCOME TAX
2	CREDIT AND TAX EQUALI-
3	ZATION MEASURES
4	SEC. 611. PUERTO RICO RESIDENTS ELIGIBLE FOR EARNED
5	INCOME TAX CREDIT.
6	(a) In General.—Section 32 of the Internal Rev-
7	enue Code of 1986 is amended by adding at the end the
8	following new subsection:
9	"(n) Residents of Puerto Rico.—
10	"(1) In general.—In the case of residents of
11	Puerto Rico—
12	"(A) the United States shall be treated as
13	including Puerto Rico for purposes of sub-
14	sections $(c)(1)(A)(ii)(I)$ and $(c)(3)(C)$,
15	"(B) subsection (c)(1)(D) shall not apply
16	to nonresident alien individuals who are resi-
17	dents of Puerto Rico, and
18	"(C) adjusted gross income and gross in-
19	come shall be computed without regard to sec-
20	tion 933 for purposes of subsections $(a)(2)(B)$
21	and $(c)(2)(A)(i)$.
22	"(2) Limitation.—The credit allowed under
23	this section by reason of this subsection for any tax-
24	able year shall not exceed the amount, determined
25	under regulations or other guidance promulgated by

- 1 the Secretary, that a similarly situated taxpayer
- would receive if residing in a State.".
- 3 (b) CHILD TAX CREDIT NOT REDUCED.—Subclause
- 4 (II) of section 24(d)(1)(B)(ii) of such Code is amended
- 5 by inserting before the period "(determined without re-
- 6 gard to section 32(n) in the case of residents of Puerto
- 7 Rico)".
- 8 (c) Effective Date.—The amendments made by
- 9 this section shall apply to taxable years beginning after
- 10 December 31, 2015.
- 11 SEC. 612. EQUITABLE TREATMENT FOR RESIDENTS OF
- 12 PUERTO RICO WITH RESPECT TO THE RE-
- 13 FUNDABLE PORTION OF THE CHILD TAX
- 14 CREDIT.
- 15 (a) IN GENERAL.—Section 24(d)(1) of the Internal
- 16 Revenue Code of 1986 is amended by inserting "or section
- 17 933" after "section 112".
- 18 (b) Effective Date.—The amendment made by
- 19 subsection (a) shall apply to taxable years beginning after
- 20 December 31, 2015.

21 TITLE VII—PUERTO RICO

DETERMINATION ON STATUS

- 23 SEC. 701. VOTE REGARDING STATUS.
- 24 (a) Vote.—

- 1 (1) IN GENERAL.—Not later than January 31,
 2 2018, the State Elections Commission of Puerto
 3 Rico shall provide for a binding vote or series of
 4 votes as described in paragraph (2), in accordance
 5 with rules and regulations determined by the Commission, including qualifications for voter eligibility.
 6 REGULATIONS.—Not later than 90 days
 - after the date of enactment of this Act, the State Elections Commission of Puerto Rico shall promulgate regulations governing the provision by the State Elections Commission of a binding vote, or series of binding votes, regarding whether Puerto Rico should—
- 14 (A) be admitted as a State of the United 15 States;
 - (B) become a sovereign nation; or
- 17 (C) continue the status quo as a common-18 wealth territory of the United States and sim-19 ply reform the government of the Common-20 wealth.
- 21 (b) Funds for Vote.—The funds made available 22 pursuant to Public Law 113–76 (128 Stat. 5) may be used 23 to conduct the vote under this section.

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SEC. 702. CERTIFICATION AND TRANSMITTAL OF RESULTS.

- 2 Not later than 10 days after the certification of the
- 3 vote by the State Elections Commission of Puerto Rico,
- 4 the Governor of Puerto Rico shall transmit the certified
- 5 results to the President of the United States, the Speaker
- 6 of the House of Representatives, and the President pro
- 7 tempore of the Senate.

8 SEC. 703. TRANSITION PROCESS.

- 9 If a majority of the votes cast in the vote conducted
- 10 pursuant to section 701 are for the admission of Puerto
- 11 Rico into the United States as a State, the following shall
- 12 apply:
- 13 (1) Proclamation.—Within 30 calendar days
- of receipt of the certified results transmitted pursu-
- ant to section 702, the President shall issue a proc-
- lamation to begin the transition process that will
- 17 culminate in Puerto Rico's admission into the
- 18 United States as a State effective by not later than
- the date that is 4 years after the date on which the
- vote under section 701 is certified by the State Elec-
- 21 tions Commission of Puerto Rico.

22 (2) Commission.—

- 23 (A) Establishment.—Within 90 calendar
- days of receipt of the certified results trans-
- 25 mitted pursuant to section 702, the President
- shall appoint a commission, to be known as the

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1	"Commission on the Equal Application of Fed-
2	eral Law to Puerto Rico" (referred to in this
3	paragraph as the "Commission").
4	(B) Purpose.—The Commission shall sur-
5	vey the laws of the United States and make rec-
6	ommendations to Congress as to how laws that
7	do not apply to the territory or apply differently
8	to the territory than to the several States
9	should be amended or repealed to treat Puerto
10	Rico equally with the several States as of the
11	date of the admission of Puerto Rico into the
12	United States as a State.
13	(C) Membership.—The Commission shall
14	consist of 5 persons, at least 2 of whom shall
15	be residents of Puerto Rico.
16	(D) Report.—The Commission shall issue
17	a final report to the President of the United
18	States, the Speaker of the House of Represent-
19	atives, and the President pro tempore of the
20	Senate by July 1, 2018.
21	(E) TERMINATION.—Upon issuing the
22	final report under subparagraph (D), the Com-
23	mission shall terminate.
	THINNIOH NHAH OUTHIHIOO.

(F)

FEDERAL

ADVISORY

ACT.—The Federal Advisory Committee Act (5

COMMITTEE

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1	U.S.C. App.), other than section 14, shall apply
2	to the Commission.
3	SEC. 704. RULES FOR ELECTIONS FOR FEDERAL OFFICES.
4	(a) Preparation for Elections.—If a majority of
5	the votes cast in the vote conducted pursuant to section
6	701 are for the admission of Puerto Rico into the United
7	States as a State, not later than January 1, 2020, Puerto
8	Rico shall carry out such actions as may be necessary to
9	enable Puerto Rico to hold elections for Federal office in
10	November 2020 in accordance with this section.
11	(b) Presidential Election.—With respect to the
12	election for the office of President and Vice President held
13	in November 2020—
14	(1) Puerto Rico shall be considered a State for
15	purposes of chapter 21 of title 3, United States
16	Code;
17	(2) the electors of Puerto Rico shall be consid-
18	ered electors of a State for purposes of such chapter;
19	and
20	(3) for purposes of section 3 of such title, the
21	number of electors from Puerto Rico shall be equal
22	to the number of Senators and Representatives to
23	which Puerto Rico is entitled during the 117th Con-
24	gress, as determined in accordance with subsections
25	(c) and (d).

(c) Election of Senators.—

- 2 (1) ELECTION OF 2 SENATORS.—The regularly
 3 scheduled general elections for Federal office held in
 4 Puerto Rico during November 2020 shall include the
 5 election of 2 Senators, each of whom shall first take
 6 office on the first day of the 117th Congress.
 - (2) SPECIAL RULE.—In the election of Senators from Puerto Rico pursuant to paragraph (1), the 2 Senate offices shall be separately identified and designated, and no person may be a candidate for both offices. No such identification or designation of either of the offices shall refer to, or be taken to refer to, the terms of such offices, or in any way impair the privilege of the Senate to determine the class to which each of the Senators elected shall be assigned.

(d) Election of Representatives.—

(1) IN GENERAL.—Effective on the first day of the 117th Congress, and until the taking effect of the first reapportionment occurring after the regular decennial census conducted for 2020, Puerto Rico shall be entitled to the number of Representatives to which Puerto Rico would have been entitled for the 116th Congress if Puerto Rico had been a State during such Congress, as shown in the statement

transmitted by the President to Congress under paragraph (2).

(2) Determination of initial number.—

- (A) Determination.—Not later than July 1, 2019, the President shall submit to Congress a statement of the number of Representatives to which Puerto Rico would have been entitled for the 116th Congress if Puerto Rico had been a State during such Congress, in the same manner as provided under section 22(a) of the Act of June 28, 1929 (2 U.S.C. 2a(a)).
- (B) Submission of Number by Clerk.—
 Not later than 15 calendar days after receiving the statement of the President under subparagraph (A), the Clerk of the House of Representatives, in accordance with section 22(b) of such Act (2 U.S.C. 2a(b)), shall transmit to the Governor of Puerto Rico and the Speaker of the House of Representatives a certificate of the number of Representatives to which Puerto Rico is entitled during the period described in paragraph (1).
- (3) TERMINATION OF OFFICE OF RESIDENT COMMISSIONER.—Effective on the date on which a

- 1 Representative from Puerto Rico first takes office in
- accordance with this subsection, the Office of the
- 3 Resident Commissioner to the United States, as de-
- 4 scribed in section 36 of the Act of March 2, 1917
- 5 (48 U.S.C. 891 et seq.), is terminated.
- 6 (e) Administration of Primary Elections.—
- 7 Puerto Rico may hold primary elections for the offices de-
- 8 scribed in this section at such time and in such manner
- 9 as Puerto Rico may provide, so long as such elections are
- 10 held in the manner required by the laws applicable to elec-
- 11 tions for Federal office.
- 12 SEC. 705. ISSUANCE OF PRESIDENTIAL PROCLAMATION.
- Following the transition process set forth in section
- 14 703, if applicable, the President shall issue a proclamation
- 15 declaring that Puerto Rico is admitted into the United
- 16 States on an equal footing with the other States, effective
- 17 on the date that is 4 years after the date on which the
- 18 vote under section 701 is certified by the State Elections
- 19 Commission of Puerto Rico. Upon issuance of the procla-
- 20 mation by the President, Puerto Rico shall be deemed ad-
- 21 mitted into the United States as a State.
- 22 SEC. 706. STATE OF PUERTO RICO.
- Upon the admission of Puerto Rico into the United
- 24 States as a State, the following shall apply:

- (1) STATE CONSTITUTION.—The Constitution of the Commonwealth of Puerto Rico shall be accepted as the Constitution of the State.
 - (2) TERRITORY.—The State shall consist of all of the territory, together with the waters included in the seaward boundary, of the Commonwealth of Puerto Rico.
 - (3) CONTINUITY OF GOVERNMENT.—The persons holding legislative, executive, and judicial offices of the Commonwealth of Puerto Rico shall continue to discharge the duties of their respective offices.

(4) Continuity of Laws.—

- (A) TERRITORY LAW.—All of the territory laws in force in Puerto Rico shall continue in force and effect in the State, except as modified by this Act, and shall be subject to repeal or amendment by the Legislature and the Governor of Puerto Rico.
- (B) Federal Law.—All of the laws of the United States shall have the same force and effect as on the date immediately prior to the date of admission of Puerto Rico into the United States as a State, except for any provision of law that treats Puerto Rico and its resi-

1	dents differently than the States of the United
2	States and their residents, which shall be
3	amended as of the date of admission to treat
4	the State of Puerto Rico and its residents
5	equally with the other States of the United
6	States and their residents.
7	SEC. 707. EFFECT ON MEMBERSHIP OF HOUSE OF REP
8	RESENTATIVES.
9	(a) Temporary Increase During Initial Pe-
10	RIOD.—
11	(1) Temporary increase.—Upon the admis-
12	sion of Puerto Rico into the United States as a
13	State, during the period described in paragraph (1)
14	of section 704(d)—
15	(A) the membership of the House of Rep-
16	resentatives shall be increased by the number of
17	Members to which Puerto Rico is entitled dur-
18	ing such period; and
19	(B) each such Representative shall be in
20	addition to the membership of the House of
21	Representatives as prescribed by law on the
22	date of enactment of this Act.
23	(2) No effect on existing apportion-
24	MENT.—The temporary increase in the membership
25	of the House of Representatives provided under

1	paragraph (1) shall not, during the period described
2	in paragraph (1) of section 704(d)—
3	(A) operate to either increase or decrease
4	the permanent membership of the House of
5	Representatives as prescribed in the Act of Au-
6	gust 8, 1911 (2 U.S.C. 2); or
7	(B) affect the basis of reapportionment es-
8	tablished by section 22 of the Act of June 28,
9	1929 (2 U.S.C. 2a), for the 82nd Congress and
10	each Congress thereafter.
11	(b) PERMANENT INCREASE EFFECTIVE WITH NEXT
12	Reapportionment.—
13	(1) In general.—Upon the admission of Puer-
14	to Rico into the United States as a State, effective
15	with respect to the 118th Congress and each suc-
16	ceeding Congress, the House of Representatives shall
17	be composed of a number of Members equal to the
18	sum of 435 plus the number by which the member-
19	ship of the House was increased under subsection
20	(a).
21	(2) Reapportionment of members result-
22	ING FROM INCREASE.—
23	(A) In General.—Section 22(a) of the
24	Act of June 28, 1929 (2 U.S.C. 2a(a)), is
25	amended by striking "the then existing number

of Representatives"	and inserti	ing "the	e numb	er
of Representatives	established	with r	espect	to
the 118th Congress	".			

(B) Effective date.—The amendment made by subparagraph (A) shall apply with respect to the regular decennial census conducted for 2020 and each subsequent regular decennial census.

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