Health and Human Services, and Education, and Related Agencies for the fiscal year ending September 30, 2006, and for other purposes; which was ordered to lie on the table. SA 2344. Mr. McCONNELL (for Mr. INOUYE) proposed an amendment to the bill S. 1290, supra.

TEXT OF AMENDMENTS

SA 2335. Mr. HARKIN submitted an amendment intended to be proposed to amendment SA 2280 proposed by Mr. HARKIN to the bill H.R. 3010, making appropriations for the Departments of Labor, Health and Human Services, and Education, and Related Agencies for the fiscal year ending September 30, 2006, and for other purposes; which was ordered to lie on the table; as follows: Section 601 of the Head Start Act (42 U.S.C. 9835(i)) is amended—

(a) In general.—(1) The Secretary of Health and Human Services, in the case of the program specified in subsection (a)(1), and the Secretary of Education, in the case of the program specified in subsection (a)(2), shall report to Congress on the specific actions taken under each such program to comply with section 2 of the Improper Payments Information Act of 2002, including a schedule for full compliance with such Act within fiscal year 2006.

(b) In general.—(1) The Secretary of Health and Human Services, in the case of a program specified in subsection (a)(1), or the Secretary of Education, in the case of the program specified in subsection (a)(2), fails to report to Congress on specific actions taken to estimate improper payments under such a program by the date described in subsection (b), none of the funds made available in this Act for that program shall be obligated or expended after such date until a report regarding that contains the information specified in subsection (b) is submitted to Congress.

SA 2337. Mr. COBURN submitted an amendment intended to be proposed to amendment SA 2285 proposed by Mrs. MURRAY to the bill H.R. 3010, making appropriations for the Departments of Labor, Health and Human Services, and Education, and Related Agencies for the fiscal year ending September 30, 2006, and for other purposes; which was ordered to lie on the table; as follows:

(a) In general.—(1) The Secretary of Health and Human Services, the Temporary Assistance Program under part E of title IV of the Social Security Act (42 U.S.C. 670 et seq.), the Medicaid program under title XIX of such Act (42 U.S.C. 1396 et seq.), the State Children's Health Insurance Program under title XXI of such Act (42 U.S.C. 1397aa et seq.), and the Child Care and Development Block Grant Act of 1990 (42 U.S.C. 9857 et seq.), and

(2) in the case of the Secretary of Education, title I of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6301 et seq.),

(b) Failure to report.—(1) The Secretary of Health and Human Services, in the case of a program specified in subsection (a)(1), or the Secretary of Education, in the case of the program specified in subsection (a)(2), fails to report to Congress on specific actions taken to estimate improper payments under such a program by the date described in subsection (b), none of the funds made available in this Act for that program shall be obligated or expended after such date until a report regarding that contains the information specified in subsection (b) is submitted to Congress.

SA 2338. Mr. BROWNBACK submitted an amendment intended to be proposed to amendment SA 2319 submitted by Mrs. CLINTON to the bill H.R. 3010, making appropriations for the Departments of Labor, Health and Human Services, and Education, and Related Agencies for the fiscal year ending September 30, 2006, and for other purposes; which was ordered to lie on the table; as follows:

(a) In general.—(1) The Secretary of Health and Human Services, the Temporary Assistance Program under part E of title IV of the Social Security Act (42 U.S.C. 670 et seq.), the Foster Care and Adoption Assistance Program under part E of title IV of such Act (42 U.S.C. 670 et seq.), the

(b) In general.—(1) The hospital promptly provides the woman with medically and factually accurate and unbiased written and oral information about emergency contraception, including information explaining why—

(A) emergency contraception does not cause an abortion; and

(B) emergency contraception is effective in most cases in preventing pregnancy after unprotected sex.

(2) The hospital promptly offers emergency contraception to the woman, and promptly provides such contraception to her on her request.

(c) Definitions.—For purposes of this section:

(1) The term “emergency contraception” means a drug, drug regimen, or device that—

(A) is used postcoitally;

(B) prevents pregnancy by delaying ovulation, preventing fertilization of an egg, or preventing implantation of an egg in a uterus; and

(C) is approved by the Food and Drug Administration.

(2) The term “hospital” has the meanings given such term in title XVIII of the Social Security Act, including the meaning applicable in such title for purposes of making payments for emergency services to hospitals that do not have agreements in effect under such title.

(3) The term “Secretary” means the Secretary of Health and Human Services.

(4) The term “sexual assault” means coitus in which the woman involved does not consent or lacks the legal capacity to consent, refer for or administer any treatment that has as its effect the destruction or interference with the implantation of a viable human embryo if the offering, provision, referral, or administering of such treatment is contrary to the religious beliefs or moral convictions of such hospital or individual.

SA 2340. Mr. MARTINEZ (for Ms. COLLINS (for herself, Mr. MARTINEZ, Mr. LOTT, and Mr. NELSON of Florida)) proposed an amendment intended to be proposed to amendment S. 2309 to expedite payments of certain Federal emergency assistance authorized pursuant to the Robert T. Stafford Disaster Relief and Emergency Assistance
Act, to authorize the reimbursement under that Act of certain expenditures, and for other purposes; as follows:

Strike all after the enacting clause and insert the following:

SECTION 1. SHORT TITLE. This Act may be cited as the “Debris Removal Act of 2005”.

SEC. 2. EXPEDITED PAYMENTS. (a) EXPEDITED PAYMENTS AUTHORIZED.—Notwithstanding the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.) (including any regulation promulgated pursuant to that Act), the Secretary of Homeland Security, acting through the Federal Emergency Management Agency, shall pay to an eligible applicant, in accordance with subsection (b), 50 percent of the Federal share of assistance that the applicant is eligible to receive under section 407 of that Act (42 U.S.C. 5173).

(b) DATE OF PAYMENT.—A claim described in subsection (a) shall be paid not later than 60 days after the date on which the applicant files an eligible claim for assistance.

SEC. 3. DEBRIS CLEARANCE, REMOVAL, AND DISPOSAL FROM EMERGENCY ACCESS ROADS. (a) DEFINITION OF EMERGENCY ACCESS ROAD.—In this section, the term “emergency access road” means a road that requires access by emergency personnel, including fire-fighters, police, emergency medical personnel, or any other entity identified by the Secretary of Homeland Security that provides an emergency service after a declaration of an emergency or major disaster (as defined in section 102 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5170) during calendar year 2005; and (2) terminate on the date that is 1 year after the date of enactment of this Act.

SA 2341. Mr. MARTINEZ proposed an amendment to the bill S. 939, to expedite payments of certain Federal emergency assistance authorized pursuant to the Robert T. Stafford Disaster Relief and Emergency Assistance Act, to authorize the reimbursement under that Act of certain expenditures, and for other purposes; as follows:

Amend the title so as to read: “To expedite payments of certain Federal emergency assistance authorized pursuant to the Robert T. Stafford Disaster Relief and Emergency Assistance Act, to authorize the reimbursement under that Act of certain expenditures, and for other purposes.”

SEC. 4. INCLUSION OF DEBRIS REMOVAL AS ELIGIBLE CLAIM FOR FEDERAL ASSISTANCE. Section 408(c)(2)(A) of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5174(c)(2)(A)) is amended—

(1) in clause (i), by striking “and” at the end;

(2) in clause (ii), by striking the period at the end and inserting “; and”; and

(3) by inserting after clause (ii) the following:

“(iii) the removal of debris and wreckage resulting from a major disaster from owner occupied private residential property, utilities, and residential infrastructure (such as a private access road) as necessary for a safe and sanitary living or functioning condition.”;

SEC. 5. COST SHARE. For a period of not less than 180 days after the date of declaration of an emergency or major disaster (as defined in section 102 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5122)) during the calendar year ending on August 30, 2005 through December 31, 2005, the Federal share of assistance provided to eligible applicants for clearing and removing debris may include reimbursement for clearing, removing, and disposing of debris from any emergency access road.

SEC. 6. GUIDELINES FOR REIMBURSEMENT. (a) MANNING REQUIREMENTS.—United States purse seine fishing vessels transiting to or from, or fishing exclusively for highly migratory species in, the Treaty area under a fisheries management plan attached to the Treaty, and fishing vessels not licensed to fish for highly migratory species under the Treaty area shall—

(1) perform all fishing operations in accordance with the criteria of the Secretary of Commerce; and

(2) maintain a salt water vessel crew of at least 9 persons; provided that a vessel without a registry endorsement may engage in fishing under the following conditions:

(i) the vessel is owned or chartered by a United States citizen;

(ii) the vessel is carrying U.S. goods in the course of foreign commerce;

(iii) the vessel is fishing in the high seas; and

(iv) the vessel is fishing for highly migratory species under a permit or license issued by the Secretary of Commerce.

(b) AUTOMATIC IDENTIFICATION SYSTEM.—(1)妣 vessel does not meet the requirements established by the Secretary of Commerce of—

(A) the movement of merchandise or personnel from or to a point in the United States through the high seas; or

(B) the movement of personnel to or from the outer Continental Shelf; or

(C) the movement of merchandise or personnel to or from the outer Continental Shelf; or

(D) the movement of merchandise or personnel to or from a point in the United States through the high seas.

On page 8, line 17, strike “2006.” and insert “2006 and as of September 30, 2007.”.

On page 8, beginning in line 18, strike “fiscal year 2006,” and insert “each of fiscal years 2006 and 2007.”.

On page 9, beginning in line 3, strike “fiscal year 2006” and insert “each of fiscal years 2006 and 2007.”.

On page 18, strike lines 6 through 24 and insert the following:

SEC. 7. APPLICABILITY; TERMINATION OF AUTHORITY. This Act and the authority provided by this Act (including any amendment made by this Act) shall—

(1) apply to each major disaster declared in accordance with section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5170) during calendar year 2005; and

(2) terminate on the date that is 1 year after the date of enactment of this Act.

SA 2342. Mr. SPECTER submitted an amendment intended to be proposed to amendment SA 2393 proposed by Mr. HARKIN, Mr. KENNEDY, Mr. REID, Mr. DURBIN, Mr. OBAMA, Mr. BAYH, Mr. KOHL, Ms. MIKULSKI, Mrs. CLINTON, Mr. JOHNSON, and Mr. DAYTON to the bill H.R. 3010, making appropriations for the Departments of Labor, Health and Human Services, and Education, and Related Agencies for the fiscal year ending September 30, 2006, and other purposes; which was ordered to lie on the table; as follows: At the appropriate place, strike “$185,589,000 of the amounts available for influenza preparedness” and replace with “$8,158,589,000: Provided, That $8,000,000,000 of amounts available for influenza preparedness is designated as an emergency requirement pursuant to section 402 of H. Con. Res. 95 (109th Cong.), the concurrent resolution on the budget for fiscal year 2006”.

SA 2343. Mr. MCCONNELL for Ms. SNOWE (for herself, Mr. CANTWELL, Mr. STEVENS, and Mr. INOUYE) proposed an amendment to the bill S. 1280, to authorize the reimbursement under section 410, insert the following:

On page 2, strike the item relating to section 211 and insert the following: Section 211. Undocumented Maine fish tenders.

On page 2, after the item relating to section 217, insert the following:

Section 218. Distant water tuna fleet. Sec. 219. Automatic identification system.

On page 3, after the item relating to section 410, insert the following:

Section 411. Conveyance of decommissioned vessels. "(a) The Under Secretary for Management, in consultation with the Secretary of Homeland Security, acting through the Federal Emergency Management Agency, shall provide a decommissioned vessel to or from a point in the United States through the high seas for a period of not less than 180 days.

(b) A vessel may be decommissioned by a private party or by the Department of Homeland Security in accordance with its criteria of—

(1) performance; and

(2) minimizing total ownership costs; or

(3) an independent entity or

(b) the movement of personnel to or from the outer Continental Shelf; or

(c) the movement of merchandise or personnel to or from the outer Continental Shelf; or

(d) the movement of merchandise or personnel to or from a point in the United States through the high seas.

SEC. 6. GUIDELINES FOR REIMBURSEMENT. In light of concerns regarding inconsistent policy memoranda and guidelines issued to counties affected by the 2004 hurricane season, the Secretary of Homeland Security, acting through the Under Secretary for Emergency Preparedness and Response, shall provide clear, concise, and uniform guidelines for the reimbursement to any county or government entity affected by a hurricane of the costs of hurricane debris removal.

SEC. 7. APPLICABILITY; TERMINATION OF AUTHORITY. This Act and the authority provided by this Act (including any amendment made by this Act) shall—

(1) apply to each major disaster declared in accordance with section 401 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5170) during calendar year 2005; and

(2) terminate on the date that is 1 year after the date of enactment of this Act.

On page 8, line 17, strike “2006.” and insert “2006 and as of September 30, 2007.”.
SEC. 411. CONVEYANCE OF DECOMMISSIONED COAST GUARD CUTTER MACKINAW.

(a) In General.—Upon the scheduled decommissioning of the Coast Guard Cutter MACKINAW, the Commandant of the Coast Guard shall convey all right, title, and interest of the United States in and to that vessel to the City and County of Cheyboygan, Michigan, without consideration, if—

(1) the recipient agrees—

(A) to use the vessel for purposes of a museum;

(B) not to use the vessel for commercial transportation purposes;

(C) to make the vessel available to the United States Government if needed for use by the Commandant in time of war or a national emergency; and

(D) to hold the Government harmless for any claims arising from exposure to hazardous materials, including asbestos and polychlorinated biphenyls (PCBs), after conveyance, except for claims arising from the use by the Government under subparagraph (C);

(2) the recipient has funds available that will be committed to and maintained, and in an amount of at least $700,000, to enhance the vessel's operability and function for purposes of a museum.

(b) AUTHORIZE CONVEYANCE.—The Commandant may convey to the recipient any vessel conveyed in good working condition, in its present condition, on or about June 10, 2006, and no later than June 30, 2006. The conveyance of the vessel under this section shall not be considered a distribution in kind for purposes of section 6(e) of Public Law 94–469 (15 U.S.C. 2605(e)).

(c) REPORT.—The Commandant shall transmit a report of the conveyance to the Secretary of the Treasury for review. The report shall include—

(1) the contract price, as modified, was appropriate and reasonable, and based on current, accurate, and complete cost and pricing data;

(2) other information obtained from other sources, such as published cost data, and was in compliance with applicable cost and pricing rules and regulations.

SEC. 701. SENSE OF THE SENATE ON COAST GUARD RESPONSE TO HURRICANE KATRINA.

(a) FINDINGS.—The Senate makes the following findings:

(1) The response of the Coast Guard to Hurricane Katrina was exemplary.

(2) The Coast Guard strategically positioned its aircraft, vessels, and personnel the day before Hurricane Katrina made landfall and launched search and rescue teams within hours after Hurricane Katrina struck.

(3) The impacts of Hurricane Katrina were unprecedented, and the Coast Guard rose to the challenge presented by such impacts.

(4) The Coast Guard moved its operations in areas threatened by Hurricane Katrina to higher ground and mobilized cutters, small boats, and aircraft from all around the United States to help in the response to Hurricane Katrina.

(b) CONSTRUCTION OF APPROPRIATIONS.—In addition to amounts provided to the Coast Guard from another Federal agency for reimbursement of expenditures associated with Hurricane Katrina, there are authorized to be appropriated for fiscal year 2005 to the Secretary of the Treasury for review any contract valued at $10,000,000 or more entered into by or on behalf of the United States Government with an owner, charterer, manager, operator, agent or person in charge of a vessel in response to Hurricane Katrina to determine whether—

(1) the contract price, as modified, was appropriate and reasonable, and based on current, accurate, and complete cost and pricing data;

(2) information other than certified cost or pricing data was relied upon;

(3) applicable procurement laws and regulations were followed; and

(4) there were any irregularities or deviations from the award process and oversight and administration of the contract.

(c) TEMPORARY AUTHORITY.—The Inspector General of the Department of Homeland Security shall review any contract valued at $10,000,000 or more entered into by or on behalf of the United States Government with an owner, charterer, manager, operator, agent or person in charge of a vessel in response to Hurricane Katrina to determine whether—

(1) the contract price, as modified, was appropriate and reasonable, and based on current, accurate, and complete cost and pricing data;

(2) information other than certified cost or pricing data was relied upon;

(3) applicable procurement laws and regulations were followed; and

(4) there were any irregularities or deviations from the award process and oversight and administration of the contract.
or regulatory changes, or improvements to the contracting process immediately following a disaster, to the Senate Committee on Commerce, Science, and Transportation, and the Independent Inspectors General on Transportation and Infrastructure.

SEC. 704. USE OF MARITIME SAFETY AND SECURITY TEAMS.

Section 718 of title 46, United States Code, is amended by adding at the end the following new subsection:

"(d) IMPLEMENTATION OF COAST GUARD MISSIONS.—The Secretary may also use maritime safety and security teams to implement any other mission of the Coast Guard.".

SEC. 705. TEMPORARY AUTHORITY TO EXTEND DURATION OF MERCHANT MARINER LICENSES AND DOCUMENTS.

(a) MERCHANT MARINER LICENSES.—The Secretary of the department in which the Coast Guard is operating may temporarily extend the expiration date of any merchant mariner license issued pursuant to chapter 71 of title 46, United States Code, when such action is deemed appropriate and necessary.

(b) MERCHANT MARINER DOCUMENTS.—The Secretary of the department in which the Coast Guard is operating may temporarily extend the expiration date of any merchant mariner document issued pursuant to chapter 73 of title 46, United States Code, when such action is deemed appropriate and necessary.

(c) SCOPE OF AUTHORITY.—Any extension under subsection (a) or (b) may be granted to individual mariners or to specifically identified groups of mariners.

(d) EXPIRATION OF AUTHORITY.—The authorities provided in this section shall expire on September 30, 2007.

SEC. 706. TEMPORARY AUTHORITY TO EXTEND DURATION OF VESSEL CERTIFICATES OF INSPECTION.

(a) IN GENERAL.—Notwithstanding any other provision of law, the Secretary of the department in which the Coast Guard is operating may temporarily extend the expiration date of any certificate of inspection issued pursuant to subsection II of title 46, United States Code.

(b) EXPIRATION OF AUTHORITY.—The authorities provided in this section shall expire on September 30, 2007.

SEC. 707. PRESERVATION OF LEAVE LOST DUE TO COAST GUARD MISSIONS OR OPERATIONS.

(a) PRESERVATION OF LEAVE.—Notwithstanding section 701(b) of title 10, United States Code, any member of the Coast Guard who serves on active duty for a continuous period of more than 60 days, and who is assigned to duty in or otherwise detailed in support of units or operations in the Eighth Coast Guard District area of responsibility for activities to mitigate the consequences of, or assist in the recovery from, Hurricane Katrina, during the period beginning on August 28, 2005, and ending on January 1, 2006, and who would otherwise have been entitled to accumulations of over 60 days as a consequence of such assignment, is authorized to retain an accumulated total of up to 90 days of leave.

(b) EXCESS LEAVE.—Leave in excess of 60 days accumulated under subsection (a) shall be lost unless used by the member before the commencement of the second fiscal year following the fiscal year in which the assignment commences, in the case of a Reserve members, the year in which the period of active service is completed.

SEC. 708. REPORTS ON IMPACTS TO COAST GUARD.

(a) REPORTS REQUIRED.—

(1) INTERIM REPORT.—Not later than 90 days after the date of the enactment of this Act, the Secretary of the department in which the Coast Guard is operating shall submit to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives an interim report on the impacts of Hurricane Katrina and the response of the Coast Guard to such impacts.

(2) FINAL REPORT.—Not later than 180 days after the date of the submission of the report required by paragraph (1), the Secretary of the department in which the Coast Guard is operating shall submit to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives a final report on the impacts of Hurricane Katrina and the response of the Coast Guard to such impacts.

(b) ELEMENTS.—Each report required by subsection (a) shall include the following:

(1) A discussion and assessment of the impacts on the facilities and operations of the Coast Guard, including an assessment of such impacts on pending or proposed replacements or upgrades of facilities, aircraft, vessels, or other assets of the Coast Guard.

(2) A discussion and assessment of the impacts of Hurricane Katrina on Coast Guard operations and strategic goals.

(3) A statement of the number of emergency drills held by the Coast Guard during the period following the date of the report with respect to natural disasters and with respect to security incidents.

(4) A description and assessment of the lines of communications that the Coast Guard, and between the Coast Guard and other departments and agencies of the Federal Government and State and local governments, as well as the interoperability of such communications, during the response to Hurricane Katrina.

(5) A discussion and assessment of the financial impacts resulting from operations and strategic goals during fiscal years 2005 and 2006 of unbudgeted increases in prices of fuel.

SEC. 709. REPORTS ON IMPACTS ON NAVIGABLE WATERWAYS.

(a) REPORTS REQUIRED.—

(1) INTERIM REPORT.—Not later than 90 days after the date of the enactment of this Act, the Secretary of the department in which the Coast Guard is operating shall, in consultation with the Secretary of Commerce, submit to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives a report on the impacts of Hurricane Katrina on navigable waterways related to a mission of the Coast Guard.

(2) FINAL REPORT.—Not later than 180 days after the date of the submittal of the report required by paragraph (1), the Secretary of the department in which the Coast Guard is operating shall, in consultation with the Secretary of Commerce, submit to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives a report on the impacts of Hurricane Katrina on navigable waterways related to a mission of the Coast Guard.

(b) ELEMENTS.—Each report required by subsection (a) shall include the following:

(1) A discussion and assessment of the impacts, and associated costs, of Hurricane Katrina on—

(A) the navigable waterways of the United States;

(B) facilities located in or on such waterways;

(C) aids to navigation to maintain the safety of such waterways; and

(D) any other equipment located in or on such waterways related to a mission of the Coast Guard.

(2) An estimate of the costs to the Coast Guard of restoring the resources described in paragraph (1) and an assessment of the vulnerability of such resources to natural disasters in the future.

(3) A discussion and assessment of the environmental impacts described in paragraph (1) and an assessment of environmental vulnerabilities in natural disasters in the future and an estimate of the costs of addressing such vulnerabilities.

(c) NAVIGABLE WATERWAYS OF THE UNITED STATES.—In this section, the term "navigable waterways of the United States" includes waters of the United States as described in Presidential Proclamation No. 5928 of December 27, 1988.

NOTICES OF HEARINGS/MEETINGS

PERMANENT SUBCOMMITTEE ON INVESTIGATIONS

Mr. COLEMAN. Mr. President, I would like to announce for the information of the Senate and the public that the Permanent Subcommittee on Investigations of the Committee on Homeland Security and Governmental Affairs will hold a hearing on October 31, 2005, entitled "Corruption in the United Nations Oil-for-Food Program: Reaching a Consensus on UN Reform."

The October 31 hearing will be the fourth hearing the Permanent Subcommittee on Investigations has held on the United Nations’ Oil-for-Food Program ("OFF Program"). The Subcommittee’s first hearing on the OFF Program laid the foundation for future hearings by describing how the OFF Program was exploited by Saddam Hussein. A second hearing examined the operations of the independent inspection agents retained by the United Nations in the OFF Program and examined intelligence related to the management, audit, and procurement oversight. The hearing also examined issues related to why the U.S. and U.N. did not interfere with Iraq’s open exports of oil to Jordan and Turkey, in violation of U.N. sanctions. The Subcommittee’s third hearing detailed how Saddam Hussein manipulated the OFF Program to win influence and reward friends in order to undermine sanctions. In particular, the hearing presented evidence detailing how Saddam Hussein rewarded foreign officials with lucrative oil allocations that could be converted to money. The hearing also examined the illegal surcharges paid on Iraqi oil sales, using examples involving the recently indicted U.S. company, Bayoil. In the hearings, more detailed information was provided on the nature and extent of the 2003 Khor al-Amaya incident in which oil tankers loaded a large amount of Iraqi oil circumventing U.N. sanctions.

The Subcommittee’s October 31 hearing will address: 1. The findings of the Subcommittee’s October 25, 2005, Oil-for-Food Program Report covering illegal payments to individuals; 2. the