EXPLANATORY STATEMENT SUBMITTED BY MRS. LOWEY, CHAIRWOMAN OF THE HOUSE COMMITTEE ON APPROPRIATIONS, REGARDING THE HOUSE AMENDMENT TO THE SENATE APPROPRIATIONS ACT TO H.R. 133, CONSOLIDATED APPROPRIATIONS ACT, 2021

The following is an explanation of the Consolidated Appropriations Act, 2021.

DIVISION D—ENERGY AND WATER DEVELOPMENT AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

The following statement to the House of Representatives and the Senate is submitted in explanation of the agreed upon Act making appropriations for energy and water development for the fiscal year ending September 30, 2021, and for other purposes.

The explanatory statement accompanying this division is approved and indicates congressional intent. Unless otherwise noted, the language set forth in House Report 116-449 carries the same weight as the language included in this explanatory statement and should be complied with unless specifically addressed to the contrary in this explanatory statement. While some language is repeated for emphasis, it is not intended to negate the language referred to above unless expressly provided herein. Additionally, where this explanatory statement states that the “agreement only includes” or “the following is the only” direction, any direction included in the House report on that matter shall be considered as replaced with the direction provided within this explanatory statement. In cases where the House has directed the submission of a report, such report is to be submitted to the Committees on Appropriations of both Houses of Congress. House reporting requirements with deadlines prior to or within 15 days of the enactment of this Act shall be submitted not later than 60 days after enactment of this Act. All other reporting deadlines not changed by this explanatory statement are to be met.

Funds for the individual programs and activities within the accounts in this Act are displayed in the detailed table at the end of this Act. Funding levels that are not displayed in the specified table are identified in this explanatory statement.

In fiscal year 2021, for purposes of the Balanced Budget and Emergency Deficit Control Act of 1985 (Public Law 99–177), the following information provides the definition of the term “program, project, or activity” for departments and agencies under the jurisdiction of the Energy and Water Development and Related Agencies Appropriations Act. The term “program, project, or activity” shall include the most specific level of budget items identified in the Energy and Water Development and Related Agencies Appropriations Act, 2021 and the explanatory statement accompanying this Act.

The agreement reiterates House direction regarding the Salton Sea, California. Federal Law Enforcement.—The agreement notes that the explanatory statement accompanying the Commerce, Justice, Science, and Related Agencies Appropriations Act, 2021 directs the Attorney General to ensure implementation of evidence-based training programs on de-escalation and the use-of-force, as well as on police-community relations, that are broadly applicable and scalable to all federal law enforcement agencies. The agreement further notes that several agencies funded by this Act employ federal law enforcement officers and are Federal Law Enforcement Training Centers. The agreement directs such agencies to consult with the Attorney General regarding the implementation of these programs for their law enforcement officers. The agreement further directs such agencies to brief the Committees on Appropriations of both Houses of Congress on their efforts relating to such implementation not later than 90 days after consultation with the Attorney General. In addition, the agreement directs such agencies, to the extent they are not already participating, to consult with the Attorney General and the Director of the FBI regarding participation in the National Use-of-Force Data Collection. The agreement further directs such agencies to brief the Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act on their current efforts to so participate.

No specific funds for rejecting any application for a grant available under funds appropriated by this Act because of the use of the term “global warming”, the term “climate change”, or the term “sea level rise” in the application are included for any agency funded in this Act.

TITLE I—CORPS OF ENGINEERS—CIVIL DEPARTMENT OF THE ARMY CORPS OF ENGINEERS—CIVIL

The summary tables included in this Act set forth the dispositions with respect to the individual appropriations, projects, and activities of the Corps of Engineers (Corps). Additional items of this Act are discussed below.

Advanced Funds Agreements.—Under the advanced funds authority, the Corps is authorized to accept, from a state or political subdivision thereof, all funds covering both the federal and non-federal share of total project costs required to construct an authorized water resources development project or separable element thereof. Based on the non-federal sponsor’s commitment to provide all funds required to construct a project, or separable element thereof, the agreement directs that federal funds should not be provided for such construction. Instead, for such projects, any federal funding may be provided only after completion of construction, as repayment of the federal share of such construction, from funding provided for reimbursements or repayments, and would be subject to a new start designation. This direction is not intended to apply to any project with an advanced funds project partnership agreement that is currently under construction.

Asian Carp.—The Corps is currently engaged in a multipronged effort to stop Asian carp from reaching the Great Lakes. The long-term solution involves the Great Lakes and Mississippi River Interbasin Study (GLMRIS), which was authorized by Congress under Section 306(d) of the Water Resources Development Act of 2007 (Public Law 110-114). Until that project is operational, a near-term solution is needed to bring the Chicago Sanitary Ship Canal (CSSC) Fish Barrier online to its full designed capacity. Per the GLMRIS, the Brandon Road Lock and Dam in Joliet, Illinois, is critical to keeping Asian carp out of the Chicago Area Waterways System, which is the only continuous connection between the Great Lakes and the Mississippi River. Under the ad

This symbol represents the time of day during the House proceedings, e.g., 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.
and Mississippi River basins. These efforts are essential to protecting the Great Lakes ecosystem and the $7,000,000,000 recreational fishing and $16,000,000,000 boating industries. Last year, the Corps sent Congress a proven Chief’s Report, which included a positive recommendation for a plan to build a comprehensive set of measures to counter invasive Asian carp at the Brandon Road Lock and Dam, a critical choke point to halt the spread of invasive species in the Illinois River system. Existing electrical and physical barriers in the CSSC are presently the only structural measure to deter Asian carp from reaching Lake Michigan.

As the Corps prioritizes projects, it shall consider critical projects to prevent the spread of invasive species. The Corps is reminded that the GLMRIS Brandon Road project competes for additional funding within the Investigations account for Pre-construction Engineering and Design (PED). The agreement notes that the Corps is finalizing an agreement with the State of Illinois to be the lead non-federal sponsor of the project and that the states of Illinois and Michigan have provided funding to allow PBD. The Corps is encouraged to expedite work with the non-federal sponsor to execute a design agreement.

The agreement notes that the Corps has invested significant resources in building and maintaining a permanent electric barrier on the Chicago waterway system, the CSSC Fish Barrier. In consultation with the U.S. Coast Guard and the Corps has invested in the Electric Barrier System in the Investigations account. The administration has not allocated funds to enable the Corps and the U.S. Coast Guard to conduct ongoing research on additional potential Asian carp solutions. The Corps and other federal and state agencies are conducting ongoing research on additional potential Asian carp solutions.

The Corps and other federal and state agencies are conducting ongoing research on additional potential Asian carp solutions. The Corps shall provide to the committees in the accounts in which funding is requested but may be funded in different accounts. In particular:

- Projects proposed for funding in the Harbor Maintenance Trust Fund account in the budget request are funded in the Construction account, Mississippi River and Tributaries, and Operation and Maintenance accounts, as appropriate;
- The Corps is directed to provide to the Committees on Appropriations of both Houses of Congress a quarterly report that includes the total budget authority and unobligated balances by year for each program, project, or activity, including any prior year appropriations.

Unmanned Aerial Systems.—As follow-up to the reporting requirement found in the fiscal year 2021 funding Act, the Corps is encouraged to apply efficiently and effectively at reducing the risk of entrainment and release of invasive species, including Asian carp, through the Brandon Road Lock and Dam in Joliet, Illinois. The Corps is directed to provide to Congress an updated navigation protocols shown to be effective at reducing the risk of entrainment without jeopardizing the safety of vessels and operations.

The Corps is directed to provide to the committees in Appropriations of both Houses of Congress starting not later than 30 days after enactment of this Act and every 60 days thereafter an update on the status of completing the upgrader of the barrier system and provide operational redundancy. A complete CSSC Fish Barrier will ensure that the barrier can operate at its designed capacity.

The Corps and other federal and state agencies are conducting ongoing research on additional potential Asian carp solutions. The Corps shall provide to the committees in the accounts in which funding is requested but may be funded in different accounts. In particular:

- Projects proposed for funding in the Harbor Maintenance Trust Fund account in the budget request are funded in the Construction account, Mississippi River and Tributaries, and Operation and Maintenance accounts, as appropriate;
- Dam safety modification studies, proposed in the Investigations account in the budget request, are funded in the Dam Safety and Seepage-Barrier Correction Program within the Construction account;
- Sand mitigation projects, proposed in the Harbor Maintenance Trust Fund account in the budget request, are funded in the Construction account;
- National Shoreline Management Study and Construction and Investigation Support activities are not consolidated within the Coordination with Other Water Resource Agencies remaining item in Investigations;
- Disposition studies will continue to be funded under the remaining item Disposition of Completed Projects in the Investigations account;
- Tribal Partnership Projects will continue to be funded under the Tribal Partnership Program remaining item in the Construction account, and these amounts may be used to accommodate expenses prior to agreement execution;
- Access to Water Data, Coastal Field Data Collection, Hydrologic Studies, Remote Sensing and Information Technology Support, Scientific and Technical Information Centers, and Tri-Service CADD/GIS Technology Center are not consolidated under the new proposed Technology Application Program in Investigations;
- Inspection of Completed Works, Project Condition Surveys, Scheduling of Reservoir Operations and Surveillance of Northern Boundary Waters will continue to be funded under States instead of consolidated into a national program as requested in the Mississippi River and Tributaries;
- Dam Safety and Seepage/Barrier Correction Program management costs, proposed in the Expenses account in the budget request, are funded in the program within the Construction account.

The administration is reminded that these funds are in addition to the budget request, and administration budget structure changes. The only direction required from the Committees on Appropriations of both Houses of Congress is for additional work that either was not included in the budget request or was inadequately budgeted. The bill contains a proviso requiring the Corps to allocate funds in accordance with only the direction in this explanatory statement. In lieu of all House and Senate direction—under any heading—regarding additional funding, new starts, and the fiscal year 2021 work plan, the Corps shall follow the direction included in this explanatory statement.

The executive branch retains complete discretion over project-specific decisions within the additional funds provided, subject to only the direction here and under the heading “Additional Funding” or “Additional Funding for Construction” within each of the Investigations, Construction, Mississippi River and Tributaries, and Operation and Maintenance accounts. A study or project may not be excluded from evaluation for being “inconsistent with administration policy.” Voluntary funding in excess of legally required cost shares for studies and projects is acceptable and shall be used as a criterion for allocating the additional funding provided or for the selection of new starts.

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eligibility and implementation decisions under Public Law 115–123 and Public Law 116–20 so as to maximize the reduction of risk to public safety and infrastructure and the reduction of flood damages from floods and storms nationwide.

A project or study shall be eligible for additional funding within the Investigations, Construction, and Mississippi River and Tributaries accounts if: (1) it has received funding, other than through a reprogramming, in at least one of the previous three fiscal years; (2) it was previously funded and could reach a significant milestone, complete a discrete element of work, or produce significant outputs in calendar year 2021; or (3) as appropriate, it is selected as one of the new starts allowed in accordance with this Act and the additional direction provided below. None of the additional funding in any account may be used for any item where funding was specifically denied or for projects in the Continuing Authorities Program. Funds shall be allocated consistent with statutory cost share requirements.

Work Plan.—Not later than 60 days after enactment of this Act, the Corps shall provide to the Committees on Appropriations of both Houses of Congress a work plan including the following information: (1) a detailed description of the process and criteria used to evaluate studies and projects; (2) delineation of how these funds are to be allocated; (3) a summary of the work to be accomplished with each allocation, including phase of work and the study or project’s remaining cost to complete (excluding Operation and Maintenance); and (4) a list of all studies and projects that were considered eligible for funding but did not receive funding, including an explanation of whether the study or project could have used funds in calendar year 2021 and the specific reasons each study or project was considered as being less competitive for an allocation of funds.

New Starts.—The agreement includes nine new starts for investigations (including one new study start in the Mississippi River and Tributaries account) and seven new starts in the Construction and Mississippi River and Tributaries accounts to be distributed across the authorized mission areas of the Corps.

Of the new starts in the Investigations account three shall be for flood and storm damage reductions studies, of which one shall be for a coastal storm damage reduction study; two shall be for navigation studies; two shall be for environmental restoration studies; and one shall be for a multi-purpose watershed study to assess coastal resiliency. Of the new construction starts, three shall be for navigation projects, one of which shall be for an inland waterways lock and dam modernization project, and one of which shall be for a small or medium-sized harbor; one shall be for an environmental restoration project; one shall be for an environmental restoration project or a multi-purpose project; one shall be for a flood and storm damage reduction project; and one shall be for a flood and storm damage reduction project or a multi-purpose project. No funding shall be used to initiate new programs, projects, or activities in the Operation and Maintenance account. The Corps is reminded that public-private partnerships are eligible to compete for new starts in Construction. The Corps shall only allocate up to $500,000 for feasibility studies that are being funded in their first year.

The Corps is directed to propose a single group of new starts as a part of the work plan. None of the funds may be used for any item for which the agreement has specifically denied funding. The Corps may not change or substitute the new starts selected once the work plan has been provided to the Committees on Appropriations of both Houses of Congress. Each new start shall be funded from the appropriate additional funding line item. Any project for which the new start requirements are not met by the end of calendar year 2021 shall be treated as if the project had not been selected as a new start; such a project shall be required to compete again for new start funding in future years. As all new starts are to be chosen by the Corps, all shall be considered of equal importance, and the expectation is that future budget submissions will include appropriate funding for all new starts selected.

There continues to be confusion regarding the executive branch’s policies and guidelines regarding which studies and projects require new start designations. Therefore, the Corps is directed to notify the Committees on Appropriations of both Houses of Congress at least seven days prior to execution of an agreement for construction of any project except environmental infrastructure projects and projects under the Continuing Authorities Program. Additionally, the agreement reiterates and clarifies previous congressional direction as follows. Neither study nor construction activities related to individual projects authorized under section 1037 of the Water Resources Reform and Development Act (WRRDA) of 2014 shall require a new start or new investment decision; these activities shall be considered ongoing work. No new start or new investment decision shall be required when moving from feasibility to PED. The initiation of construction of an individually authorized project funded within a programmatic line item may not require a new start designation provided that some amount of construction funding under such programmatic line item was appropriated and expended during the previous fiscal year. No new start or new investment decision shall be required to initiate work on a separable element of a project when construction of one or more separable elements of that project was initiated previously; it shall be considered ongoing work. A new construction start shall not be required for work undertaken to correct a design deficiency on an existing federal project; it shall be considered ongoing work. The Corps is reminded that assumptions are just that—resumption of previously-initiated studies or projects and, as such, do not require new start designations.

In addition to the priority factors used to allocate all additional funding provided in the Construction account, the Corps also considers the out-year budget impacts of the selected new starts, the cost sharing sponsor’s ability and willingness to promptly provide the cash contribution, if any, as well as required lands, easements, rights-of-way, regulations, and disposal areas. When considering new construction starts, only those that can execute a project cost sharing agreement not later than December 31, 2021, shall be chosen. To ensure that the new construction starts are affordable and will not unduly delay completion of any ongoing projects, the Secretary is required to submit to the Committees on Appropriations of both Houses of Congress a realistic out-year budget scenario prior to issuing a work allowance for a new start. It is understood that specific budget decisions are made on an annual basis and that this scenario is neither a request for nor a guarantee of future funding for any project. Nonetheless, this scenario shall include an estimate of annual funding for each new start utilizing a realistic funding scenario through completion of the project, as well as the specific impacts of that estimated funding on the ability of the Corps to make continued progress on each previously funded construction project, including impacts to the optimum timeline and funding requirements of the ongoing projects, and on the ability to consider initiating new projects in the future. The scenario shall assume a Construction account funding level at the average of the past three budget requests.

INVESTIGATIONS

The agreement includes $153,000,000 for Investigations. The agreement includes legislative language regarding parameters for new study starts.

The allocation for projects and activities within the Investigations account is shown in the following table:
## Corps of Engineers - Investigations
(Amounts in Thousands)

<table>
<thead>
<tr>
<th></th>
<th>Budget Request</th>
<th>Final Bill</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Alaska</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Elim Subsistence Harbor, AK</td>
<td>110</td>
<td>--- ~</td>
</tr>
<tr>
<td><strong>Arizona</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bird Springs Watershed Assessment, AZ</td>
<td>50</td>
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<tr>
<td><strong>Arkansas</strong></td>
<td></td>
<td></td>
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<tr>
<td>Three Rivers, AR</td>
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<td>3,292</td>
</tr>
<tr>
<td><strong>California</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Carbon Canyon Dam, Santa Ana River Basin, CA</td>
<td>1,500</td>
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<tr>
<td>Clear Creek Ecosysm Restoration, CA</td>
<td>100</td>
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<tr>
<td>Los Angeles County Drainage Area (Channels), CA</td>
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<tr>
<td>Prado Dam, Santa Ana River Basin, CA</td>
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<td>400</td>
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<tr>
<td>Suisun Bay Channel (Slough), CA</td>
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<tr>
<td>West Sacramento, CA</td>
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<td>2,028</td>
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<tr>
<td><strong>Colorado</strong></td>
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<td>John Martin Reservoir, CO</td>
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<tr>
<td><strong>Georgia</strong></td>
<td></td>
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<tr>
<td>Savannah River Below Augusta, GA</td>
<td>150</td>
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</tr>
<tr>
<td><strong>Idaho</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sweetwater Creek Restoration, ID</td>
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</tr>
<tr>
<td><strong>Illinois</strong></td>
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<td></td>
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<tr>
<td>Interbasin Control of Great Lakes-Mississippi River Aquatic Nuisance Species, IL, IN, OH and WI</td>
<td>50</td>
<td>50</td>
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<td>Peoria Small Boat Harbor, IL</td>
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<tr>
<td><strong>Kansas</strong></td>
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<tr>
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<td><strong>Louisiana</strong></td>
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<td>Final Bill</td>
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<td>-------------------------------------------------------------------------</td>
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<td>LOWER ST. ANTHONY FALLS, MISSISSIPPI RIVER, MN</td>
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<tr>
<td>PUEBLOS OF ZIA WATERSHED ASSESSMENT, NM</td>
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<td>~</td>
</tr>
<tr>
<td>CAPE FEAR LOCKS AND DAMS 1-3, NC</td>
<td>110</td>
<td>~</td>
</tr>
<tr>
<td>GARRISON DAM, LAKE SAKAKAWEA, ND</td>
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</tr>
<tr>
<td>BOLIVAR DAM (MAGNOLIA LEVEE), OH</td>
<td>3,000</td>
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<tr>
<td>KEYSTONE LAKE, OK</td>
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<tr>
<td>BONNEVILLE LOCK AND DAM, OR and WA</td>
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<tr>
<td>COLUMBIA RIVER TREATY 2024 IMPLEMENTATION, OR</td>
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</tr>
<tr>
<td>COUGAR LAKE, OR</td>
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<tr>
<td>FOSTER LAKE, OR</td>
<td>2,000</td>
<td>~</td>
</tr>
<tr>
<td>GREEN PETER LAKE, OR</td>
<td>2,000</td>
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</tr>
<tr>
<td>HILLS CREEK LAKE, OR</td>
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<tr>
<td>LOOKOUT POINT LAKE, OR</td>
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<td>~</td>
</tr>
<tr>
<td>BENBROOK LAKE, TX</td>
<td>1,500</td>
<td>~</td>
</tr>
<tr>
<td>PROCTOR LAKE, TX</td>
<td>3,000</td>
<td>~</td>
</tr>
<tr>
<td>NORTH SPRINGFIELD LAKE, VT</td>
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<td>PUGET SOUND NEARSHORE MARINE HABITAT RESTORATION, WA</td>
<td>2,563</td>
<td>2,563</td>
</tr>
</tbody>
</table>

*Note: The symbol ~ indicates the final bill amount matches the budget request amount.*
### Corps of Engineers - Investigations

#### (Amounts in Thousands)

<table>
<thead>
<tr>
<th>Budget Request</th>
<th>Final Bill</th>
</tr>
</thead>
<tbody>
<tr>
<td>SUBTOTAL, PROJECTS LISTED UNDER STATES</td>
<td>52,465</td>
</tr>
</tbody>
</table>

#### Remaining Items

**Additional Funding**

- **Flood and Storm Damage Reduction** | --- | 10,000 |
- **Flood Control** | --- | 4,000 |
- **Shore Protection** | --- | 5,000 |
- **Navigation** | --- | 8,000 |
- **Coastal and Deep-Draft** | --- | 6,000 |
- **Inland** | --- | 8,000 |
- **Other Authorized Project Purposes** | --- | 6,000 |
- **Environmental Restoration or Compliance** | --- | 17,000 |
- **Access to Water Data** | --- | 360 * |
- **Coastal Field Data Collection** | --- | 2,000 * |
- **Coordination with Other Water Resource Agencies** | 350 | 600 * |
- **Disposition of Completed Projects** | --- | 2,000 |
- **Environmental Data Studies** | 80 | 80 |
- **FERC Licensing** | 100 | 100 |
- **Flood Damage Data** | 280 | 280 |
- **Flood Plain Management Services** | 15,000 | 15,000 |
- **Hydrologic Studies** | --- | 750 * |
- **International Water Studies** | 125 | 125 |
- **Interagency and International Support** | --- | 100 * |
- **Interagency Water Resource Development** | 100 | 100 |
- **Inventory of Dams** | 400 | 400 |
- **National Flood Risk Management Program** | 5,000 | 5,000 |
- **National Shoreline Management Study** | --- | 1,820 * |
- **Planning Assistance to States** | 5,000 | 10,000 |
- **Planning Support Program** | 3,500 | 3,500 |
- **Precipitation Studies** | 200 | 200 |
- **Remote Sensing/Geographic Information System Support** | --- | 575 * |
- **Research and Development** | 15,000 | 30,791 |
- **Scientific and Technical Information Centers** | --- | 50 * |
- **Special Investigations** | 1,000 | 1,000 |
- **Stream Gaging** | 550 | 550 |
- **Technology Application Programs** | 2,485 | --- * |
- **Transportation Systems** | 1,000 | 1,000 |
- **Tri-Service CADD/GIS Technology Center** | --- | 250 * |
- **Tribal Partnership Program** | --- | 4,036 |

**Subtotal, Remaining Items** | 50,170 | 144,667 |

**Total, Investigations** | 102,635 | 153,000 |

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*Funded in a remaining item in another account.*

*Funded in remaining items.*

*Funded in a different remaining item within this account.*
Additional Funding.—The Corps is expected to allocate the additional funding provided in this account primarily to specific feasibility and PED phases, rather than to Re-mainder of Final Segment and Environmental Compliance and other authorized project purposes, as has been the case in previous work plans.

Of the additional funding recommended in this account for environmental restoration or coastal resiliency studies, the Corps shall allocate not less than $6,500,000 for ecosystem restoration projects in the PED phase that have been funded for PED within the last three years and that have multiple states.

Of the additional funding provided in this account for ecosystem restoration or coastal resiliency studies, the Corps shall allocate not less than $2,340,000 for ecosystem restoration projects that are modifications to flood protection projects that have been funded for PED within the last three years and that have experienced recurring flash flooding; or experiences widespread degradation of conditions due to prior flood protection work.

Of the additional funding recommended in this account for beach shore protection, the Corps shall allocate not less than $1,500,000 for the PED phase of beach re-nourishment projects that have been authorized by Congress for construction.

Of the additional funding provided in this account for flood and storm damage reduction, the Corps shall allocate not less than $1,500,000 for flood protection projects that are located in economically disadvantaged communities where the per capita income is less than half of the state and national averages and that have historically experienced loss of life due to flooding.

Of the additional funding recommended in this account, the Corps shall allocate not less than $1,100,000 to PED activities for ecosystem restoration projects that also provide flood risk reduction alternatives to assist local communities in flood resilience efforts along the Patuxent River System.

Arkansas River Flooding.—The Corps is directed to evaluate all of its authorities for assessing whether the purchase of additional flood easements along the Arkansas River in the eastern Arkansas Basin would significantly reduce the severity and duration of flood events. The Corps is directed to brief the Committee not later than 45 days after enactment of this Act on its findings. The agreement further directs the Corps to work with the Federal Emergency Management Agency on opportunities to implement such measures.

Bubbly Creek.—There is disappointment that negotiations between the Corps, the Environmental Protection Agency, and the Department of Energy regarding liability concerns have yet to produce an outcome that will allow the project to move forward. The parties are urged to expedite efforts to reach an agreement as an additional $1,500,000 would allow the Corps to continue data collection and research on the impact of extreme storms in coastal regions.

Central & South Florida Project.—The Corps is urged to maintain continued attention to the need of the South Florida economy and environment for a functioning flood control system.

Chacon Creek, Texas.—The Corps is reminded of the importance of evaluating features that incorporate such measures into projects during the feasibility and PED phases, rather than to Re-mainder of Final Segment.

Chicago River.—The Corps is encouraged to work with the City of Chicago River Ecology and Lake Stewardship Coalition to develop a comprehensive ecosystem restoration solution for the restoration of the Chicago River.

Chicago Shoreline.—Concerns persist that lake levels in the Great Lakes are predicted to surpass record high levels. The Corps is encouraged to reevaluate the conclusions of the original feasibility report to assess federal interest in additional coastal protection along the Chicago shoreline.

Coastal Field Data Collection.—The agreement includes an additional $1,500,000 above the budget request amount of $1,000,000 to continue data collection and research on the impact of extreme storms in coastal regions. The Corps is encouraged to include increased funding in future budget submissions.

Disposition of Completed Projects.—The Corps is directed to provide the Committees with a comprehensive system plan.

Flood Policy in Urban Areas.—There is concern about the delay in receiving the Flood Policy in Urban Areas report as required by section 1211 of America’s Water Infrastructure Act of 2018 (Public Law 115–270). The Corps shall brief the Committees on Appropriations of both Houses of Congress not later than 60 days after enactment of this Act on recommendations for development of a comprehensive, system-wide plan for lowering flood risk in urban areas without the Corps being required to work with pertinent state and federal agencies and stakeholders to identify authorities, resources, and opportunities to support the plan.

Flooding in the Lower Missouri River Basin continues to increase, proving the need for a more comprehensive, system-wide plan for lower Missouri Basin flood risk reduction alternatives. The Corps is encouraged to work with pertinent state and federal agencies and stakeholders to identify authorities, resources, and opportunities to support the Lower Missouri River Basin Comprehensive Study.

The Corps shall brief the Committees on Appropriations of both Houses of Congress not later than 60 days after enactment of this Act on the findings of this report.

Great Lakes Coastal Resiliency Study.—The Corps is directed to develop a drought, flood, and resiliency plan for the Great Lakes system. The Corps shall allocate $750,000 for the development of this plan and urge to allocate the additional funding provided in this account and the Corps is encouraged to include appropriate funding in future budget submissions.

Great Lakes Resiliency Study.—The Corps is directed to include all of its authorities for assessing whether the purchase of additional flood easements along the Great Lakes would significantly reduce the severity and duration of flood events. The Corps is directed to brief the Committee not later than 60 days after enactment of this Act on its findings. The agreement further directs the Corps to work with the Federal Emergency Management Agency on opportunities to implement such measures.

Hartford and East Hartford, Connecticut.—The Corps is urged to consider the urgency of this effort when allocating the additional funding recommended in this account.

Kenai Bluffs Erosion.—The Corps is encouraged to move as expeditiously as possible to PED and urged to include appropriate funding in future budget submissions.

Laurel, Maryland.—The Corps is encouraged to continue its partnership with the city of Laurel, Maryland to provide assistance in developing a comprehensive flood risk reduction alternatives to assist local communities in flood resilience efforts along the Patuxent River System.

Missouri River Basin.—In the Spring of 2019, the Missouri River Basin experienced record flooding as result of saturated soils and high water levels from unprecedented rainfall and snowmelt runoff. This resulted in billions of dollars in damage to homes, businesses, and levees along the river. In response to these events, Congress provided resources and the Corps included in its work plan a new start for a flood risk management study, the Lower Missouri Basin Flood Risk and Resiliency Study. Congress included in this account and the Corps is encouraged to include appropriate funding in future budget submissions.

McClennen-Kerr Arkansas River Navigation System (MKARNS).—There is understanding that the project has a high degree of priority for 2021 to update the economic impacts of the project. The Corps is reminded that this project can compete for additional funding provided in this account and the Corps is encouraged to include appropriate funding in future budget submissions.

McKeeen Dam, Arizona.—The Corps shall brief the Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act on consideration of the value of national security in prioritizing and formulating studies and projects.

National Historic Landmarks.—The Corps is encouraged to expedite the completion of flood and storm damage reduction studies related to preserving National Historic Landmarks and add additional authorities, resources, and opportunities to address shoreline erosion, such as the bridge in Selma, Alabama.

Natural Infrastructure Options.—The Corps is expected to engage with state and local governments and non-profit organizations, where appropriate, on projects in diverse geographic areas that incorporate natural infrastructure, and be encouraged to incorporate such features into projects during the project formulation phase, where appropriate and effective.

North Atlantic Coast Focus Area Studies.—There is significant disappointment that the
administration discontinued funding for several ongoing studies to address flood damage and loss of life along the Atlantic coastline. In the wake of Hurricane Sandy, the North Atlantic Division Study was authorized to address coastal storm and flood risk to vulnerable populations, property, ecosystems, and infrastructure, including the Bellport–Brentwood–West Babylon Storm Risk Management, the Nassau County Back Bays, the New Jersey Back Bays, the New York–New Jersey Harbor and Tributaries, the Delaware Inland Bays, Delaware Bay Coastal Storm Focus area studies. Completion of these focus area studies, is critical to determining the best course of action to mitigate future damage. The Corps is encouraged to include appropriate funding for these activities.

North Atlantic Division Report on Hurricane Barriers and Harbors of Refuge.—The Corps is directed to brief Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act on the status and path forward for the North Atlantic Division Report on hurricane storm barriers and harbors of refuge mandated under Section 1218 of America’s Water Infrastructure Act of 2018 (Public Law 115–270).

Puget Sound Nearshore Study.—The Corps is reminded that this program encompasses many types of studies and technical assistance dealing with a number of water resource issues, including but not limited to: monitoring and forecasting coastal processes, managing sediment management, state water planning, water distribution, and water supply evaluations.

Planning Assistance to States, Vulnerable Coastal Communities.—The Corps is encouraged to continue building capacity to provide this assistance to vulnerable coastal communities, including tribal communities.

Puget Sound Nearshore Study.—The Corps is encouraged to proceed with the tiered implementation strategy using all existing authorities as outlined in the Puget Sound Nearshore Ecosystem Restoration Project Feasibility Study, Completion Strategy Guidance dated June 2013. The Corps is directed to recognize the Puget Sound Nearshore Study as the feasibility component for the purposes of section 544 of the Water Resources Development Act of 2000 (Public Law 106–541) and is reminded that this study is eligible to compete for additional funding provided in this account, and the Corps is encouraged to include appropriate funding for these activities.

Research and Development, Biopolymers.—The agreement recognizes the value of research topics currently being addressed by the Army Engineer Research and Development Center (ERDC). ERDC and the Corps have identified a series of critical research categories that will advance the efficient implementation and provide value to the nation, including by leveraging the expertise of universities through partnerships. ERDC is directed to brief the Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act on future research needs, including multi-year funding requirements, and potential university partnerships related to strategic goals to advance the Civil Works mission. Potential specific topics include, but are not limited to: increasing resilience through natural infrastructure on drought-prone lands; the use of biopolymers to improve the integrity of earthen structures; forecasting coastal processes; and developing capabilities to improve the structural integrity of levees and dams; the opportunities for polymer composites to increase the durability of infrastructure; the impacts of freshwater intrusion into estuaries. Research and Development, Innovative Technologies for Resilient Infrastructure.—There is recognition of the need to test and refine use of rapid, repeatable, and remote methods for long-term monitoring of critical water infrastructure. The Corps is encouraged to include continued funding for research and managing emerging threats to attain resilient flood control structures.

Research and Development, Modeling.—The recommendation provides $2,200,000 to support research into predictive models and field-based research into geomorphic, geophysical, and sedimentological analysis and modeling of diverse field sites on contemporary and historic time frames. It is understood that with continued funding, this effort will be completed in fiscal year 2023.

Research and Development, Oyster Reefs.—The agreement provides $2,200,000 for the Corps to partner with research universities to conduct long-term research and understand that with continued funding this effort will be completed in fiscal year 2022.

Research and Development—Urban Flood Damage Reduction and Stream Restoration in Arid Regions.—The agreement includes an additional $3,000,000 in the Research and Development remaining item for the Corps’ Flood and Coastal Systems R&D Program for Post-Fire and Debris Flow Urban Flood Damage Reduction in Arid Regions. The tools and technologies developed under this program should also be applicable to other parts of the country. The Corps is encouraged to collaborate with research partners on these efforts. The Corps is reminded that with continued funding this effort will be completed in four years.

Salt River, California.—The Corps is reminded that this study is eligible to compete for a new start as provided in this Act.

San Diego County, California (Formerly Encinitas and Solana Beach Coastal Storm Damage Reduction Project) is eligible to compete for additional funding provided in this account.

South Atlantic Coastal Study.—The Corps shall consult with industry groups, academia, and non-governmental organizations who can provide specialized expertise and coordinate appropriate efforts in the study’s design and implementation from relevant stakeholders, including coastal state agencies, local officials, and private consulting engineers and scientists. The Corps is urged to ensure due consideration of nearshore marine habitat with potential impacts of coastal flooding and inundation within the scope of this study as well as to ensure the full interoperability of modeling work and data analysis conducted for this study and other inland flood control and aquatic ecosystem restoration projects bordering the study area.

Upper Des Plaines River and Tributaries Project, Illinois and Wisconsin.—The Corps is urged to cooperate with the non-federal sponsor as it prepares to advance work on a number of flood features under section 204 of this program, a new remaining item in the Water Resources Development Act of 1986.

There is also awareness of local concerns about the impact the proposed Foxconn project in Wisconsin may have on communities downriver in Illinois surrounding the Des Plaines River. As the Corps re-evaluates the project, it is encouraged to take into account the impacts of the proposed Foxconn project into consideration.

Upper Mississippi River—Illinois Waterway Study.—There is recognition of the importance of advancing the Navigation and Ecosystem Sustainability Program (NESSP), as authorized in Title VIII of the Water Resources and Development Act of 2007 (Public Law 110–114), for the Upper Mississippi River Basin and the nation’s economy. Congress has already appropriated more than $66,000,000 in FY 2020 for the purpose of attaining the NESSP. The Corps is reminded that this project is eligible to compete for additional funding provided in this account.

Upper Missouri River Basin Flood and Drought Monitoring.—To prevent additional unnecessary delays to the implementation of the recently authorized Missouri River basin flood and drought monitoring system (accruing to the O&M account titled “Soil Moisture and Snowpack Monitoring” has been created for these activities. The Corps is directed to use the funding provided in this account, remaining item in the Hydrologic Studies remaining item along with the additional funding provided in the new remaining item in the Operation and Maintenance account and the activities authorized in section 400(a) of the Water Resources Reform and Development Act of 2014.

Upper Ohio Navigation System.—There is understanding of the importance of the Upper Ohio Navigation system and of modernizing its facilities. The Corps is encouraged to include continued PED work in future budget requests.

Watertown, South Dakota.—The Corps is reminded that this study is eligible to compete for additional funding provided in this account.

Water Quality and Salinity Impacts on Oyster Reefs.—The Corps is encouraged, when conducting or reviewing environmental assessments or environmental impact statements on federal facilities and science projects in areas where oyster reefs exist, to consider water quality and salinity impacts on those reefs and, when appropriate, to mitigate any negative impacts.

Willamette River.—The Corps is directed to prioritize environmental restoration for urban areas floodplain and aquatic habitat programs affecting the water passage and culvert replacement. These efforts should benefit all Columbia River and
Willamette River salmon and steelhead listed under the Endangered Species Act (ESA) and Pacific Lamprey, which is a culturally, and ecologically important species and treaty-reserved resource to the Pacific Northwest Tribal Nations.

The agreement includes $2.692,645,000 for Construction. The agreement includes legislative language regarding the Inland Waterways Trust Fund.

The allocation for projects and activities within the Construction account is shown in the following table:
<table>
<thead>
<tr>
<th>Location</th>
<th>Budget Request</th>
<th>Final Bill</th>
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<tbody>
<tr>
<td><strong>California</strong></td>
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<tr>
<td>American River Common Features, Natomas Basin, CA</td>
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<tr>
<td>Whittier Narrows, CA (Dam Safety)</td>
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<tr>
<td><strong>Florida</strong></td>
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<tr>
<td>Jacksonville Harbor, FL</td>
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<tr>
<td>South Florida Ecosystem Restoration (SFER) Program, FL</td>
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<tr>
<td><strong>Georgia</strong></td>
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<tr>
<td>Savannah Harbor Expansion, GA</td>
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<td>93,600</td>
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<tr>
<td><strong>Illinois</strong></td>
<td></td>
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<tr>
<td>Calumet Harbor and River, IL and IN</td>
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<td>Melvin Price Lock and Dam (Deficiency Correction), IL and MO</td>
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<tr>
<td>Upper Mississippi River Restoration, IL, IA, MN, MO and WI</td>
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<td>33,170</td>
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<tr>
<td><strong>Iowa</strong></td>
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<tr>
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<tr>
<td><strong>Kentucky</strong></td>
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<td><strong>Louisiana</strong></td>
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<tr>
<td>Calcasieu River and Pass, LA</td>
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<td>Mississippi River Ship Channel Gulf to Baton Rouge, LA</td>
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<tr>
<td>Assateague Island, MD</td>
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<td>Poplar Island, MD</td>
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<tr>
<td><strong>New Jersey</strong></td>
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<tr>
<td>Cape May Inlet to Lower Township, NJ</td>
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### CORPS OF ENGINEERS - CONSTRUCTION
(Amounts in Thousands)

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<tr>
<th>Project Description</th>
<th>Budget Request</th>
<th>Final Bill</th>
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<tr>
<td>LOWER CAPE MAY MEADOWS, CAPE MAY POINT, NJ</td>
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<td>RARITAN RIVER BASIN, GREEN BROOK SUB-BASIN, NJ</td>
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<td><strong>NORTH CAROLINA</strong></td>
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<td>WILMINGTON HARBOR, NC</td>
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<td><strong>NORTH DAKOTA</strong></td>
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<tr>
<td>PIPESTEM LAKE, ND</td>
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<td><strong>OREGON</strong></td>
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<tr>
<td>COLUMBIA RIVER AT THE MOUTH, OR and WA</td>
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<td><strong>PENNSYLVANIA</strong></td>
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<tr>
<td>GENERAL EDGAR JADWIN DAM AND RESERVOIR, PA</td>
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<tr>
<td><strong>TEXAS</strong></td>
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<tr>
<td>CORPUS CHRISTI SHIP CHANNEL, TX (MAIN CHANNEL AND BARGE LANES)</td>
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<tr>
<td><strong>WASHINGTON</strong></td>
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<td>COLUMBIA RIVER FISH MITIGATION, WA, OR and ID (CRFM)</td>
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**REMAINING ITEMS**

### ADDITIONAL FUNDING

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<td>FLOOD AND STORM DAMAGE REDUCTION</td>
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<td>OTHER AUTHORIZED PROJECT PURPOSES</td>
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<td>ENVIRONMENTAL RESTORATION OR COMPLIANCE</td>
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<td>ENVIRONMENTAL INFRASTRUCTURE</td>
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<tr>
<td>AQUATIC PLANT CONTROL PROGRAM</td>
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<td>BENEFICIAL USE OF DREDGED MATERIAL PILOT PROGRAM</td>
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<td>CONTINUING AUTHORITIES PROGRAM</td>
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<td>AQUATIC ECOSYSTEM RESTORATION (SECTION 206)</td>
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<td>BENEFICIAL USES DREDGED MATERIAL (SECTION 204)</td>
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<td>MITIGATION OF SHORE DAMAGES (SECTION 111)</td>
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<td>Description</td>
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<td>NAVIGATION PROGRAM (SECTION 107)</td>
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<td>REMOVAL OF OBSTRUCTIONS (SECTION 208)</td>
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<td>SHORE PROTECTION (SECTION 103)</td>
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<td>RESTORATION OF ABANDONED MINES</td>
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**SUBTOTAL, REMAINING ITEMS**

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**TOTAL, CONSTRUCTION**

<table>
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<tr>
<td>2,173,189</td>
<td>2,692,645</td>
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*Includes funds requested in other accounts.*
Updated Capability.—The agreement authorizes project-specific allocations downward from the budget request based on updated information.

Additional Funding.—The agreement includes additional funds for projects and activities to enhance the nation's economic growth and competitive advantage.

Of the additional funding provided in this account for environmental restoration or compliance and other authorized project purposes, the Corps shall allocate not less than $53,000,000 to authorized reimbursements for projects with executed project partnership agreements and that have completed construction, the Corps shall allocate not less than $35,000,000 to authorized reimbursements for projects with executed project partnership agreements and that have completed construction, the Corps shall allocate not less than $25,000,000 for multistate ecosystem restoration programs for which a comprehensive restoration plan is in development or has been completed for which not less than $5,000,000 shall be for projects or programs that restore and rehabilitate native oyster reefs.

Of the additional funds provided in this account for flood and storm damage reduction, navigation, and other authorized project purposes, the Corps shall allocate not less than $53,000,000 to authorized reimbursements for projects with executed project partnership agreements and that have completed construction, the Corps shall allocate not less than $35,000,000 to authorized reimbursements for projects with executed project partnership agreements and that have completed construction, the Corps shall allocate not less than $25,000,000 for multistate ecosystem restoration programs for which a comprehensive restoration plan is in development or has been completed for which not less than $5,000,000 shall be for projects or programs that restore and rehabilitate native oyster reefs.

The Corps is reminded that it was directed to develop metrics for the selection of environmental infrastructure projects that receive funds and provide a report on such metrics to the Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act on the status of additional infrastructure authorities not previously funded, which may include regional environmental infrastructure authorities.

Advanced Measures.—The Corps is encouraged to fully use the authorities granted to it under the Advanced Measures program to mitigate impacts expected to occur in the Great Lakes Basin as a result of record-high and near-record-high water levels.

Alternative Delivery.—The Corps is reminded that Public-Private Partnerships and projects that utilize a split-delivery approach are eligible for additional funding in this account.

Aquatic Plant Control Program.—Of the additional funding provided for the Aquatic Plant Control Program, $15,000,000 shall be for watercraft inspection stations, as authorized in section 104 of the River and Harbor Act of 1986, equally distributed to carry out subsections (d)(1)(A)(i), (d)(1)(A)(ii), and (d)(1)(A)(iii), and $3,000,000 shall be for related monitoring. The agreement provides $1,000,000 for nationwide research and development to address invasive aquatic plants, and activities for monitoring, surveys, and control of flowering rush and hydrilla verticillata and $6,000,000 shall be for nation-wide research and development to address invasive aquatic plants, within which the Corps is encouraged to support cost-shared agreements with Federal or other partners.

The agreement also includes House direction, including a briefing, on mechanical harvesting of invasive aquatic plants, within which the Corps is encouraged to include appropriate project partnerships and projects that work with authorized environmental restoration components.

Public Law 115–123 and Public Law 116–20 included funding within the Flood Control and Coastal Emergencies account for authorized shore protection projects to full project profile. That funding is expected to address most of the current year capability. Therefore, to ensure funding is not directed to where it cannot be used, the agreement includes $50,000,000 for construction of shore protection projects. The Corps is reminded that if additional work can be done, these projects are also eligible to compete for additional funding for flood and storm damage reduction.

When allocating the additional funding provided in this account, the Corps is encouraged to evaluate authorized reimbursements in the same manner as if the projects were being evaluated for new or ongoing construction. The Corps shall not condition these funds, or any funds appropriated in this Act, on a non-federal interest paying more than their required share in any phase of a project. When allocating the additional funding provided in this account, the Corps shall consider giving priority to the following:

1. benefits of the funded work to the national economy;
2. extent to which the work will enhance national, regional, or local economic development;
3. number of jobs created directly and supported in the supply chain by the funded activity;
4. significance to national security, including the strategic significance of commodities;
5. ability to obligate the funds allocated within the calendar year, including consideration of the availability of additional non-Federal sponsors to provide any required cost share;
6. ability to complete the project, separable element, or project phase with the funds allocated;
7. legal requirements, including responsibilities to Tribes;
8. for shore protection projects, projects in areas that have suffered severe beach erosion requiring additional sand placement outside of the normal beach renourishment cycle or in which the normal beach renourishment cycle has been delayed, and projects in areas where there is risk to life and public health and safety, and risk of environmental contamination;
9. for shore protection projects, projects in areas that have suffered severe beach erosion requiring additional sand placement outside of the normal beach renourishment cycle or in which the normal beach renourishment cycle has been delayed, and projects in areas where there is risk to life and public health and safety, and risk of environmental contamination;
10. for navigation projects, the number of jobs or level of economic activity to be supported by completion of the project, separable element, or project phase;
11. for projects cost shared with the Inland Waterways Trust Fund (IWTF), the economic impact on the local, regional, and national economies that are linked, as well as discrete elements of work that can be completed within the funding provided in this line item;
12. for other authorized project purposes and environmental restoration or compliance projects, that include the beneficial use of dredged material; and
13. for environmental infrastructure projects, with the greater economic impact, projects in communities that have a significant population or economic base that is dependent on the safe and secure transport and storage of dredged material; and
14. for environmental infrastructure projects, with the greater economic impact, projects in communities that have a significant population or economic base that is dependent on the safe and secure transport and storage of dredged material.

The following is the only direction with regard to the availability of additional funds for IWTF cost-shared projects. The agreement provides funds making use of all estimated annual revenues, which includes a total appropriation of $133,000,000 from the IWTF for ongoing construction projects and one new IWTF cost-shared project to be started in fiscal year 2021. The Corps shall continue to prioritize ongoing construction projects and allocate all funds provided in the IWTF Revenues line item along with the statutory cost share from funds provided in the Navigation and Coastal Emergencies account for allocating the remainder of funds in the Navigation line item. The agreement rejects the budget request’s proposal to reform Inland Waterways infrastructure funding and work underwritten by commercial navigation users of inland waterways. The Corps shall continue to use, as appropriate, the Inland and Intracoastal Waterways Infrastructure Investment Strategy, as dated March 2016, as the applicable 20-year plan.

The Corps is reminded that it was directed to develop metrics for the selection of environmental infrastructure projects that receive funds and provide a report on such metrics to the Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act on the status of additional infrastructure authorities not previously funded, which may include regional environmental infrastructure authorities.

The agreement reiterates House direction on this topic.

Bird Drive Basin Conveyance, Seepage Collection, and Recharge.—The Corps is encouraged to work with the Department of the Interior and the South Florida Water Management District to quickly identify a consensus project footprint between SW 8th Street and SW 26th Street along the Bird Drive Basin, immediately east of Krome Avenue, to enable Miami-Dade County and the Miami-Dade Expressway Authority, or any successor organization, to acquire property to carry out key elements of the creation of a West Kendall Everglades Buffer and progress towards completing an important element of the Central Everglades Restoration Plan.

Biscayne Bay Coastal Wetlands Project.—The Corps is encouraged to consider all available opportunities to provide critical benefits to the coastal estuarine and glades habitats included in the study area.
Camp Ellis Beach, Saco, Maine.—The Corps is directed to continue collaborative efforts to address the continued erosion.

Caño Martín Peña, Puerto Rico.—The agreement for environmental remediation and persistent flooding that disadvantages communities abutting the channel, as evidenced by an amendment to the Act, remains interest in the timely advancement of this project given the years of significant planning that have been undertaken and its purpose is to further a critical watershed and the natural functioning of the tidal system in the San Jose Lagoon and the San Juan Bay Estuary. There is concern about the lost opportunity to address critical problems due to the lack of funding to start construction of this important project. The Corps is encouraged to include appropriate funding for this project in its annual budget request and work with the non-federal sponsor to advance the project to the next phase at the earliest practicable opportunity. The agreement reiterates House direction regarding briefing requirements.

Central Everglades Planning Project (CEPP)—The Corps is urged to expedite the required validation reports for PPA North and PPA New Water and to begin design and construction of components for PPA South and PPA Everglades as soon as possible to complement the efforts of the South Florida Water Management District. The Central Everglades Agricultural Area (EAA) Storage Reservoir is an element of the project consistent with section 1308 of America’s Water Infrastructure Act of 2018 (Public Law 115–270) which anticipated the EAA Storage Reservoir to be designed and constructed as a component of CEPP, rather than as a discrete project.

CEPP—Indian River Lagoon-South.—The Corps is urged to expedite the construction of the C-44 Reservoir, and to expedite design work on the C-23 and C-24 Reservoirs that, along with the C-44 Reservoir, will serve as crucial elements of the Indian River Lagoon-South project to collect and clean Lake Okeechobee discharges and basin runoff before excess nutrients are able to enter the fragile lagoon ecosystem.

Chesapeake Bay Comprehensive Water Resources Restoration Plan and Oyster Recovery.—The Corps is reminded that the Chesapeake Bay Comprehensive Water Resources Restoration Plan and Restoration and the Chesapeake Bay Oyster Recovery Program are eligible to compete for the additional funding provided in this Act and are encouraged to provide appropriate funding in future budget submissions.

Construction Funding Schedules.—A complete and reliable cost estimate with an out-year funding schedule is essential to understanding current funding and future funding requirements within the Corps’ Construction portfolio. A comprehensive outlook of these dynamic requirements is necessary for Congress to consider and balance funding allocations and assess the long-term effects of new investment decisions. Therefore, not later than 90 days after enactment of this Act and annually thereafter, the Chief of Engineers shall submit directly to the Committees on Appropriations of both Houses of Congress, a breakdown, by fiscal year, of the full and efficient federal funding needs for each active construction project for the Corps’ Civil Works program. For each project identified, the Corps shall provide the total project cost with a breakdown between federal and non-federal funding and any applicable authorization ceiling. For the purposes of this report, an active project shall mean any project with an expressed capability or following completion of the current construction year, which has received construction account appropriations, including those funded in a supplemental, and has remaining costs to be funded from the construction account. These funding requirements shall be based on technical construction sequencing and reflect administrative policies and priorities or any assumed limitation on funding available.

Continuing Authorities Program.—Funding is provided for nine CAP sections at a total of $99,500,000. The management of CAP shall continue to be provided for perimeter flood risk reduction in previous fiscal years. Not later than 90 days after enactment of this Act, the Corps shall brief the Committee on how the Corps arriving in 2020 for prioritizing projects for funding and on program execution.

The Corps shall allow for the advancement of flood control projects in combination with ecological benefits using natural and nature-based solutions alone, or in combination with, built infrastructure where appropriate for reducing risk reduction during the development of projects under CAP 205.

Within the section 1135 CAP authority, and to the extent already authorized by law, the Corps is urged to work with local states that to restore degraded wetland habitat and stream habitat impacted by construction of Corps levees or channels, including those with executed Feasibility Studies and designs, to be eligible to compete for funding. The Corps is reminded that projects that restore degraded wetland habitat and stream habitat impacted by construction of Corps levees or channels, and projects that will divert significant pollutant nutrient runoff from entering wetland habitats, are eligible to compete for funding.

The Corps is encouraged to expedite the implementation of feasibility studies approved in the Flood Control Act of 1958 and reminded that projects approved in 2019 are eligible to compete for funds provided under section 206.

The Corps is reminded that the ongoing Atlantic Intra-coastal Waterway bridge replacement project is eligible to compete for additional funding provided in this account.

Duxon River at South Park, Washington.—The Corps is urged to continue its work with local states that to determine appropriate flood risk mitigation measures and is reminded that this project is eligible to compete for additional funding recommendations. This project is located in the Skagit River Basin, which is contrary to long-standing Congressionally directed direction regarding a briefing on this issue.

Economic update in order to have a strong economic side-by-side analysis for the project in order to identify the most cost-effective project. The Corps is directed to coordinate closely within the Corps with the non-federal sponsor in the notify the Committees on Appropriations of both Houses of Congress upon receiving any proposal from a non-federal interest requesting to utilize the section 1043 authority. The Corps will ensure that the project is not later than 45 days after enactment of this Act.

Due to ongoing concerns, the Corps shall notify the Committees on Appropriations of both Houses of Congress upon receiving any proposal from a non-federal interest requesting to utilize the section 1043 authority. The Corps shall not negotiate or enter into a joint partnership arrangement to transfer funds to a non-federal interest utilizing this authority unless approval is received from the Committees on Appropriations of both Houses of Congress. None of the funds provided in this Act shall be used under this authority for a project where construction has been suspended or canceled by the Corps or the non-federal sponsor shall be used to prioritize projects for federal funding and provides no funds for such an effort. The Corps is directed to provide the briefing required in the fiscal year 2020 budget request not later than 45 days after enactment of this Act.

Due to ongoing concerns, the Corps shall notify the Committees on Appropriations of both Houses of Congress upon receiving any proposal from a non-federal interest requesting to utilize the section 1043 authority. The Corps shall not negotiate or enter into a joint partnership arrangement to transfer funds to a non-federal interest utilizing this authority unless approval is received from the Committees on Appropriations of both Houses of Congress. None of the funds provided in this Act shall be used under this authority for a project where construction has been suspended or canceled by the Corps or the non-federal sponsor shall be used to prioritize projects for federal funding and provides no funds for such an effort. The Corps is directed to provide the briefing required in the fiscal year 2020 budget request not later than 45 days after enactment of this Act.

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The Corps is urged to continue its work with local states that to determine appropriate flood risk mitigation measures and is reminded that this project is eligible to compete for additional funding recommendations. This project is located in the Skagit River Basin, which is contrary to long-standing Congressionally directed directive regarding a briefing on this issue.

New Buffalo, Michigan.—The agreement reiterates House direction regarding a briefing on this issue.

Projects Requested in the Budget Proposal.—The budget request includes a proposal for $250,000,000 for projects carried out under section 1043 of the Flood Control Act of 1958, “Non-federal Implementation Pilot Program.” This pilot program was authorized to allow the Corps to use excess proceeds from the Biological Opinion from non-federal interests for them to perform studies and construct projects. The agreement rejects the idea that the method of project execution should be used to prioritize projects for federal funding and provides no funds for such an effort. The Corps is directed to provide the briefing required in the fiscal year 2020 budget request not later than 45 days after enactment of this Act.

Due to ongoing concerns, the Corps shall notify the Committees on Appropriations of both Houses of Congress upon receiving any proposal from a non-federal interest requesting to utilize the section 1043 authority. The Corps shall not negotiate or enter into a joint partnership arrangement to transfer funds to a non-federal interest utilizing this authority unless approval is received from the Committees on Appropriations of both Houses of Congress. None of the funds provided in this Act shall be used under this authority for a project where construction has been suspended or canceled by the Corps or the non-federal sponsor shall be used to prioritize projects for federal funding and provides no funds for such an effort. The Corps is directed to provide the briefing required in the fiscal year 2020 budget request not later than 45 days after enactment of this Act.

Due to ongoing concerns, the Corps shall notify the Committees on Appropriations of both Houses of Congress upon receiving any proposal from a non-federal interest requesting to utilize the section 1043 authority. The Corps shall not negotiate or enter into a joint partnership arrangement to transfer funds to a non-federal interest utilizing this authority unless approval is received from the Committees on Appropriations of both Houses of Congress. None of the funds provided in this Act shall be used under this authority for a project where construction has been suspended or canceled by the Corps or the non-federal sponsor shall be used to prioritize projects for federal funding and provides no funds for such an effort. The Corps is directed to provide the briefing required in the fiscal year 2020 budget request not later than 45 days after enactment of this Act.

The budget request also includes $250,000,000 for an Innovative Funding Partnerships Program to be used along with federal funding to implement the Biological Opinion. The budget request continues to establish as a criterion for funding decisions, any assumed limitation on funding available. The sponsor’s statutory cost share requirements’ to carry out certain authorized projects. This is a blatant attempt to require funding in excess of legally required cost share as a criterion for funding decisions, which is contrary to long-standing congressional direction. No funds are provided for this purpose. The agreement states, however, that any project that could have received funding under such a program is eligible to compete for additional funding in this account based on the project performance criteria described in this report.

New Savannah Bluff Lock and Dam, Georgia and the Intracoastal Waterway at South Carolina.—The Corps is directed to continue consistent with direction provided in the Full Restoration Plan and Oyster Restoration Program to be used along with non-federal Implementation Pilot Program. This pilot program was authorized to allow the Corps to use excess proceeds from the Biological Opinion from non-federal interests for them to perform studies and construct projects. The agreement rejects the idea that the method of project execution should be used to prioritize projects for federal funding and provides no funds for such an effort. The Corps is directed to provide the briefing required in the fiscal year 2020 budget request not later than 45 days after enactment of this Act.

Due to ongoing concerns, the Corps shall notify the Committees on Appropriations of both Houses of Congress upon receiving any proposal from a non-federal interest requesting to utilize the section 1043 authority. The Corps shall not negotiate or enter into a joint partnership arrangement to transfer funds to a non-federal interest utilizing this authority unless approval is received from the Committees on Appropriations of both Houses of Congress. None of the funds provided in this Act shall be used under this authority for a project where construction has been suspended or canceled by the Corps or the non-federal sponsor shall be used to prioritize projects for federal funding and provides no funds for such an effort. The Corps is directed to provide the briefing required in the fiscal year 2020 budget request not later than 45 days after enactment of this Act.
Norfolk Harbor and Channels Deepening, Virginia.—The Corps is reminded that the Norfolk Harbor and Channels Deepening project is eligible to compete for funding from the additional funds provided in this account and eligible to compete for a new construction start provided in this Act.

Port of Brownsville Deepening Project, Texas.—The Corps is reminded this project is eligible to compete for a new construction start as provided in this Act.

Portsmouth and Piscataqua River, New Hampshire.—The Corps is reminded this project is eligible to compete for a new construction start as provided in this Act.

Projects in Drought-Stricken Areas.—The Corps is reminded that any authorized projects that would alleviate water supply issues in areas that have been afflicted by severe droughts in the last three fiscal years are eligible to compete for additional funding provided in this account.

Salton Sea, California.—The Corps is encouraged to expeditiously move forward to carry out section 3032 of Public Law 110–114.

South Florida Ecosystem Restoration (SFER).—As in previous years, the agreement provides funding for all study and construction authorities related to Everglades restoration under the line item titled “South Florida Ecosystem Restoration, Florida.” This single line item allows the Corps flexibility in implementing the numerous activities underway in any given fiscal year. For fiscal year 2021, the Corps is directed to make publicly available a comprehensive snapshot of all SFER cost share accounting down to the project level and to ensure the accuracy of all budget justification sheets that inform SFER Integrated Financial Plan documents by September 30, 2021.

Strategic Arctic Port.—The Corps is urged to move expeditiously on this project and is reminded that this project is eligible to compete for additional funding provided in this account, to decrease risks to life and safety from the increased traffic in the region, and to provide a port to military assets.

The Dalles Dam, Tribal Housing.—The Corps is encouraged to complete the Village Development Plan in consultation with affected Columbia River tribes and the Bureau of Indian Affairs.

Upper Mississippi River Restoration Program [UMRR], Quincy Bay.—Over the past 70 years, river traffic has led to the environmental degradation of Quincy Bay, and the Corps included funding to start this restoration project in its budget request. Therefore, the Corps is encouraged to include appropriate funding for this project in future budget submissions.

West Sacramento Project.—The Corps is reminded that this project is eligible to compete for a new construction start as provided in this Act and is encouraged to include appropriate funding for this project in future budget submissions.

Whittier Narrows, California.—The agreement reiterates House direction regarding a reporting requirement.

MISSISSIPPI RIVER AND TRIBUTARIES

The agreement includes $380,000,000 for Mississippi River and Tributaries.

The allocation for projects and activities within the Mississippi River and Tributaries account is shown in the following table:
## CORPS OF ENGINEERS - MISSISSIPPI RIVER AND TRIBUTARIES
(Amounts in Thousands)

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<th>Construction</th>
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## OPERATION & MAINTENANCE

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## Corps of Engineers - Mississippi River and Tributaries

(Amounts in Thousands)

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### Remaining Items

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<td>Flood Control</td>
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<td>Other Authorized Project Purposes</td>
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<td>Collection and Study of Basic Data (Investigations)</td>
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<td>Mississippi River Commission</td>
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<td><strong>Subtotal, Remaining Items</strong></td>
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<td><strong>Total, Mississippi River and Tributaries</strong></td>
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*Includes funds requested in other accounts.

~Includes funds requested in remaining items.
Additional Funding.—When allocating the additional funding provided in this account, the Corps shall consider giving priority to completing or accelerating ongoing work that will enhance the nation's economic development, job growth, and international competitiveness or are for studies or projects located in areas that have suffered recent natural disasters. While this funding is shown under Remaining Items, the Corps shall use these funds in investigations, construction, and operation and maintenance, as applicable. This may include work on remaining unconstructed features of projects permitted and authorized by law, in response to recent flood disasters. Additional funding is also provided in this account to initiate a new feasibility study.

When allocating the additional funding recommended in this account, the Corps shall allocate not less than $30,000,000 for additional flood control construction projects, of which $15,560,000 shall be for those projects with flood control, water quality, and sediment reduction.

Of the additional funds recommended in this account for other authorized project purposes, the Corps shall allocate not less than $1,160,000 for operation and maintenance of facilities that are educational or to continue land management of mitigation features.

Delta Headwaters Project.—The agreement recognizes the importance of erosion control in headwater streams and tributaries, and the environmental, water quality, and sediment reduction benefits it provides downstream. When allocating additional funds recommended in this account, the Corps is directed to give adequate consideration to cooperative projects addressing watershed erosion, sedimentation, flooding, and environmental degradation.

Lower Mississippi River Watershed.—The agreement notes negative impacts in the Mississippi River system as a result of multiple high-water events in recent years. The Corps shall brief the Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act on actions taken to manage the river over the past three years and any impacts of such actions on ecosystem restoration, navigation, flood control, water quality, and others. Congress has heard from stakeholders that the construction of new water resources development projects, improved data collection methods, and structural and operation modifications to existing projects are critical to better understand changing hydraulic features and to effectively manage and respond to future high-water events, and that a study is necessary to fully understand such opportunities. Congress acknowledges that authorized comprehensive studies are eligible to compete for additional funding provided in the account. Congress expects any studies, updates, and changes to be made with the appropriate public involvement.

Mississippi River Commission.—No funding is provided for this new line item. The Corps is directed to continue funding the costs of the commission from within the funds provided for activities within the Mississippi River and Tributaries project.

OPERATION AND MAINTENANCE

The agreement includes $3,849,655,000 for Operation and Maintenance.

The allocation for projects and activities within the Operation and Maintenance account is shown in the following table:
## Corps of Engineers - Operation and Maintenance

### (Amounts in Thousands)

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<th>Location</th>
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**CALIFORNIA**

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### CORPS OF ENGINEERS - OPERATION AND MAINTENANCE
(AMOUNTS IN THOUSANDS)

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**COLORADO**

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**CONNECTICUT**

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**DELAWARE**

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**DISTRICT OF COLUMBIA**

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### CORPS OF ENGINEERS - OPERATION AND MAINTENANCE
(Amounts in thousands)

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## CORPS OF ENGINEERS - OPERATION AND MAINTENANCE

(Amounts in thousands)

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CORPS OF ENGINEERS - OPERATION AND MAINTENANCE
(Amounts in Thousands)

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* Indicates amounts not available.
### CORPS OF ENGINEERS - OPERATION AND MAINTENANCE
(Amounts in Thousands)

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#### LOUISIANA

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### CORPS OF ENGINEERS - OPERATION AND MAINTENANCE
(AMOUNTS IN THOUSANDS)

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**MAINE**

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**MARYLAND**

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**MASSACHUSETTS**

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**MICHIGAN**

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### Corps of Engineers - Operation and Maintenance

**(Amounts in Thousands)**

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**Minnesota**

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**Mississippi**

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**CORPS OF ENGINEERS - OPERATION AND MAINTENANCE**  
**(AMOUNTS IN THOUSANDS)**

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**MISSOURI**

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**NEVADA**

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### CORPS OF ENGINEERS - OPERATION AND MAINTENANCE
(AMOUNTS IN THOUSANDS)

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### CORPS OF ENGINEERS - OPERATION AND MAINTENANCE

(Amounts in Thousands)

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**NORTH CAROLINA**

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**NORTH DAKOTA**

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## Corps of Engineers - Operation and Maintenance

(among in thousands)

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## Corps of Engineers - Operation and Maintenance

(Amounts in Thousands)

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### Oregon

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**PUERTO RICO**

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## CORPS OF ENGINEERS - OPERATION AND MAINTENANCE
(AMOUNTS IN THOUSANDS)

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### RHODE ISLAND

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## CORPS OF ENGINEERS - OPERATION AND MAINTENANCE
(Amounts in Thousands)

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### Corps of Engineers: Operation and Maintenance

(AMOUNTS IN THOUSANDS)

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<td>GREEN BAY HARBOR, WI</td>
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<tr>
<td>INSPECTION OF COMPLETED WORKS, WI</td>
<td>—</td>
<td>77 ~</td>
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<td>KEWAUNEE HARBOR, WI</td>
<td>—</td>
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<td>MANITOWOC HARBOR, WI</td>
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<td>MILWAUKEE HARBOR, WI</td>
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<td>PROJECT CONDITION SURVEYS, WI</td>
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<td>STURGEON BAY HARBOR AND LAKE MICHIGAN SHIP CANAL, WI</td>
<td>18</td>
<td>1,534 *</td>
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### Corps of Engineers - Operation and Maintenance

(AMOUNTS IN THOUSANDS)

<table>
<thead>
<tr>
<th>Description</th>
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<tr>
<td><strong>Surveillance of Northern Boundary Waters, WI</strong></td>
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<td><strong>Wyoming</strong></td>
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<tr>
<td>Inspection of completed works, WY</td>
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<td>Jackson hole levees, WY</td>
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<td>Scheduling of reservoir operations, WY</td>
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<td><strong>Subtotal, Projects listed under States</strong></td>
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#### Remaining Items

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<tr>
<th>Description</th>
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<tr>
<td><strong>Additional Funding for Ongoing Work</strong></td>
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<td>Navigation maintenance</td>
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<td>Deep-draft harbor and channel</td>
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<td>Donor and energy transfer ports</td>
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<td>Inland waterways</td>
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<td>Small, remote, or subsistence navigation</td>
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<td>Other authorized project purposes</td>
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<td><strong>Aquatic Nuisance Control Research</strong></td>
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<td><strong>Asset Management/Facilities and Equip Maintenance (FEM)</strong></td>
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<td><strong>Civil Works Water Management System (CWWMS)</strong></td>
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<td><strong>Cultural Resources</strong></td>
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<td><strong>Cybersecurity</strong></td>
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<td>Dredge McFarland ready reserve</td>
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<td>Dredge Wheeler ready reserve</td>
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<td>Dredging data and lock performance monitoring system</td>
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<td>Dredging operations and environmental research (DOER)</td>
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<td>Dredging operations technical support program (DOTS)</td>
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<td><strong>Earthquake Hazards Reduction Program</strong></td>
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<td><strong>Engineering with Nature</strong></td>
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<td><strong>Facility Protection</strong></td>
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<td><strong>Fish &amp; Wildlife Operating Fish Hatchery Reimbursement</strong></td>
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<td><strong>Harbor Maintenance Fee Data Collection</strong></td>
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<td><strong>Inland Waterway Navigation Charts</strong></td>
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<td><strong>Inspection of Completed Federal Flood Control Projects</strong></td>
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<td><strong>Inspection of Completed Works</strong></td>
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<td><strong>Monitoring of Completed Navigation Projects</strong></td>
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<td><strong>National Coastal Mapping Program</strong></td>
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<td><strong>National Dam Safety Program (Portfolio Risk Assessment)</strong></td>
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<td><strong>National Emergency Preparedness Program (NEPP)</strong></td>
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<td><strong>National (Levee) Flood Inventory</strong></td>
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<td><strong>National (Multiple Project) Natural Resources Management Activities</strong></td>
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CORPS OF ENGINEERS - OPERATION AND MAINTENANCE  
(AMOUNTS IN THOUSANDS)

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<tr>
<th>Description</th>
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<tr>
<td>NATIONAL PORTFOLIO ASSESSMENT FOR REALLOCATIONS</td>
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<td>OPTIMIZATION TOOLS FOR NAVIGATION</td>
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<td>PERFORMANCE-BASED BUDGETING SUPPORT PROGRAM</td>
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<td>RECREATION MANAGEMENT SUPPORT PROGRAM</td>
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<td>REGIONAL SEDIMENT MANAGEMENT</td>
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<td>RESPONSE TO CLIMATE CHANGE AT CORPS PROJECTS</td>
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<td>REVIEW OF NON-FEDERAL ALTERATIONS OF CIVIL WORKS PROJECTS (SECTION 408)</td>
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<td>SCHEDULING OF RESERVOIR OPERATIONS</td>
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<td>SOIL MOISTURE AND SNOWPACK MONITORING</td>
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<td>STEWARDSHIP SUPPORT PROGRAM</td>
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<td>SUSTAINABLE RIVERS PROGRAM (SRP)</td>
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<td>VETERAN'S CURATION PROGRAM AND COLLECTIONS MANAGEMENT</td>
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<td>WATERBORNE COMMERCE STATISTICS</td>
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<td>WATER OPERATIONS TECHNICAL SUPPORT (WOTS)</td>
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<td><strong>SUBTOTAL, REMAINING ITEMS</strong></td>
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<td><strong>TOTAL, OPERATION AND MAINTENANCE</strong></td>
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<td>3,849,655</td>
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*Note: Amounts rounded to the nearest thousand.*

*Includes funds requested in other accounts.*

^Funded under projects listed under states.

~Requested in remaining items.
The Corps is directed to revise the criteria used for determining which navigation projects are funded in order to develop a reasonable and equitable allocation under this account. The Corps is encouraged to include funding for this program in future budget submissions. The Corps is directed to fully execute subsection (c) of this Act no later than 90 days after enactment of this Act.

Concerns persist that the administration’s criteria for navigation maintenance do not allow for the construction of small, remote, or subsistence harbors and waterways to properly compete for scarce navigation maintenance funds. The Corps shall allocate not less than $2,000,000 for efforts to combat invasive muskels at Corps-owned reservoirs.

When determining the additional funding provided in this account, the Corps shall consider giving priority to the following:

1. ability to complete ongoing work maintaining width and depths of harbors and shipping channels (including small, remote, or subsistence harbors), including where contaminated sediments are present;
2. ability to address critical maintenance backlog;
3. presence of the U.S. Coast Guard;
4. extent to which the work will enhance national, regional, or local economic development capacity;
5. extent to which the work will promote job growth or international competitiveness;
6. number of jobs created directly by the funded activity;
7. ability to incorporate the funds allocated within the calendar year;
8. ability to complete the project, separable element, project phase, or useful increment of the funds allocated;
9. ability to address hazardous barriers to navigation due to shallow channels;
10. dredging projects that would provide supplementary benefits to tributaries and waterways in close proximity to ongoing inland replenishment projects;
11. risk of imminent failure or closure of the facility;
12. extent to which the work will promote recreation-based benefits, including those created by recreational boating;
13. improvements to federal breakwaters and jetties where additional work will improve the safety of navigation and stabilize infrastructure to prevent continued deterioration;
14. for small, remote, and subsistence harbors, low-use ports with unexpected levels of deterioration since their last dredging; and
15. for harbor maintenance activities, the total tonnage handled; total exports; total imports; dollar value of cargo handled; energy infrastructure and national security needs served; designation as strategic seaports; maintenance of dredge disposal activities; lack of alternative means of freight movement; and improvements to dredge disposal facilities that will result in savings, including a reduction in regular maintenance.

Additional funding provided for donor and energy transfer projects shall be allocated in accordance with §3 U.S.C. 2296c. The Corps is encouraged to include funding for this program in future budget submissions. The Corps is directed to fully execute subsection (c) of this Act no later than 90 days after enactment of this Act.

Additional funding recommended in this remaining item is to supplement and advance Corps activities to address HABs and develop the comprehensive plan. Within this Act, the Corps is encouraged to continue investigating successful methods for combating HABs; investigate harmful algal blooms across multiple ecoregions to predict optimal placement of funding in riverine ecosystems; identify and develop improved strategies for early detection, prevention, and management techniques and procedures to reduce the occurrence and impacts of harmful algal blooms in the nation’s water resources; facilitate collaboration with university partners to assess the impacts of harmful algal blooms in the nation’s water resources; and continue supporting the Commonwealth of Massachusetts in efforts to develop a strategy to replace the bridges based on the findings of the March 2022 Amtrak High-Spans Major Rehabilitation Evaluation Report. The Corps is reminded that this project is eligible to compete for additional funding provided in this Act.

Additional funding is also provided for the Corps to continue work with the National Oceanic and Atmospheric Administration’s National Water Center on protecting the Nation’s water resources.

The Corps is directed to revise the criteria used for determining which navigation projects are funded in order to develop a reasonable and equitable allocation under this account. The Corps is encouraged to include funding for this program in future budget submissions. The Corps is directed to fully execute subsection (c) of this Act no later than 90 days after enactment of this Act.

Concerns persist that the administration’s criteria for navigation maintenance do not allow for the construction of small, remote, or subsistence harbors and waterways to properly compete for scarce navigation maintenance funds. The Corps shall allocate not less than $2,000,000 for efforts to combat invasive muskels at Corps-owned reservoirs.

When determining the additional funding provided in this account, the Corps shall consider giving priority to the following:

1. ability to complete ongoing work maintaining width and depths of harbors and shipping channels (including small, remote, or subsistence harbors), including where contaminated sediments are present;
2. ability to address critical maintenance backlog;
3. presence of the U.S. Coast Guard;
4. extent to which the work will enhance national, regional, or local economic development capacity;
5. extent to which the work will promote job growth or international competitiveness;
6. number of jobs created directly by the funded activity;
7. ability to incorporate the funds allocated within the calendar year;
8. ability to complete the project, separable element, project phase, or useful increment of the funds allocated;
9. ability to address hazardous barriers to navigation due to shallow channels;
10. dredging projects that would provide supplementary benefits to tributaries and waterways in close proximity to ongoing inland replenishment projects;
11. risk of imminent failure or closure of the facility;
12. extent to which the work will promote recreation-based benefits, including those created by recreational boating;
13. improvements to federal breakwaters and jetties where additional work will improve the safety of navigation and stabilize infrastructure to prevent continued deterioration;
14. for small, remote, and subsistence harbors, low-use ports with unexpected levels of deterioration since their last dredging; and
15. for harbor maintenance activities, the total tonnage handled; total exports; total imports; dollar value of cargo handled; energy infrastructure and national security needs served; designation as strategic seaports; maintenance of dredge disposal activities; lack of alternative means of freight movement; and improvements to dredge disposal facilities that will result in savings, including a reduction in regular maintenance.

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related to the operation and maintenance of the U.S. Marine Transportation System. Emerging Harbor Projects.—The recommendation includes funding for individual projects that continue the Harbor Engineering Act of 1986 (in section 210(d)(2) of the Water Resources Development Act (WRDA) of 1986) that exceeds the funding levels envisioned in section 210(c)(3) and 210(d)(1)(B) of WRDA 1986. Engineering With Nature.—The agreement includes $32,500,000 as a new remaining item in this account for the Corps’ Encouragement Engineering with Nature (EWN) initiative. With the funds recommended, the Corps is encouraged to continue to focus its research and development efforts on nature-based infrastructure solutions. The agreement provides $5,000,000 to support research, develop, and advance work with university partners to develop standards, design guidance, and testing protocols to improve and standardize nature-based and hybrid infrastructure solutions. The agreement also provides $5,000,000 for research into natural infrastructure options focused on drought, flood-prone lands and post-harvest landscapes in western landscapes as directed in the House report. The Corps is encouraged to leverage academic partners, state and local agencies, and nonprofit organizations in the southern United States in this effort. Additionally, the Corps is encouraged to expand the EWN initiative to support science and engagement efforts that support ecosystem and water infrastructure and their supporting systems. Funding under this line item is intended for EWN activities that support a national or regional scope or which benefit the Corps’ broader execution of its mission areas. It is not intended to request or preclude the appropriate use of EWN practices at district level project-specific funding, or work performed across other Corps programs that might involve EWN. The Corps is encouraged to identify EWN efforts in future budget requests. Enhanced Options for Sand Acquisition for Beach Renourishment Projects.—The Corps is urged to provide states with guidance and recommendations to implement cost effective measures and planning for sand management. Federal Breakwaters and Jetties.—The Corps is encouraged to continue progress towards revising its policy and thresholds related to major maintenance and major rehabilitation of federal breakwaters. The Corps shall brief the Committees on Appropriations of both Houses of Congress on this topic not later than 90 days after enactment of this Act. Fish Hatchery Facilities.—The Corps is recommended that activities at mitigation hatcheries be constructed, owned, or operated by the Corps are reviewed to develop support conditions suitable to rear and release fish needed to meet the Corps’ mitigation responsibilities are eligible to compete for additional funding provided in this account. Great Lakes Navigation System.—The recommendation includes funding for individual projects within this system that exceed the funding level envisioned in section 210(d)(1)(B)(i) of WRDA 1986. Harmful Algal Bloom and Hypoxia Research and Control Act.—The agreement reiterates House direction on this topic. Integrated Navigation Analysis and Systems Enhancements.—The agreement provides additional funding for the remaining item Dredging Operations Technical Support Program to continue development and advance prototyping applications for machine learning techniques as it relates to sedimentation-dredging patterns, dredging operations, trends, and lock operations, including enhancements to systems to provide additional analytical capabilities and integrates data across the system. Inspection of Completed Environmental Projects.—The Corps shall brief the Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act on the status of funds in the program, guidance the Corps provides to districts on how to implement the program, and the proposed level of funding for inspection, and a five-year plan for funding for the program by state. Invasive Mussels.—The agreement recognizes that dreissenid mussels, highly invasive species, threaten water delivery systems and hydroelectric facilities operated by the Great Lakes and Ohio River Basin System. The Corps shall briefly the Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act on how funds provided to have been used for this purpose and a plan for any future needs. Iowa of Shoals North and Cape Arundel Dredged Material Placement Site.—It is under consideration to improve navigational aids around the Iowa of Shoals North Deep Draft Disposal Site planned in September 2020, and the Corps is encouraged to use this facility for placement of materials from the Great Lakes. The Corps is encouraged to continue progress towards revising its policy and thresholds related to the navigation of new disposal areas in the Great Lakes. Kennebec River Long-Term Maintenance Dredging.—The Corps shall provide Memorandum of Agreement signed in January 2020 denoting responsibilities between the Department of the Army and the Department of the Interior for the management of the new Isles of Shoals North Disposal Site in September 2020, and the Corps is encouraged to use the new facility for placement of materials from southern Maine and New Hampshire. Mississippi River Basin Coordination.—The agreement provides $4,000,000 to support the continued development and data dissemination, to identify and meet priorities in the Arctic region.
The Corps is directed to work closely with the Alaska Mapping Executive Committee, the State of Alaska, and relevant federal agencies to ensure that mapping efforts are coordinated to the best extent possible. These efforts are identified in the Alaska Coastal Mapping Strategy. Not later than 90 days after enactment of this Act, the Corps shall brief the Committee on Appropriations of both Houses of Congress on the status of these activities including future anticipated funding needs, how the Corps will partner with non-Federal stakeholders, and how the Corps will ensure adequate competition for any acquisition requirements.

**National Dam Safety Program.**—The Corps is directed the Committees on Appropriations of both Houses of Congress as soon as the Independent External Peer Review (IEPR) of risk-informed dam safety practices is completed. The briefing shall include the review’s findings, any follow-up actions to implement those findings planned by the Federal agencies, and any potential responses to the findings that Congress could take. If the IEPR review is not completed by Dec 31, 2020, the Corps shall brief the Committees on the schedule to complete this review.

**Operation and Maintenance of Corps Dams.**—The agreement reiterates House direction for Performance Based Budgeting Support Program. Of the funding provided for this remaining item, $2,000,000 shall be to support performance based methods that enable robust water quality improvement projects through better understanding of operation and maintenance impacts leveraging data analytics.

**Providencia, Rhode Island.**—The Corps reminded that the Dredged Material Management Plan for Providence River, Rhode Island, is eligible to compete for additional funding provided in this account.

**Regional Dredge Contracting.**—In accordance with section 1111 of the America’s Water Infrastructure Act of 2015, the Corps is encouraged to enter into regional contracts to support increased efficiencies in the deployment of dredges for all Civil Works mission sets, prioritizing deep draft navigational projects.

**Regional Sediment Management.**—The agreement provides $5,000,000 to position water resources projects to be managed as systems due to the implications of a changing climate.

**Salt Cedar.**—The Corps is encouraged to prioritize funding for projects that will remove non-native plant species like Salt Cedar, replace non-native plant species with native alternatives, reduce riparian plant species, and mitigate socioeconomic and environmental consequences of extreme coastal hazards. Funds are also provided to support cooperation between the Corps and San Rafael Channel to address compound flooding issues.

**Response to Climate Change at Corps Projects.**—The agreement includes $35,000,000 to position water resources projects to be managed as systems due to the implications of a changing climate.

**San Rafael Channel, California.**—Lack of dredging is becoming a public safety issue at the San Rafael Channel. Dredging is becoming a public safety issue at the San Rafael Channel and need access and capacity for bay patrols, rescues, and other public safety activities. The Corps is reminded the Corps is directed to provide necessary funding to the San Rafael Channel is eligible to compete for additional funding provided in this account.

**Scheduling of Reservoir Operations.**—The Corps shall brief the Committees on Appropriations of both Houses of Congress not later than January 31, 2021, on the progress in expediting the additional $4,000,000 provided in the Scheduling of Reservoir Operations remaining item in fiscal year 2020 for a water control manual update.

**Small, Remote, or Subsistence Harbors.**—The agreement emphasizes the importance of ensuring that our country’s small and low-use ports remain functional. The Corps is encouraged to develop and maintain the scheduled maintenance at small and low use ports that have experienced unexpected levels of deterioration since their last dredging.

**Soil Moisture Monitoring Program.**—The additional funds provided shall be used along with the $3,000,000 the Corps reprogrammed to the Hydrologic Studies remaining item on June 2, 2020, in the investigations account.

**Tennessee-Tombigbee Waterway,**—During the height of this shoaling in 2019, more than a dozen tows were stuck waiting for emergent channel work to restore traffic. Limited availability of emergency funds caused several weeks of additional delays. The Corps is directed to continue to improve operational scenarios that lead to reduced interruptions in commerce due to waterborne navigation corridor flooding, other sitting scenarios, and unplanned lock closures.

**Toledo and Lorain Harbors, Ohio.**—The Corps is reminded that Toledo and Lorain Harbors are eligible to compete for additional funding provided in this account.

**Water Control Manuals.**—Many water control manuals are decades old and in need of updating, particularly in light of recent dam disasters and improvements in forecast-informed reservoir operations (FIRO). Last year, Corps staff developed a comprehensive list of water control manuals at Corps-owned projects located in states where a Reclamation project is also located, including a prioritized list of needed updates of those manuals. The agreement recommends $7,500,000 in additional funds to complete water control manual updates at projects identified on the list, including in regions impacted by) of accelerated river and where improved forecasting can improve water operations. If needed, funds shall also be used to update water control manuals for compatible component of the Corps Water Management System to process ensemble and synthetic forecasts to ensure continuous implementation of forecast skill for water operations. The Corps is directed to brief the Committees on Appropriations of both Houses of Congress prior to executing any water control manual updates.

**Water Operations Technical Support (WOTS).**—The agreement includes $5,000,000 in addition to the budget request to continue research and development funded in fiscal year 2015. The Corps is encouraged to operationalize a Forecast-Informed Reservoir Operations compatible component of the Corps Water Management System to process ensemble and synthetic forecasts to ensure continuous implementation of improvements in forecast skill for water operations.

**Westport (Saugatuck River), Connecticut.**—The Corps is reminded that this project is eligible to compete for additional funding provided in this account.

**REGULATORY PROGRAM**

The agreement includes $210,000,000 for the Regulatory Program.

**Additional Funding.**—Using additional funds provided in this Act, the Corps shall ensure the timely processing of shellfish aquaculture permitting activities, and the agreement reiterates the House direction regarding quarterly briefings. Additional funds above the budget request are also included to address capacity needs related to staffing in Corps districts which have seen a high volume of wetland permitting.

**Compensatory Mitigation Rule.**—There is concern that the Corps is inconsistent in its implementation of the 2008 Compensatory Mitigation Rule, based on the Corps’ publicly available data. There are concerns that particular districts have failed to adhere to the mitigation hierarchy in the Rule as it pertains to the preference for mitigation bank credits. The Corps is reminded that the Compensatory Mitigation Rule is clear that this discretion is limited and deviations from the mitigation hierarchy must be based on scientific and technical analysis. The Corps is directed to properly and consistently implement the Rule, including adherence to its mitigation hierarchy and documentation of decisions by the nation experiences severe weather events more frequently, there is appreciation for the work the Corps undertakes with this technical analysis. The Corps is directed to properly and consistently implement the Rule, including adherence to its mitigation hierarchy and documentation of decisions by the Corps.

**FORMERLY UTILIZED SITES REMEDIAL ACTION PROGRAM**

The agreement includes $250,000,000 for the Formerly Utilized Sites Remedial Action Program.

**FLOOD CONTROL AND COASTAL EMERGENCIES**

The agreement includes $35,000,000 for Flood Control and Coastal Emergencies. As the nation experiences severe weather events more frequently, there is appreciation for the work the Corps undertakes with this technical analysis. The Corps is directed to properly and consistently implement the Rule, including adherence to its mitigation hierarchy and documentation of decisions by the Corps.

**EXEMPTIONS**

The agreement includes $260,000,000 for Exemptions.

A properly staffed organizational structure is essential for the Corps to efficiently and effectively accomplish the Corps’ Civil Works mission. Additional funds recommended in this account shall be used to support implementation of the Corps’ Civil Works program, including hiring additional FTEs. This includes developing and issuing policy guidance; managing Corps Wide programs, including provision of and participation in forums and events within headquarters, the division offices, and meeting other enterprise requirements and operating expenses. The Corps is encouraged to pursue updating the 2011 U.S. Manpower Analysis Agency staffing analysis based on current Civil Works needs. The Administration is urged to submit a report that requests funding commensurate with these needs.

**Deauthorizations and Inventory of Corps Programs**

In fiscal years 2019 and 2020, the Congress directed the Corps to provide a list of all projects that have been deauthorized or will be deauthorized in the next two fiscal years for consideration for deauthorization under the Water Resources and Development Act (Public Law 114–322) and a list of all authorized Corps studies and projects in each
state. The Corps has yet to provide either of these requirements. Therefore, the Corps is directed to develop and submit to the Committees on Appropriations of both Houses of Congress not later than 120 days after the enactment of this Act the statutorily-required deauthorization lists and to brief the Committees not later than 30 days after the enactment of this Act on the status of these activities.

Administration Costs.—

The agreement includes $5,000,000 for the Office of the Assistant Secretary of the Army for Civil Works. The agreement also includes a rescission of $500,000 in prior-year unobligated balances, for a net appropriation of $4,500,000. The agreement includes legislative language that restricts the availability of funding until the Secretary submits the required baseline report and a work plan that allocates at least 95 percent of the additional funding provided in each account (i.e., 95 percent of additional funding provided in Investigations, 95 percent of additional funding provided in Construction, etc.). This restriction shall not affect the roles and responsibilities established in previous fiscal years of the Office of the Assistant Secretary of the Army for Civil Works, the Corps headquarters field operating agencies, or any other executive branch agency.

A timely and accessible executive branch in the course of fulfilling its constitutional role in the appropriations process is essential. The requesting and receiving of basic, factual information, such as budget justification materials, is vital in order to maintain a transparent and open governing process. The agreement recognizes that some discussions internal to the executive branch are pre-decisional in nature and, therefore, not subject to disclosure. However, the access to facts, figures, and statistics that inform these decisions are not subject to this same sensitivity and are critical to the budget process. The administration shall ensure timely and complete responses to these inquiries.

There continues to be concerns about the bureaucratic process for renewing leases under 10 U.S.C. 2667 and 16 U.S.C. 460d. Therefore, the Secretary is urged to consider the efficiencies that may be gained by allowing Corps districts to authorize lease renewals under this section, including lease applications in excess of 25 years.

Administrative Costs.—To support additional transparency in project costs, the Secretary is directed to ensure that future budget submissions specify the amount of anticipated administrative costs for individual projects.

Water Infrastructure Finance and Innovation Program

The agreement recommends $14,200,000 for the Water Infrastructure Finance and Innovation Program, an increase of $14,200,000 above the budget request.

The financial assistance the Secretary is authorized to provide pursuant to the Water Infrastructure Finance and Innovation Act (Public Law 113-121) [WIFIA] can play an important role in improving the nation’s infrastructure. The Corps is directed to complete the administrative actions necessary to stand up the WIFIA program (the Corps Water Infrastructure Financing Program) and to provide the financial assistance envisioned in the legislation. The recommendation makes $2,200,000 available to the Secretary for program development, administration, and oversight, including but not limited to, publishing the final fee and program rules, criteria for project eligibility and Notice of Funding Availability, as well as issuance of guidance to clarify, as Congress intends, that an eligible project to reduce flood damages, includes measures to prevent significant loss of life and property from the failure of high hazard dams, and that the financial assistance program authorized in WIFIA applies to all non-Federal projects and any authorized project that is non-federally owned, operated, and maintained. The recommendation includes $12,900,000 for the financial assistance authorized by WIFIA.

General Provisions—Corps of Engineers—Civil

(Including Transfers of Funds)

The agreement includes a provision relating to reprogramming.

The agreement includes a provision regarding the allocation of funds.

The agreement includes a provision prohibiting the use of any contract that commits funds beyond the amounts appropriated for that program, project, or activity.

The agreement includes a provision concerning funding transfers related to fish hatcheries.

The agreement includes a provision regarding certain dredged material disposals activities. The Corps is directed to brief the Committee on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act on dredged material disposal issues.

The agreement includes a provision prohibiting funds for reorganization of the Civil Works program. Nothing in this Act prohibits the Corps from contracting with the National Academy of Sciences to carry out the study authorized by section 1102 of the America’s Water Infrastructure Act of 2018 (P.L. 115-270).

The agreement includes a provision regarding eligibility for additional funding. Whether a project is eligible for funding under a particular provision of additional funding is a function of the technical details of the project; it is not a policy decision. The Chief of Engineers is the federal government’s technical expert responsible for execution of the Civil Works program and for offering professional advice on its development. Therefore, the provision in this agreement clarifies that a project’s eligibility for additional funding shall be solely the professional determination of the Chief of Engineers.

The agreement includes a provision regarding reallocations at a project.

The agreement includes a provision addressing new starts.

TTITLE II—DEPARTMENT OF THE INTERIOR

CENTRAL UTAH PROJECT

CENTRAL UTAH PROJECT COMPLETION ACCOUNT

The agreement includes a total of $21,000,000 for the Central Utah Project Completion Account, which includes $17,700,000 for Central Utah Project construction, $4,000,000 for transfer of the Utah Reclamation Mitigation and Conservation Account for use by the Utah Reclamation Mitigation and Conservation Commission, and $1,500,000 for necessary expenses of the Secretary of the Interior.

BUREAU OF RECLAMATION

In lieu of all House and Senate direction regarding additional funding and the fiscal year 2021 work plan, the agreement includes direction under the heading “Additional Funding for Water and Related Resources Work” in the Water and Related Resources account.

Drought Resiliency.—The agreement recommends $206,000,000 for the drought resiliency programs authorized by the America’s Water Infrastructure Act of 2018 (P.L. 115-270). There is the belief that a solution to chronic droughts is a combination of additional storage, substantial investments in desalination and recycling, improved conveyance, and increased efficiencies in the uses of water both for agriculture and potable purposes.

Reclamation is directed to continue working with the U.S. Fish and Wildlife Service, the National Marine Fisheries Service, and relevant State agencies to undertake comprehensive, around the clock, real-time monitoring of water supply conditions and their impact on endangered species during critical periods in the winter and spring.

Unmanned Aerial Systems.—The agreement acknowledges receipt of the October 2019 memo indicating that the Department of the Interior (Interior) does not operate any small Unmanned Aerial Systems (sUAS) that share data outside the system without specific consent of DOI. However, in January 2020, DOI grounded non-emergency UAs due to cybersecurity concerns. Given this development, Reclamation is directed to continue work with DOI’s Office of the Chief Information Officer concerning UAS and related cybersecurity issues. Reclamation is expected to initiate ground testing of small UAS within fiscal year 2021.

Water and Related Resources

(Including Transfers of Funds)

The agreement provides $1,521,125,000 for Water and Related Resources.

The agreement includes legislative language, in accordance with Public Law 114–322, to allow the use of certain funding provided in fiscal years 2017, 2018, 2019 and 2020. The agreement for Water and Related Resources is shown in the following table:
### Water and Related Resources

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### WATER AND RELATED RESOURCES (AMOUNTS IN THOUSANDS)

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### Water and Related Resources (Amounts in Thousands)

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**Nebraska**

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- Eastern New Mexico Water Supply - Ute Reservoir: 50, ---, 50, 50, ---, 50
- Frenchman-Cambridge Unit, P-SMBP: 203, 1,856, 2,059, 203, 1,856, 2,059
- Mirage Flats Project: 21, 92, 113, 21, 92, 113
- North Loup Unit, P-SMBP: 47, 126, 173, 47, 126, 173

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- Lahontan Basin Project: 6,470, 4,423, 10,893, 6,470, 4,423, 10,893
- Lake Tahoe Regional Development Program: 115, ---, 115, 115, ---, 115
- Lake Mead/Las Vegas Wash Program: 595, ---, 595, 595, ---, 595
- New Mexico: 1,870, 1,852, 3,722, 1,870, 1,852, 3,722
- Middle Rio Grande Project: 13,975, 11,112, 25,087, 13,975, 11,112, 25,087
- Rio Grande Project: 1,741, 6,315, 8,056, 1,741, 6,315, 8,056
- Rio Grande Pueblos Project: 50, ---, 50, 50, ---, 50
- Tucumcari Project: 15, 5, 20, 15, 5, 20

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- Dickinson Unit, P-SMBP: ---, 568, 568, ---, 568, 568
- Garrison Diversion Unit, P-SMBP: 7,708, 13,377, 21,085, 7,708, 13,377, 21,085
- Heart Butte Unit, P-SMBP: 82, 1,173, 1,255, 82, 1,173, 1,255

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- Arbuckle Project: 39, 210, 249, 39, 210, 249
- McGee Creek Project: 20, 856, 876, 20, 856, 876
- Mountain Park Project: 30, 653, 683, 30, 653, 683
- Norman Project: 76, 324, 400, 76, 324, 400
- Washita Basin Project: 52, 1,071, 1,123, 52, 1,071, 1,123
- W.C. Austin Project: 37, 514, 551, 37, 514, 551
### WATER AND RELATED RESOURCES
(Amounts in Thousands)

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*Note: The table continues with similar entries for various water-related projects in different states.*
### WATER AND RELATED RESOURCES (AMOUNTS IN THOUSANDS)

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**WYOMING**

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**SUBTOTAL, PROJECTS**

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**COLORADO RIVER COMPLIANCE ACTIVITIES:**

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### WATER AND RELATED RESOURCES

**AMOUNTS IN THOUSANDS**

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Aamodt Litigation Settlement Act.—The agreement directs Reclamation to use funds on hand for this settlement to initiate construction of features necessary to prevent additional subsidence.

Additional Funding for Water and Related Resources Work.—The agreement includes funds for the budget request for Water and Related Resources Work activities authorized under this Act, including activities associated with Water Rights Settlements; aquifer recharging efforts to address the ongoing backlog of related projects; all authorized rural water projects and projects with a public health benefit that will benefit the state of Washington; and projects to improve water system efficiency, resiliency, reliability, delivery, and conveyance, including the extent to which Congress authorized in section 4009(a) of Public Law 114–322.

Of the additional funding recommended under the heading “Water Conservation and Delivery,” not less than $8,000,000 shall be for construction activities related to projects found to be feasible by the Secretary and which are required for the repair of critical Reclamation canals where operational conveyance capacity has been seriously impaired by factors such as age or land subsidence, damage, or any other factor that would imminently jeopardize Reclamation’s ability to meet water delivery obligations.

Of the additional funding recommended under the heading “Water Conservation and Delivery,” $40,000,000 shall be for water conservation and banking or infrastructure projects in areas that are experiencing extended drought conditions; and with priority for activities related to the implementation of the agreements authorized by the Colorado River Drought Contingency Plan Authorization Act of 2019 (Public Law No. 116–14). These water conservation activities shall include well construction and irrigation-related activities necessary for measures and projects that result in conservation of surface water or groundwater; or improve water system efficiency, resiliency, reliability, delivery, and conveyance, including the extent to which Congress authorized in section 4009(a) of Public Law 114–322. The agreement includes funds for activities related to the implementation of authorized components of both Houses of Congress on its findings, including the extent to which Congress authorized relief from operation maintenance, and replacement costs provided in that program based on an irrigation district’s ability to pay, how that authority has been applied over time, and the impacts of the currently proposed federal projects.

San Joaquin River Restoration.—Concerns persist that more than 30 Pick-Sloan irrigation districts served by Reclamation may experience significant financial impacts should Reclamation move forward with the proposal to competitively fund additional projects related to the implementation of the San Joaquin River Restoration program. Reclamation is directed to continue to consider irrigation district ability to pay consistent with the requirements of the 1944 Flood Control Act.

Research and Development: Desalination and Water Purification Program.—Of the funding provided for this program under this Act, $5,000,000 shall be for desalination projects as authorized in section 4009(a) of Public Law 114–322. Reclamation is encouraged to give special consideration to drought-prone regions and in collaboration with possible partners in the Middle East, including Israel.

San Joaquin River Restoration.—Concerns persist that Reclamation’s fiscal year 2021 budget request for the Salton Sea Management Program, the San Joaquin River Restoration Program, and the San Joaquin River Basin Project is not sufficient to address the severely declining Odessa Groundwater Replacement Project in the San Joaquin River Basin Project. For the 2021 fiscal year, and consistent with the Omnibus Appropriations Act, 2021, the appropriations committee recommends $5,000,000 for the San Joaquin River Restoration Program, even though Reclamation’s 2018 Funding–Constrained Framework for Implementation identified $76,000,000 for this program through fiscal year 2024. Reclamation is encouraged to continue to seek annual funding at recent levels for the program, and to ensure that the program is competing with other priorities for appropriated funding.
San Justo Reservoir, California.—Reclamation is reminded that the San Justo Reservoir Mussel Eradication Project is eligible to compete for the additional funding provided for Water, Wildlife, and Recreation Projects under Title II of the U.S. Department of Agriculture and National Oceanic and Atmospheric Administration efforts to improve real-time and derived snow water equivalent information such that it can be immediately used for water resources decision-making.

Reclamation is directed to continue and expand its partnerships with other Federal water agencies on the use of new technologies related to improved direct measurements and derived Reclamation is encouraged to use innovative techniques for the collection of forested and non-forested and quantities of snow-fed water supplies to provide information on water supply levels in the 17 western states, including, but not limited to, synthetic aperture radar and laser altimetry.

St. Mary’s Diversion Dam and Conveyance Works.—The agreement provides $36,380,000 for the St. Mary’s Diversion Dam and Conveyance Works to repair drop structure failures and the potential impacts to Reclamation’s ability to deliver water. Reclamation is directed to continue working with local stakeholders to seek innovative ways to maintain and repair this infrastructure without undue impact to water users.

Tuftalin Project, Scagins Dam, Oregon.—The agreement provides $9,100,000 for the Tuftalin Project, Scagins Dam, Oregon. The agreement directs the Department to continue working toward finalization of the Joint Project Contributed Funds Agreement.

The agreement directs Reclamation to continue working with local stakeholders to seek innovative ways to maintain and repair this infrastructure without undue impact to water users.

Water and Energy Efficiency Grants.—Water and Energy Efficiency Grants are an important tool for building drought resiliency in the West. However, there is concern that many of the Water and Energy Efficiency Grants are project-based and may be a disincentive to use water scarcity at the basin scale by allowing conservation grant recipients to use conserved water for consumptive use.

The agreement directs Reclamation to ensure that all projects funded under 42 U.S.C. 10364 comply with 42 U.S.C. 10368(a)(3)(B) and to articulate the use of the conserved water with a written announcement. Reclamation is directed to report to the Committees on Appropriations of both Houses of Congress not later than 60 days after enactment of this Act on the status of the dam safety activities, including a timeline for completion and addressing the safety concerns in the most efficient manner.

Prevention and Mitigation Grants.—The agreement provides $3,000,000 for Title XVI Water Recycling and Reuse Projects under Title XVI of the Omnibus Public Land Management Act of 2009. The agreement directs Reclamation to use its efforts to prioritize projects that may increase the use of conserved water for consumptive use.

The agreement directs Reclamation to ensure that all projects funded under 42 U.S.C. 10364 comply with 42 U.S.C. 10368(a)(3)(B) and to articulate the use of the conserved water with a written announcement. Reclamation is directed to report to the Committees on Appropriations of both Houses of Congress not later than September 1, 2021, on how much water each activity awarded a grant in fiscal year 2020 and 2021 anticipated the activity would conserve annually and how the grantee will, or would be, using the conservation work. It will be important that the conserved water did not go to increase consumptive use.

WaterSMART Program.—The agreement directs the Department of the Interior to continue working with the White Mountain Apache Tribe on the White Mountain Apache Rural Water System Project, and it is reminded that this project is eligible to compete for the additional funding provided in “Water Conservation and Delivery.”

Reclamation is reminded that the Yakima River Basin Integrated Water Resource Management Plan—This innovative water management plan represents years of collaboration in the Yakima River Basin and is informed by Reclamation’s role on the State of Washington, the Yakama Nation, irrigators and farmers, conservation organizations, recreationists, and local government officials. The plan looks at needs for agriculture, fish and wildlife, and municipal use. Reclamation is reminded that these activities are eligible to compete for additional funding from this Act.

The agreement provides $55,875,000 for the Central Valley Project Restoration Fund.

The agreement provides $39,625,025,000 for Title III—Department of Energy for the Energy and Water Development Accounts, the DOE Assistant Secretary for Environmental Management, and DOE’s Office of Science.

The agreement provides $60,000,000 for Policy and Administration.

The agreement includes a provision regarding the Cooperative Watershed Management Act of 2009.

The agreement includes a provision regarding the Cooperative Watershed Management Act of 2009.
vehicles and associated funding requirements. The Comptroller General shall brief the Committees on its findings not later than 60 days after submission of the budget.

Workforce Development and Diversity—The Department is directed to provide quarterly briefings to the Committees on appropriations of both Houses of Congress not later than 90 days after enactment of this Act.

Critical Minerals—With respect to the newly established Critical Minerals Initiative, the Department is directed to brief the Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act on the Department’s plan to implement GAO’s recommendation.

Congressional Reporting Requirements—Given the Department’s often lengthy delays in meeting congressional reporting requirements, the Department is directed to establish a tracking mechanism for all Congressional reporting requirements, to be led by the Office of the Chief Financial Officer. The Department is directed to provide quarterly briefings to the Committees on Appropriations of both Houses of Congress not later than 30 days after enactment of this Act.

Workforce Development and Diversity—The Department is directed to coordinate efforts among various existing Department programs to maximize efficiency of funds and expand vital research.

Research and Development Policy—The Department is directed to maintain a diverse portfolio of early-, mid-, and late-stage research, development, and demonstration activities in all energy research and development programs. The Department is directed to provide quarterly briefings to the Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act.

Integrated Energy Systems—The Department is directed to submit to the Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act a report that details a potential research agenda of integrated energy systems activities. The report shall include funding levels for those activities and the roles and responsibilities of each participating program office.

Emissions Reductions—The Department is directed to address the issues and policies for addressing these issues not later than 90 days after enactment of this Act.

Arctic Energy Office—The Department is directed to coordinate all integrated energy systems activities across FE, NE, EERE, and any other relevant program office.

Contract Competition—The Comptroller General is directed to provide a report addressing the issues and policies for addressing these issues not later than 90 days after enactment of this Act.

Ethics Long Term Trends—The Secretary, in consultation with the heads of other relevant federal departments and agencies or stakeholder committees, shall address the issues and policies for addressing these issues not later than 90 days after enactment of this Act.
FREEDOM OF INFORMATION ACT REVIEW
REQUESTS
The Department is directed to provide sufficient funding to increase the number of classifiers to review document requests submitted to the Department through the Freedom of Information Act.

ENERGY PROGRAMS
ENERGY EFFICIENCY AND RENEWABLE ENERGY
(INCLUDING RESCISSION OF FUNDS)
The agreement provides $2,864,000,293 for Energy Efficiency and Renewable Energy. The agreement also includes a rescission of $224,000 of unused, previously appropriated funds, for a net appropriation of $2,861,760,293. Direction related to Department-wide crosscutting initiatives is provided under the heading “Crosscutting Initiative” in the front matter of “Department of Energy.”

Congressional Direction.—The Department is directed to give priority to stewarding the assets and optimizing the operations of EERE-designated user facilities across the Department’s complex. In future budget requests, the Department is directed to demonstrate a commitment to operations and maintenance of facilities that support the Department’s missions.

Research and Development Policy.—The Department is reminded that the research and development programs as currently contained in the front matter of Title III of this report specifically applies to each program within EERE. The Department shall provide the Committees with Appropriations of both Houses of Congress with the specific breakdowns for R&D stages for both funds that are allocated according to this report and any funds that are not allocated by this report for each program.

Renewable Energy Grid Integration.—To facilitate the oversight of grid integration activities, the agreement provides $40,000,000 to be provided from across the Solar Energy, Wind Energy, Water Power, and Geothermal Technologies programs. Further, within available funds, the agreement provides $10,000,000 for development and demonstration of an “energized” management system that addresses a discrete geographic area in which the microgrids currently provide a large portion of electric energy needs, where grid capacity constraints result in curtailment of renewable generation, and with very substantial deployment of battery active smart meters. The “energized” design should achieve a high level of integration resilience and reliability among all energy technologies and on-demand long-time energy scales, transmission and distribution of electricity.

Cybersecurity.—Within funds recommended for Energy, not less than $50,000,000 is provided to bring cybersecurity into early-stage technology research and development so that it is built into new technology.

Fiber Technology Facility.—Within available funds, the agreement provides $85,000,000 for a consortium of universities in Canada and Mexico to conduct research on a broad array of energy sources and topics.

Clean Energy Workforce Development.—EERE is encouraged to allocate funding to training and workforce development programs that assist and support workers in trades and activities required for the continued development of the U.S. energy efficiency and clean energy sectors, with an emphasis on training programs focused on building retrofit and the construction industry. This encouragement is directed to continue to work with two-year, community and technical colleges, labor, and non-governmental and industry consortia to pursue job training programs, including programs focused on displaced fossil fuel workers, that lead to an industry-recognized credential in the energy efficiency, renewable energy, and advanced manufacturing workforce.

Energy Star.—The Department is directed to continue ongoing Energy Star activities in their current form. The Department is reminded that, under the authority to direct a report to you on the 2009 Memorandum of Understanding related to the Energy Star Program on whether the expected efficiencies for homes and businesses have been realized. This report has not been received, and the Department has not provided a sufficient update on why the report is delayed. The Department is directed to provide a report to the Committees on Appropriations of both Houses of Congress not later than 30 days after enactment of this Act on the status of the Energy Star program and is directed to subsequently provide the report.

Reduced Emissions Study.—The Department is directed to conduct a study evaluating potential drivers of electrification of the home and small commercial heating and cooling sector through the use of advanced biofuels and biofuel blends, geothermal district heating systems, district cooling, heat pumps and low-emission refrigerators. The Department is directed to provide this report to the Committees on Appropriations of both Houses of Congress not later than one year after the enactment of this Act.

Vehicle Technologies.—Within available funds, the agreement includes not less than $125,000,000 for Battery and Electrification Technologies, not less than $70,000,000 for Advanced Engine and Fuel Technologies, not less than $49,000,000 for Materials Technologies, and not less than $65,000,000 for Outreach, Deployment, and Analysis. The agreement provides not less than $40,000,000 for electric drive research and development, of which not more than $20,000,000 is for electric drive ranging from charging and advanced battery analytics. Furthermore, the agreement includes not less than $2,000,000 for expanded funding of the SuperTruck III program to further improve the energy and freight efficiency of heavy and medium duty long- and regional-haul vehicles, and $2,500,000 for EcoCAR 4.

Within available funds for Advanced Engine and Fuel Technologies, $12,500,000 is provided for the Co-Optimization of Engine and Fuels Multi-Laboratory Consortium.

Within available funds for Materials Technology, $35,000,000 is provided for early-stage research on metals and research on carbon fiber-reinforced composites at the Carbon Fiber Technology Facility.

Within available funds for Outreach, Deployment, and Analysis, the agreement provides $40,000,000 for deployment through the Clean Cities Program. The Department is encouraged to foster broader adoption of clean vehicles and installation of supporting infrastructure. The Department is encouraged to continue to work with two-year, community and technical colleges, labor, and non-governmental and industry consortia to pursue job training programs, including programs focused on displaced fossil fuel workers, that lead to an industry-recognized credential in the energy efficiency, renewable energy, and advanced manufacturing workforce.

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SUSTAINABLE TRANSPORTATION
Vehicle Technologies.—Within available funds, the agreement includes not less than $125,000,000 for Battery and Electrification Technologies, not less than $70,000,000 for Advanced Engine and Fuel Technologies, not less than $49,000,000 for Materials Technologies, and not less than $65,000,000 for Outreach, Deployment, and Analysis. The agreement provides not less than $40,000,000 for electric drive research and development, of which not more than $20,000,000 is for electric drive ranging from charging and advanced battery analytics. Furthermore, the agreement includes not less than $2,000,000 for expanded funding of the SuperTruck III program to further improve the energy and freight efficiency of heavy and medium duty long- and regional-haul vehicles, and $2,500,000 for EcoCAR 4.

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Vehicle Technologies.—Within available funds, the agreement includes not less than $125,000,000 for Battery and Electrification Technologies, not less than $70,000,000 for Advanced Engine and Fuel Technologies, not less than $49,000,000 for Materials Technologies, and not less than $65,000,000 for Outreach, Deployment, and Analysis. The agreement provides not less than $40,000,000 for electric drive research and development, of which not more than $20,000,000 is for electric drive ranging from charging and advanced battery analytics. Furthermore, the agreement includes not less than $2,000,000 for expanded funding of the SuperTruck III program to further improve the energy and freight efficiency of heavy and medium duty long- and regional-haul vehicles, and $2,500,000 for EcoCAR 4.

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the tentative code for EV charger metering and testing published in the National Institute of Standards and Technology Handbook 44, Section 3.40.

The Department is encouraged to continue the Programs for Energy Efficient Mobility Systems, Batteries, Charging, & Electric Vehicles, and Technology Integration. These investments include initiatives for SMART Mobility and Big Data Solutions for Mobility, are critical to expanding U.S. energy security, economic vitality, and quality of life in the U.S. To continue its leadership in advancing state-of-the-art transportation systems science, the Department encourages early-stage research and development efforts to improve multi-modal transportation systems through new alternative fuel technologies and infrastructure. The Department is directed to work with industry on codes and standards for hydrogen system and integration. The agreement recommends not less than $45,000,000 for technologies to advance hydrogen use for heavy-duty transportation and power generation

Within available funds, the agreement provides $80,000,000 for H2@Scale activities. The Department is encouraged to work with the Office of Nuclear Energy hydrogen demonstration activities. The agreement provides not less than $80,000,000 for these H2@Scale activities. The Department is directed to support research and demonstration activities to reduce cost of delivered hydrogen. Further, the agreement provides not less than $3,000,000 for advanced hydrogen system components. The Department is encouraged to engage with U.S. and international standard bodies to ensure there is one set of open (non-proprietary) global standards for fuel cell and hydrogen transport.

Within available funds, $15,000,000 is provided for high temperature electrolysis research and development and to cost share the Office of Energy Hydrogen demonstration activities. The agreement provides not less than $90,000,000 for these H2@Scale activities. The Department is directed to continue collaboration with the Office of Science and the Office of Fossil Energy in this area.

Within available funds for Conversion Technologies, $20,000,000 is provided to continue research and development activities to support carbon dioxide capture from the atmosphere into highly alkaline solutions using algae-based energy technologies. The Department is directed to continue collaboration with the Office of Science and the Office of Fossil Energy in this area.

The agreement provides not less than $40,000,000 for Advanced Algal Systems, $10,000,000 for Conversion Technologies, $37,500,000 for Systems Development and Integration, and $9,500,000 for Data, Modeling, and Analysis. The Department is directed to recognize all commercially available algae-based energy technologies. The Department is directed to continue collaboration with the Office of Science and the Office of Fossil Energy in this area.

The Secretary is encouraged to work with the Department of Transportation and industry on coordinating efforts to deploy hydrogen fueling infrastructure. The Department is directed to support research and development activities that reduce the use of platinum group metals, improve efficiencies in electrodes and membranes and balance of-plant components and systems. The Department is encouraged to conduct regular consultation with industry to avoid duplication of private-sector activities and ensure alignment of technology and systems development in the United States.

The Secretary is encouraged to work with the Department of Transportation and industry on coordinating efforts to deploy hydrogen fueling infrastructure.

RENEWABLE ENERGY

Solar Energy.—The agreement provides not less than $60,000,000 for Concentrating Solar Power, not less than $200,000,000 for Secure-Water Technologies, and $10,000,000 for Systems Integration, $35,000,000 for Balancing of Systems Soft Costs, $10,000,000 for Manufacturing and Competitiveness. The Department is directed to align the National Community Solar Partnership Program with other existing federal programs that serve similar goals. In addition, the Department is further directed to provide technical assistance to states and local and tribal governments for projects to increase community solar adoption. Further, the Department is encouraged to consult with the Department of Agriculture to examine opportunities for collaboration toward this shared objective.

Within available funds for Research, $12,500,000 is recommended for the Co-Opti- moxido De Solares, $5,000,000 is for the National Community Solar Partnership Program, and $10,000,000 for Distributed Wind Energy Technologies, and Electricity, the Department is directed to provide to the Appropriations Committees on Appropriations of both Houses of Congress not later than 240 days after the enactment of this Act a report exploring the impact of alternative rate design options in scenarios with high penetrations of variable renewable energy.

The Department is encouraged to develop mechanisms that support the continued funding for research that allow the continued evolution and success of cadmium telluride based solar cell technologies. The Department is directed to provide a briefing to the Committees on Appropriations of both Houses of Congress not later than 120 days after the enactment of this Act on its efforts to work cooperatively with industry, university, and laboratory partners and efforts to develop strategies and technologies to support the continued funding for research that allows the continued evolution and success of cadmium telluride based solar cell technologies. The Department is encouraged to continue collaboration with the Office of Science and the Office of Fossil Energy in this area.

The Department is encouraged to develop methods to increase renewable energy resources and continue its focus within SunShot on the resilience and reliability of solar systems, as well as continue and expand its programs to reduce barriers and soft costs, including through research on market and regulatory analysis and new technoeconomic tools and methods for distributed solar.

The Department is encouraged to continue work to improve co-siting of solar photovoltaics with ecosystem restoration activities and to reduce the environmental impact of solar photovoltaics.

The Department is encouraged to develop programs that support a skilled, robust, and sustainable energy workforce, including indirect solar workers in jobs related to financing and permitting.

The Department is encouraged to continue research and development of solar power technologies and the potential for expansion across the rural landscape. Programs such as the National Community Solar Partnership Program may offer pathways to achieve both greater energy independence and support for rural communities. Therefore, further research is required to determine best methods to improve generation and access to markets through transmission and distribution while incentivizing landowner economic participation.

The Department is encouraged to consult with the Department of Agriculture to examine opportunities for collaboration toward this shared objective.

The agreement provides $31,000,000 for Land-Based Wind, $63,200,000 for Off-Shore Wind, $10,000,000 for Distributed Solar Energy Technologies, and $5,000,000 for Offshore Wind, $10,000,000 for Distributed Solar Energy Technologies, and $5,000,000 for Offshore Wind, $10,000,000 for Distributed Wind Energy Technologies, and $10,000,000 for Wind Energy Technologies, Strategic Program, Wind Energy Technologies, and Electricity, the Department is directed to provide to the Appropriations Committees on Appropriations of both Houses of Congress not later than 240 days after the enactment of this Act a report exploring the impact of alternative rate design options in scenarios with high penetrations of variable renewable energy.

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The Department is encouraged to consult with the Department of Agriculture to examine opportunities for collaboration toward this shared objective.

The agreement provides $31,000,000 for Land-Based Wind, $63,200,000 for Off-Shore Wind, $10,000,000 for Distributed
Wind, and $5,000,000 for Grid Integration and Analysis. Within available funds, the agreement includes $1,000,000 for the Wind for Schools Program and $15,000,000 to continue work on the next generation, high-efficiency lightweight turbine generators.

The Department is directed to support the advancement of innovative technologies for offshore wind development including fresh-water, deep water, shallow water, and transitional waters. The agreement recommends not less than $30,000,000 for the Department to prioritize early-stage research on materials and manufacturing technologies that will enable accessing high quality wind resources, on research and development that will enable technologies to compete in the market with the needs of industries, and on activities that will accelerate fundamental offshore specific research and development such as those that target technology and deployment challenges unique to U.S. waters.

The Department is directed to provide to the Committees on Appropriations of both Houses of Congress not later than one year after the enactment of this Act a report that outlines regional and national strategies to accelerate and maximize the effectiveness, reliability, and availability of U.S. offshore wind deployment and operation with partners from institutions of higher education, research institutions, national laboratories, the private sector and State and local governments. The study shall address the need for expanded work in this area to potentially include an additional offshore wind corrosion.

In addition, the Department is directed to support innovative offshore wind demonstration projects to optimize their development, design, testing, manufacturing, testing, and economic value proposition. The agreement recommends not less than $10,000,000 to support additional project development and pre-construction activities for offshore wind demonstration projects to help ensure success. The Department is directed to give priority to stewarding the assets and optimizing the operations of the Department-owned wind energy research and development facilities and wind energy demonstration projects that will enable accessing high quality wind resources, on research and development that will enable technologies to compete in the market with the needs of industries, and on activities that will accelerate fundamental offshore specific research and development such as those that target technology and deployment challenges unique to U.S. waters.
the training and tools necessary to provide technical assistance on energy savings to these facilities.

The agreement provides $20,000,000 for research on technologies that would enable the Department to achieve energy efficiency of water and wastewater treatment plants as provided in the House report.

Within available funds, the agreement provides $10,000,000 for the development of advanced tools for lightweight automotive components to lead the transition to electric vehicle and mobile hydrogen storage solutions and to meet the national urgency for market adoption. This funding shall also support activities to carry out industry outreach to identify and report on the breadth of need and potential applicants for such grants.

Within available funds, the agreement provides $10,000,000 for continued work on battery manufacturing research and development that includes strong user participation.

The agreement provides up to $10,000,000 for the issuance of a competitive solicitation for university or industry-led teams to improve the efficiency of industrial drying processes and foster new and innovative drying technologies.

The agreement provides $4,000,000 for additive manufacturing work on large wind blades and for rapid prototyping, tooling, fabrication, and testing. Further, $7,000,000 is provided for additive manufacturing of wind turbine components and $18,000,000 for advanced wind turbine blade manufacturing research including additive composite tip technology, automation, and sustainability. Within available funds, the agreement provides $5,000,000 for the development of thermoplastic resin systems research for wind turbine manufacturing.

The agreement provides $5,000,000 to continue to develop and industrialize a low-cost polymer infiltration process for the fabrication of silicon carbide components. The agreement recognizes the Department’s expertise in developing materials and processes for very high temperature applications. Silicon carbide ceramic matrix composites are a proven, capable material for high temperature applications.

The agreement provides not less than $5,000,000 to continue to support the Office of Science leadership computing facility expertise in machine learning to increase efficiencies in large scale, high rate, aerostructures manufacture and fabrication in support of the Department’s mission to leverage best practices from large-scale, high-rate commercial composite aerostructure manufacturing.

Within available funds, the Committee recommends not less than $10,000,000 to support research, development, and demonstration projects to advance the development and commercialization of innovative technologies. The program is directed to continue collaboration with the Office of Science and the Office of Fossil Energy in this area.

The agreement provides $5,000,000 for continued work on the development of aluminum alloy.

The Department is directed to continue to participate in international or regional programs, including the International Energy Agency, to meet the national urgency for market adoption. The agreement provides $20,000,000 to continue the development of additive manufacturing involving nanocellulosic feedstock materials that will enable advances in building construction overcome challenges to the cost and deployment of building, transportation, and energy technologies, and encourages the Department to leverage expertise and capabilities for large-scale additive manufacturing through partnerships between universities and the MDF. The agreement further provides for district heating, within which the Department shall make grants to support capital construction costs of demonstration projects that leverage research learning laboratories and energy projects in association with a renewable fueled municipal generating station. The Department is reminded that biomass is a viable energy source and directs the Department to take that into consideration in its funding opportunity announcements.

The agreement provides $5,000,000 to continue technology development to convert lithium chloride from geothermal brine into high quality lithium carbonate in the design of a commercial-scale facility that will both extract lithium from geothermal brine and convert the lithium in geothermal brine into the lithium hydroxide.

Within available funds, the agreement provides $10,000,000 to continue the development of alternatives to fossil-fueled process heating technologies for manufacturing, including technologies that could be used to reduce emissions from industrial drying processes.

The agreement recognizes that meeting growing global demands for the use of more sustainable chemistry in consumer and commercial products has the potential to create several hundred thousand jobs for U.S. workers. Additive manufacturing that can be enhanced by ensuring that sustainability factors are considered in new chemicals development. Within available funds, the agreement provides for activities to support chemistry research and development. The Department is directed to provide for technology and Appropriations of both Houses of Congress not later than 90 days after the enactment of this Act a report exploring how incorporating sustainable chemistry in consumer and commercial manufacturing processes fits within its research and development portfolio.

The Department is directed to produce a report on the opportunities for technological development in the production of advanced SiC anode materials for Li-on batteries and how the Department would promote integration of these materials. The Department is directed to provide this report to the Committees on Appropriations of both Houses of Congress within 90 days after the enactment of this Act.

The Department has not provided the national smart manufacturing plan directed in Public Law 115-244 and is directed to provide this plan to the Committees on Appropriations of both Houses of Congress not later than 60 days after the enactment of this Act. The agreement provides $40,000,000 for Building Energy R&D to advance renewable energy technologies, and not less than $55,000,000 for Equipment and Building Standards. Within funds for Equipment and Building Standards, not less than $10,000,000 is provided for Building Energy Codes. The Department is missing legal deadlines for over 25 energy efficiency standards mandated by Congress. The Department is directed to finalize these standards as soon as practicable and report to the Committees on Appropriations of both Houses of Congress not later than 30 days after the enactment of this Act on the status of each of these standards and any funding or staffing barriers to finalizing these standards.

The agreement directs the Department to maintain existing transaction control research efforts and provides not less than $30,000,000 for building-grid integration research and development consistent with a transactive energy system and in coordination with the Office of Electricity programs. The agreement directs the Department to support the integration of renewable energy assets, such as photovoltaics, associated hardware and software development, and the establishment of a training and education for new and current professionals.

Within available funds, the agreement provides not less than $18,000,000 for heating, ventilation, and air conditioning and refrigeration R&D, including sourced heat pumps, wind energy, and heat pumps.

Within funds for Building Energy R&D, the agreement provides $14,000,000 for Building Envelope and $5,300,000 for Building Energy Modeling. The Department is encouraged to include field evaluation efforts in these programs. Further, the Department is encouraged to focus R&D efforts on the whole building energy performance and cost issues for air source heat pumps to inform efforts to advance electrification without compromising building energy efficiency.

Within available funds, $25,000,000 is provided for solid-state lighting. If the Secretary finds solid-state lighting technology could be deployed within the Department, the Secretary shall use the Lamplight prize, specified under section 655 of the Energy Independence and Security Act of 2007, $5,000,000 shall be made available to fund the contest.

Within available funds, $5,000,000 is provided for novel earlier-stage development, and demonstration of technologies to advance energy efficient, high-rise Cross-Laminated Timber (CLT) building systems. The Department is directed to support university research in partnership with national labs, for developing, building, and evaluating CLT wall systems for embodied energy content, operating energy efficiency, wall moisture profiles, structural connector durability, and health monitoring systems.

Within available funds, the agreement provides $5,000,000 for equipment for ongoing research focused on the development and integration of energy efficient building techniques and technologies suitable for environments with extremely high temperature. Priority shall be given to applicants with prior experience serving low-income residents living in extreme environments.

The agreement provides $5,000,000 to demonstrate the use of ice storage technology to enable load-shifting to offset electrical grid capacity peaks at lower costs, and to test electric vehicle charging for multi-use buildings such as state office buildings, hospitals, and schools.

The Department supports continued innovative housing research that encourages the design, construction, and retrofitting of energy efficient, fire resistant, and resilient residential homes and commercial buildings, and encourages the Building America Program to prioritize funding for resiliency solutions that also meet the energy code and reach codes. The Department is encouraged to collaborate with national laboratories, industry, other agencies, community-based organizations, and local governments that are ready to support advanced prototyping, construction techniques, building materials, and building assemblies to address risks presented by wildfires.

The Department is encouraged to continue to explore research and development that can advance future natural gas and propane...
gas systems and appliances to meet consumer demand for high efficiency and environmentally friendly products. The agreement recommends continued research, development, and demonstration programs on energy efficiency efforts related to the direct use of natural gas and propane gas in residential applications, including gas heat, use with power generation and water heating, on-site combined heat and power, and gas appliance venting, and on site (micro) combined heat and power to include integration with renewables.

Thermally driven heat pumps (THPs) offer the next generation of space conditioning and/or for low-load services and have the potential to reduce greenhouse gas emissions by 40 percent or greater from a condensing air gas efficiency baseline. Further work is needed to identify and scale the technologies in the field. The Department is encouraged to establish a Thermal Heat Pump Consortium, led by a non-profit, to integrate and deploy new THP technologies in a joint industry partnership. The Department is directed to provide a briefing to the Committees on Appropriations of both Houses that have not been the energy efficiency efforts related to the direct use of natural gas and propane gas in residential applications, including gas heat, use with power generation and water heating, on-site combined heat and power, and gas appliance venting, and on site (micro) combined heat and power to include integration with renewables.

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transmission infrastructure investments, strategic uses and placement of energy stor- age systems, and other strategies to help mitigate risk and ensure the security and re- silience of the nation’s electric grid. Within available funds for Transmission Reliability and Resilience, the agreement provides $5,000,000 for the Grid Research Integration and Development Center to fund advanced technology development projects, and $10,000,000 for the COMMANDER (Coordination of Modernization Activities and Demonstration of Energy Resources) program. The demonstration supports continuing efforts to improve reliability, security, and resiliency. The Department is directed to continue to support research and development for advanced components and grid materials for low-cost power flow control and distributed systems that provide for the advanced grid integration division for these activities. The agreement supports the integrated university program to enhance distribution system resilience.

With available funds for Resilient Distribution Systems, the agreement provides $10,000,000 for the COMMANDER (Coordinated Management of Microgrids and Networked Distributed Energy Resources) project to establish a data link for a back-up operations center that can benefit utility companies across the country and support the North American Energy Resilience and Security Center at Idaho National Laboratory. The agreement provides $5,000,000 for a demonstration project with the Department’s Grid Sensors and Sensor Analytics program. The demonstration should include a focus on utilizing data from distribution utilities that have deployed advanced metering infrastructure.

Within available funds for Energy Storage, the Department should continue to support development of advanced energy storage technology, including a large-scale battery storage demonstration project located up to 20 percent of funds appro- priated for R&D activities to be performed at U.S. universities and other institutions. The agreement provides $5,000,000 for a new program to support advanced control concepts and open regulatory barriers impeding grid integration of distributed energy systems to reduce system costs and improve the resiliency and reliability of the electric grid and funds provided for the Advanced Grid Integration Division for these activities. The agreement supports the integrated university program to enhance distribution system resilience.

The agreement continues to include additional control points for fiscal year 2021, and the Department is directed to continue to support research and development for advanced components and grid materials for low-cost power flow control and distributed systems that provide for the advanced grid integration division for these activities. The agreement supports the integrated university program to enhance distribution system resilience.

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strengthen the pipeline of new materials that can make the current fleet, as well as new advanced reactors, more resilient and more economically competitive. The agreement provides not less than $10,000,000 for hybrid integrated energy systems.

Joint Modeling and Simulation Program.—Use and application of the codes and tools should be for the end user, not the Joint Modeling and Simulation Program.

Nuclear Science User Facilities.—The agreement provides not less than $10,000,000 for nuclear materials recovery and development support and not less than $3,000,000 for Nuclear Materials Discovery and Qualification. The agreement provides $2,000,000 to begin prepcon of a secure, decontaminated, and shielded beamline at the NSLS II at Brookhaven National Laboratory to examine radioactive materials.

Fuel Cycle Research and Development

Material Recovery and Waste Form Development.—The agreement provides not less than $10,000,000 for EBR-II Processing for HALEU and up to $10,000,000 to continue work on the 22ECX process to recover Highly Enriched Uranium from used naval fuel or unirradiated reactor fuel.

Accident Tolerant Fuels.—The agreement continues high priority on this program and urges the Department to maintain focus and priority on achieving results in these efforts. The agreement provides not less than $30,000,000 for testing, coding development, and licensing of high-enriched and higher burnup fuels, and not less than $5,000,000 for further development of silicon carbide ceramic matrix composite fuel cladding for light water reactors. The agreement provides not less than $15,000,000 for testing, code development, and licensing of high-enriched and higher burnup fuels and not less than $5,000,000 for further development of silicon carbide ceramic matrix composite fuel cladding for light water reactors.

Advanced TRISO Fuel and Graphite Qualification.—The agreement provides $750,000,000 for a public-private partnership with an option for a payment-for-milestones approach.

VERSATILE TEST REACTOR

The Department is directed to submit to the Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act a report outlining a strategy for siting a microreactor at an institution of higher education with existing infrastructure to support the reactor design, construction, performance, fundamental research, test enabling technologies and cyber security solutions for grid integration, train the future workforce, and development for future private sector applications.

ADVANCED REACTOR DEMONSTRATION PROGRAM

The agreement provides $250,000,000 for the Advanced Reactor Demonstration Program. The agreement notes the importance of the Department’s role in the continued development of advanced reactor technology and the need to cooperate on a collaborative basis with state and local governments, the Department of Energy, and other federal agencies. The agreement provides not less than $15,000,000 for direct air capture of greenhouse gases. The agreement provides not less than $10,000,000 for testing of new technologies that could be used to design, implement, and monitor the effectiveness of natural gas demand response applications.

The agreement provides not less than $40,000,000 for the research and development of negative emissions technologies, including not less than $15,000,000 for direct air capture and not less than $5,000,000 for integrated energy systems.

The agreement notes the lack of commercially viable carbon capture technology available for industrial manufacturers to significantly reduce emissions in a globally competitive manner. The Department was previously directed in the fiscal year 2020 appropriations conference report to provide a briefing to the Committees on Appropriations of both Houses of Congress not later than 180 days after enactment on the recommendations for program structures that could best support and maximize the impact of expanded research, development, and demonstration efforts in three areas: decarbonization of the industrial sector, direct air capture, and carbon use. The Department is directed to provide the briefing and report to the Committees on Appropriations of both Houses of Congress not later than 180 days after enactment of this Act. Further, the agreement supports research and development on industrial decarbonization and catalyzing industrial-scale demonstration research partnerships, including CCUS with an emphasis on reuse utilization within industry processes and materials (low-carbon or otherwise) and transformative technology that will allow deep industrial decarbonization (including demonstration and deployment at scale); materials efficiency and circular economy; and increased security and defense capabilities.
broaden research into carbon capture, utilization, and storage technologies, and to expand its technology transfer efforts. The Department has previously funded several university carbon sequestration projects and is programmed to continue to build on an established research base to support ongoing research and to address wider implementation of CCUS technologies. The Department is directed to work with agencies within CCUS and Power Systems for research and development across a broad range of technology and fuel applications as it determines not to meet the original scope of work to complete the necessary design and construction of the 10-MW pilot and to conduct the necessary tests toward completion of the project. The Department is directed to brief the Committee on Appropriations of both Houses of Congress not later than 15 months after enactment of this Act on an updated scope and cost profile that incorporates all past, current, and potential future cost increases necessary to complete the project. The agreement also provides funds for competitively awarded research and development activities, coordinated with the Offices of Nuclear Energy and Energy Efficiency and Renewable Energy, to advance the use of supercritical power cycles.

**NATURAL GAS TECHNOLOGIES**

The agreement provides $25,000,000 for methane hydrate research; $13,000,000 for Emissions Mitigation from Midstream Infrastructure; $6,500,000 for Emissions Quantification from Natural Gas Infrastructure; and $12,000,000 for Student Development, including $5,200,000 for the Risk Based Data Management System.

The agreement notes there is belief that FracFocus should maintain its autonomy and not be incorporated into any federal agency.

The Department is encouraged to perform a long-term methane hydrate production test in the Arctic, as proposed by the Methane Hydrate Advisory Committee’s earlier recommendations (May 21, 2014). Further, within available funds for methane hydrate research, the agreement provides $5,000,000 for university research and field investigations in the Gulf of Mexico, to confirm the nature, regional context, environmental impacts, and hydrocarbon system behavior of gas hydrate deposits.

Within available funds for Emissions Mitigation from Midstream Infrastructure, the agreement recommends funds to support natural gas infrastructure research, including advanced materials and novel sensor technologies.

The Department is encouraged to work with regional universities and industry to find ways to capture and add value to natural gas liquids in the Bakken and potential for use in the region.

The agreement notes the Department was previously directed in the fiscal year 2019 Act to submit to the Committees on Appropriations of both Houses of Congress not later than 18 months after the date of enactment a study on the potential for natural gas demand response across energy sectors geographic regions. The Department is encouraged to provide this report expeditiously.

**UNCONVENTIONAL FOSSIL ENERGY TECHNOLOGIES**

The agreement provides $20,000,000 for research that develops improved enhanced recovery technologies. In continuing with prior direction, the Department shall ensure these funds are awarded to universities and not-for-profit research organizations.

The agreement provides not less than $19,000,000 for the Unconventional Field Test Sites. The agreement supports leveraging the existing test sites to test methods for improving recoveries from the growing inventory of existing wells. The Department is encouraged to continue research focused on enhanced water management for beneficial re-use, and methane emissions (particularly flaring) capture and beneficial re-use.
The agreement provides not less than $4,100,000 for further research on multipronged approaches for characterizing the constituents of and managing the cleaning of oil and gas wells; the containment and removal of oil and natural gas, of which not less than $2,000,000 is provided to partner with research universities engaged in the study of characterizing, and managing produced water and who are willing to engage through public-private partnerships with the energy industry to develop and assess commercially viable technology to achieve the same. The Department is encouraged to explore research and development for safe drilling and completion technologies that require no freshwater and can be deployed in horizontal wells.

The Department was previously directed in the fiscal year 2020 Act to provide a report to the Committees on Appropriations of both Houses of Congress that outlines the Department’s efforts to maintain a stable petroleum engineering workforce and knowledge base, as well as future activities the Department can undertake to strengthen it. The Department is encouraged to submit the report expeditiously.

NATIONAL ENERGY TECHNOLOGY LABORATORY

Within available funds for NETL, the Department is directed to prioritize funds for Joule, the Computational Science and Engineering Center, the Center for Advanced Geochemical Learning, the Advanced Alloy Development Facility, site-wide upgrades for safety, and addressing and avoiding deferred maintenance.

NAVAL PETROLEUM AND OIL SHALE RESERVES

The agreement provides $13,066,000 for the operation of the Naval Petroleum and Oil Shale Reserves.

STRATEGIC PETROLEUM RESERVE

The agreement provides $188,000,000 for the Strategic Petroleum Reserve. The Department is directed to maintain 1,000,000 barrels of gasoline blendstock in the Northeast Gasoline Supply Reserve.

No funding is requested for the establishment of a new regional petroleum product reserve, and no funding is provided for this purpose in the Department’s budget request. The Department is directed to establish any new regional petroleum product reserves unless funding for such a proposed regional petroleum product reserve is explicitly included in an annual budget request and approved by Congress in an appropriations Act.

SPE PETROLEUM ACCOUNT

The agreement provides $1,000,000 for the SPE Petroleum Account to pay for the costs of certain statutorily-mandated crude oil sales.

NORTHEAST HOME HEATING OIL RESERVE

The agreement provides $6,500,000 for the Northeast Home Heating Oil Reserve.

ENERGY INFORMATION ADMINISTRATION

The agreement provides $126,800,000 for the Energy Information Administration. The agreement recognizes the importance of building energy information and the opportunity for better data collection presented by new technologies. The Department is encouraged to continue important data collection, including statistics on energy use and consumption, including the Commercial Buildings Energy Consumption Survey and the Residential Buildings Energy Consumption Survey.

The Department is encouraged to upgrade the Commercial Buildings Energy Consumption Surveys to a real-time data collection system with rapid reporting. The Department is encouraged to develop a comprehensive, statistical validity or data security. The Department is also encouraged to collect additional data on light-emitting diode bulbs, commercial building codes, and electric transmission.

The Department is directed to submit to the Committees on Appropriations of both Houses of Congress not later than 180 days after enactment of this Act a report on how the Energy Information Agency can supply increased data on electricity consumption and emissions for retail electricity suppliers, and for city, within city limits, served by an electric utility. The report shall also include information and benefits associated with the collection and dissemination of such data, and identification of major suppliers and cities where collection and dissemination could be completed at a reduced level of effort and cost.

The Department is directed to provide to the Committees on Appropriations of both Houses of Congress not later than 180 days after enactment of this Act a report outlining resources necessary to further develop National Energy Modeling System capabilities to be able to simulate deep decarbonization scenarios, including economy-wide net-zero emissions policies.

The Department is encouraged to work with stakeholders to explore gathering reasonably accurate data on the delivered generation resource mix and emission rates for the electricity sector as required by 16 U.S.C. § 824(a)(2). The Department is directed to provide to the Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act a recommendation to amend its data collection efforts and reflect progress as part of an annual report.

NON-DEFENSE ENVIRONMENTAL CLEANUP

The agreement provides $319,200,000 for Non-Defense Environmental Cleanup. Small Sites.—The agreement provides $110,933,000 for Small Sites cleanup. Within the amount for Energy Technology Engineering Center, $11,000,000 is for Idaho National Laboratory, $30,100,000 is to continue work at Lawrence Berkeley National Laboratory, $47,833,000 is for Moab, and $10,000,000 is for excess Office of Science facilities. Energy Technology Engineering Center.—The Committee is pleased with the progress of building demolition, including the recent agreement between the Department and the State of California on cleanup of the remaining buildings on site. The Committee remains concerned about soil and groundwater remediation and encourages the parties to use the California 2010 Administrative Order on Consent to enter negotiations on this topic. The Committee encourages the Department to continue working with the State of California on cleanup of the Site. The Department is directed to continue to act in accordance with applicable laws, orders, regulations, and agreements with the State of California. Mercury Storage.—The agreement provides $2,100,000 for mercury storage activities to comply with recent court actions and to revitalize the site. The Department is directed to finalize the Fee Rule for mercury storage as expeditiously as possible and provide a monthly status update to the Committees on Appropriations of both Houses of Congress until the rule is finalized.

URANIUM ENRICHMENT DECOMMISSIONING AND DECOMMISSIONING FUND

The agreement provides $941,000,000 for activities related to the Uranium Enrichment Decommissioning and Decommissioning Fund. Within available funds, the agreement provides $154,701,000 for East Tennessee cleanup. The Department is directed to continue cleanup and demolition of all remaining facilities, including the K-1200 complex and the K-1600 complex, and to conduct remedial actions and site closure activities. Within funds available for Pensions and Community and Regulatory Support, the agreement provides that the Department request to ensure contractor pensions are adequately funded and up to an additional $2,219,000 for community support at Portsmouth.

SCIENCE

The agreement provides $7,026,000,000 for the Office of Science.

Additional direction related to Department-wide crosscutting initiatives is provided under the heading Crosscutting Initiatives in the front matter of Department of Energy activities.
The Department is directed to continue the development of negative emissions technologies and to maintain its leadership in fundamental research that enables and underpins these technologies. The Department is encouraged to maintain its leadership in fundamental research that enables and underpins these technologies. The Department is encouraged to continue the development of negative emissions technologies and to maintain its leadership in fundamental research that enables and underpins these technologies.
The Department is directed to provide to the Committees on Appropriations of both Houses of Congress a report on the how the Office of Science plans to comply with Executive Order 13833 to develop a pipeline to meet future needs in trade craft requirements, and to brief the House and Senate Appropriations Committees on Appropriations of both Houses of Congress not later than 180 days after enactment of this Act on the status of planning and contributions of resources by universities to assist universities in the development of a curriculum to promote the next generation of scientists utilizing artificial intelligence, quantum science, and machine learning. The Department is directed to provide to the Committees on Appropriations of both Houses of Congress not later than 180 days after enactment of this Act a briefing on the project, including plans for management and national laboratories. The Department is encouraged to submit the report expeditiously.

Within available funds for Outreach, the Department is directed to establish a working group comprised of the Office of Science and national laboratories and a consortium of universities to assist universities in the development of a curriculum to support this future scientific workforce.

Nuclear Waste Disposal

The agreement provides $27,500,000 for Nuclear Waste Disposal, of which $20,000,000 is for interim storage and $7,500,000 is for Nuclear Waste Basket oversight activities.

Advanced Research Projects Agency—Energy

The agreement provides $127,000,000 for the Advanced Research Projects Agency—Energy.

Title 17 Innovative Technology Loan Guarantee Program (including rescissions of funds)

The agreement provides $32,000,000 in administrative expenses for the Loan Guarantee Program. The proposed funding level is offset by $3,000,000 in estimated collections from loan guarantee applicants, for a net appropriation of $29,000,000. As provided in 42 U.S.C. 16511, the Secretary may use such funds under this section only for projects that avoid, reduce, or sequester air pollutants or anthropogenic emissions of greenhouse gases and employ new or significantly improved technologies as compared to commercial technologies in service in the United States upon issuance of the Loan Guarantee.

The agreement includes a rescission of $392,000,000 of emergency balances.

Advanced Technology Vehicles Manufacturing Loan Program (including rescissions of funds)

The agreement provides $5,000,000 for the Advanced Technology Vehicles Manufacturing Loan Program. The agreement directs the Department to expeditiously evaluate and adjudicate all loan applications received.

The agreement further directs the Department to provide to the Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act a briefing that includes a status update on each loan application received.

The agreement includes a rescission of $1,908,000,000 of emergency balances.

Tribal Energy Loan Guarantee Program

The agreement provides $2,000,000 for the Tribal Energy Loan Guarantee Program. The agreement is encouraged to take formal steps to market this program and ensure the program’s availability, benefits, and application process are made known to potential applicants who are ready to apply.

Office of Indian Energy Policy and Programs

The agreement provides $32,000,000 for the Office of Indian Energy Policy and Programs. The agreement directs the Department to utilize local subject matter experts to assist Indian Tribes and Alaska Native villages in developing energy projects and providing support for energy planning. The Department is encouraged to use its cost share waiver authority under section 908 of the Energy Policy Act of 2005 when applicable.

Office of International Affairs

The agreement provides $5,582,000 for program direction and directs the Department to develop a research agenda related to advanced energy, including enhanced Aircraft System technologies, and to brief the Committees on Appropriations of both Houses of Congress not later than 90 days after the enactment of this Act on this agenda. This is the only direction related to the Office of the Secretary.

International Affairs—Within available funds for International Affairs, the agreement includes $2,000,000 for the Israel Bina

Tional Industrial Research and Development (BIRD) Foundation and $4,000,000 to continue the U.S.-Israel Center of Excellence in Energy Engineering and Water Technology.

Chief Information Officers.—The agreement provides $149,200,000 for information technology and cybersecurity efforts. Within this amount, not less than
$71,800,000 shall be for cybersecurity and secure information. The agreement includes $2,500,000 to continue implementation of the 21st Century IDEA (Public Law 115–386).

Consistent with direction in the Senate Report for fiscal year 2020, the Department is directed to continue to implement the CIO Business Operations Support Services Program to meet the multiple mission requirements and support the Department’s critical cybersecurity mission.

Artificial Intelligence and Technology Office.—The agreement provides $2,500,000 for personnel expenses related to coordination of artificial intelligence and technology activities and for other appropriate departmental purposes. The Department is directed to continue to implement programmatic activities and does not provide funding for personnel expenses related to coordination of artificial intelligence and technology activities and machine learning related to the Department’s Mission through the appropriate program offices, and the Secretary is directed to lead coordination of all program offices across the Department. No further direction is provided.

Economic Impact and Diversity.—The agreement provides $10,169,000 for Economic Impact and Diversity and reiterates House direction regarding a STEM reporting requirement.

Other Departmental Administration.—The agreement provides $57,739,000 above the budget request for Technology Conventions for a competitive funding opportunity for incubators supporting energy innovation clusters, with requirements as outlined in the House report. The agreement also includes $20,000,000 for the Office of General Counsel, and $7,000,000 for the Office of Policy. The agreement includes $13,000,000 for Project Management for the Office of the Inspector General. The Department is directed to re-examine the National Nuclear Security Administration during its budget formulation process.

Integrated University Program.—The agreement provides $15,345,000,000 for Weapons Activities. The agreement includes funding for recapitalization and modernization of the Integrated University Program to cultivate the next generation of leaders in nonproliferation, nuclear security, and international security. The Department is directed to re-examine this program in future budget submissions. Prior to submission of a new budget, the NNSA is directed to provide a report annually with the budget request that lists all the university programs funded, the recommended funding level, and the value that program provides the NNSA.

Weapons Activities

The agreement provides $6,354,350,000 for Weapons Activities.

The agreement reiterates House direction regarding an Integrated Priorities Report.

The agreement reiterates House direction regarding the Joint Nuclear Weapons Lifecycle Process.

The agreement reiterates House direction regarding a briefing on domestic uranium enrichment. Additionally, House direction is included for HEU downblending.

W93 Modernization Activity.—The agreement includes funding for the initial studies to evaluate the W80 and W88 warhead production-related project and program activities that shall provide additional details within high-level milestones for projects based on GAO best practices. The NNSA is directed to clearly break out of costs for activities in future budget requests to include in future budget requests a breakdown of manpower and associated production function cost.

The agreement includes not less than $7,000,000 for workforce development and training for Historically Black Colleges and Universities, Hispanic-Serving Institutions, and Tribal Colleges and Universities in South Carolina and New Mexico to support pit production. The agreement also includes not less than $5,000,000 for the design and assembly technology development for high volume pit production.

Pit and Plutonium Aging.—There is concern with declining workforce and insufficient knowledge regarding pit and plutonium aging since the JASONs conducted its first
study in 2006. Given the future needs of the nation's nuclear deterrent, a robust program of research and experimentation is needed. Therefore, NNSA is directed to develop a comprehensive, integrated ten-year research program for plutonium and aging that represents a consensus program among the national laboratories and federal sponsors. Such a program will foster the growth of ongoing research, new or upgraded capability needs, and key near-, mid-, and long-range milestones. The plan shall be submitted to the Committees on Appropriations of both Houses of Congress not later than 180 days after enactment of this Act.

Purified Uranium.—Concerns persist that the NNSA has not developed a plan of need that may not be the most efficient course of action. The agreement directs the NNSA to perform a business case analysis to include the capabilities of the national laboratories and plants to confirm the best value source is being used and to continue efforts to mature and deploy direct electrolytic reduction technologies.

Science.—Within amounts for Academic Alliances, $5,000,000 shall be for Tribal Colleges and Universities, and $35,000,000 shall be for the Minority Serving Institutions and Partnership Program. The agreement encourages continued research in High Energy Density Plasma and integrates the partnerships between laboratories and research universities to address the critical need for skilled graduates to replace an aging workforce at NNSA laboratories. The agreement provides $8,700,000 for the Joint Program in High Energy Density Laboratory Plasmas in Academic Programs.

Subcritical Capabilities for Subcritical Experiments.—In lieu of House direction, the agreement directs the NNSA to brief the Committees on Appropriations of both Houses of Congress not later than 90 days after enactment of this Act on the status of the updated performance baseline and a contingency plan if ECSE is not completed on the current schedule.

Inertial Confinement Fusion and High Yield.—Within available funds, not less than $599,000,000 is for Omega, not less than $669,000,000 is for the Z Facility, and not less than $6,000,000 is for the LASER Fusion Research Laboratory. To help address target procurement issues, the agreement directs not less than $31,000,000 is to be provided by the NNSA to target vendors such as development and fabrication to cost-effectively operate the NIF, Z, and OMEGA Facilities.

Advanced Simulation and Computing.—Within funds provided for Advanced Simulation and Computing, $25,000,000 shall be for research in, leading to the development of, memory technologies that will drive exascale computing systems for critical missions. The Department is directed to brief the Committees on Appropriations of both Houses of Congress not later than 90 days after the enactment of this Act detailing how this money will be spent.

Stockpile Responsiveness Program.—The agreement reiterates House direction on this program.

Weapons Technology and Manufacturing Maturation.—The agreement provides $10,000,000 within Advanced Manufacturing Development to improve manufacturing and safety.

Partnerships with the Office of Science.—The NNSA is strongly encouraged to develop additional partnerships with the Office of Science to utilize the Advanced Photon Source and the Spallation Neutron Source (LCLS) x-ray light sources. The NNSA is directed to brief the Committees on Appropriations of both Houses of Congress not later than 90 days of enactment of this Act on its plans to work with the Office of Science to incorporate additional capabilities at LCLS and APS that will address NNSA mission needs to interrogate the behavior of materials at length and timescales necessary to study material aging and modern manufacturing methods.

Uranium Reserve.—In lieu of all direction on the Uranium Reserve program, the agreement is directed to plan to reach CD–1 for the Heterogeneous Integration Facility and to keep the Committees on Appropriations of both Houses of Congress not later than 30 days after enactment of this Act a plan for the proposed establishment of a uranium reserve. The plan shall include the legal authorities in place or needed to establish and operate a uranium reserve, including the purchase, conversion, and sale of uranium; a ten-year implementation plan of the activities for establishment and operations of a uranium reserve; and a ten-year cost estimate. The plan shall include recommendations for ways to consolidate this program with other existing uranium management activities within the Department and the agencies.

Infrastructure & Operations.—The NNSA is directed to proceed with early planning to reach CD–1 for the Nuclear Materials Integration Facility and to keep the Committees on Appropriations of both Houses of Congress informed of any delays or additional requirements to meet CD–1. The agreement reiterates House direction on this program to establish a uranium reserve. The plan shall include direction for NNSA's Office of Nuclear Materials Integration to develop a plan and cost estimate to establish an analytical testing facility for NNSA. The agreement recognizes that trusted microelectronics are a national security priority and continues to support plans to upgrade the capability for producing trusted and strategic radiation-hardened microelectronics to ensure the safety, security, reliability, and effectiveness of the nation’s nuclear deterrent.

Defense Nuclear Security.—The NNSA is encouraged to complete CD–1 and proceed expeditiously to construction for Project 17–D–7–0, West End Protected Area Reduction, Y–12.

DEFENSE NUCLEAR NONPROLIFERATION

The agreement provides $2,260,000,000 for Defense Nuclear Nonproliferation.

The agreement provides not less than $5,000,000 for research and engagement on applications of nuclear security, safeguards, and export controls for advanced nuclear reactor designs.

The Committee directs NNSA to cooperate and support the Office of Nuclear Energy in developing safeguards concepts, policies, and technologies to address proliferation challenges unique to advanced nuclear reactors. Further, NNSA shall work with the Nuclear Regulatory Commission and the national laboratories to ensure the implementation of “safeguards-by-design” features in advanced nuclear reactors.

Domestic Radiological Security.—Within available funds, not less than $65,000,000 is for the Cesium Irradiator Replacement Program. Within this amount, $30 million is to address recovery and decontamination of irradiation facilities, breach and release of material in Seattle, Washington on May 2, 2019. Within available funds, the agreement encourages the Y–12 National Security Complex and Radiological Field Training Center to partner with interested State or local governments to improve capabilities to train first responders, National Guard specialized units, and other experts in nuclear operations, safeguards, cyber, and emergency operations.

Management & Administration.—Within amounts for Laboratory and Partnership Support, $50,000,000 is for the competition for funded hands-on training opportunity to expedite the establishment of a stable domestic source of Mo–99 without the use of highly enriched uranium that was directed in the Energy and Water Development and Related Agencies Appropriations Act, 2020, and $10,000,000 is to facilitate interactions between the national laboratories, production facilities, and the private sector in this area. The agreement reiterates House direction regarding a plan on Mo–99.

NAVAL REACTORS

The agreement includes $15,000,000 for University, Consortia and Nonproliferation Steward. The agreement includes House direction regarding evaluating a prototypic recycling testbed. Funding is provided above the request to advance U.S. capabilities to detect and characterize low yield and evasive underground nuclear explosions and weaponization activities.

NAVAL REACTORS (INCLUDING TRANSFER OF FUNDS)

The agreement provides $1,684,000,000 for Naval Reactors.

The agreement fully funds important national priorities, including the Columbia-class replacement submarine design, the prototype fueling, and the Hanford Recapitalization Project. Naval Reactors currently relies on highly enriched uranium from weapons that have been removed from the stockpile to fuel the Navy’s aircraft carriers and submarines. Naval Reactors is encouraged to continue working with the NNSA to ensure there is a long-term plan that meets the Navy’s needs for highly enriched uranium.

Naval Reactors Development.—With the completion of the Columbia-class and the SSG Prototype Refueling on the horizon, it is important for Naval Reactors to have a solid research and development plan for the future. Naval Reactors is directed to provide to the Committees on Appropriations of both Houses of Congress not later than 90 days after the enactment of this Act a report on its current and planned research and development activities.

SSG Prototype Refueling.—On-time completion of the prototype refueling is important to demonstrating technology advancements for future application. The agreement fully funds the budget request and directs Naval Reactors to ensure continued focus on this high priority until all refueling activities are finished.

FEDERAL SALARIES AND EXPENSES

The agreement provides $453,200,000 for Federal Salaries and Expenses.

The agreement reiterates House direction regarding developing a plan for expedited hiring. The agreement recognizes the importance of recruiting and retaining the highly skilled personnel needed to meet NNSA’s important mission. The NNSA is directed to continue providing monthly updates on the status of hiring and retention.

ENVIRONMENTAL, ARMS CONTROL, AND OTHER DEFENSE ACTIVITIES

DEFENSE ENVIRONMENTAL Cleanup

The agreement provides $6,426,000,000 for Defense Environmental Cleanup. Within available funds, the agreement provides $10,000,000 to fund the hazardous waste worker training program at $10,000,000.

Future Budgets Requests.—The agreement directs the Department to continue providing detailed out-year funding projections in the annual budget request for Environmental Management and an
estimate of the total cost and time to complete cleanup at each site.

Richland.—Additional funding is provided to continue cleanup of the 300-296 waste site under the Hanford Site; 2) reduce radiation emission and maintenance and risk reduction activities associated with legacy waste sites as recommended in the February 2020 Government Accounting Office Report; and 3) enhance community and regulatory support. Within available funds for Central Plateau Remediation, not less than $25,000,000 is provided for groundwater remediation and site groundwater infrastructure. The agreement also includes $2,500,000 to develop in-depth plans and processes for the permanent off-site relocation of Sr-90 currently stored at the West Plant. Funds shall be used to directly carry out waste removal or treatment activities within the Office of River Protection’s tank farms.

Office of河 Protection.—Funds above the budget request are provided to continue tank waste retrievals and design and construct facilities necessary to meet near-term waste treatment needs. Funds are also provided to resume full engineering, procurement, and construction work on the High-Level Waste Treatment Facility and to ensure compliance with the Department’s December 2019 and Party Agreement milestones. Funds that support the Waste Treatment Plant project are provided separately for: 1) Low-Activity Waste Pretreatment Facility, Analytical Laboratory, and Balance of Facilities; 2) High-Level Waste Treatment Facility; 3) Pretreatment Facility; and 4) Low Activity Waste Pretreatment System. The Department shall not move forward with placing the High-Level Waste Treatment Facility and Pre-Treatment Facility into preservation mode for any length of time.

The agreement notes that the budget request does not include funding for low level waste facilities, but that full funding for fiscal 2020 is still available for this purpose. Accordingly, the recommendation provides new funds for this effort and the Department is directed to report to the Appropriations Committee if any additional funds are proposed for this project, including the amount and source of funds.

The Department is reminded that meeting the Consent Decree milestone for operations of Direct Feed Low Activity Waste must remain the Department’s top focus within the Office of River Protection.

Idaho Site.—The agreement includes House direction regarding the consideration of a university-led center. Efforts to analyze alternative concepts for removing spent fuel from future reprocessing projects at the Site are provided, as is funding to develop a concept for direct reprocessing of spent fuel at the Site. The Department is directed to report on the Site’s long-standing effort to provide a high-level waste management strategy for the Department’s continued desire to reshape, often without merit, the Department’s interagency and interagency relationships with the Defense Nuclear Facilities Safety Board. Additionally, concerns persist regarding the Department’s Order 140.1, and the annual reviews of the Order by the Department are directed to be made available to appropriate congressional committees.

CONSTRUCTION, REHABILITATION, OPERATION AND MAINTENANCE, SOUTHERN POWER ADMINISTRATION

The agreement provides a net appropriation of $10,400,000 for the Southern Power Administration. To ensure sufficient authority to meet purchase power and wheeling, the agreement includes $5,000,000 above the level credited as offsetting collections by the Congressional Budget Office.

CONSTRUCTION, REHABILITATION, OPERATION AND MAINTENANCE, WESTERN AREA POWER ADMINISTRATION

The agreement provides a net appropriation of $89,372,000 for the Western Area Power Administration.
Administration. To ensure sufficient authority to meet purchase power and wheeling needs, the agreement includes $20,000,000 above the level credited as offsetting collections by the Congressional Budget Office.

**FALCON AND AMISTAD OPERATING AND MAINTENANCE FUND.**

The agreement provides a net appropriation of $228,000 for the Falcon and Amistad Operating and Maintenance Fund.

**Federal Energy Regulatory Commission Salaries and Expenses.**

The agreement provides $404,350,000 for the Federal Energy Regulatory Commission (FERC). Revenues for FERC are set to an amount equal to the budget authority, resulting in a net appropriation of $0.

Interregional transmission planning is important to the effective deployment of renewable energy sources, and FERC is encouraged to undertake a review to evaluate the effectiveness of its existing interregional transmission coordination requirements and consider specific improvements to those requirements that would better promote the identification and development of more efficient and cost-effective transmission facilities and cost allocation methodologies that reflect the multiple benefits provided by interregional transmission facilities.

FERC is encouraged to prioritize meaningful opportunities for public engagement and coordination with state and local governments in the federal permitting and review processes of energy infrastructure proposals. Specifically, review processes should remain transparent and consistent, and ensure the health, safety, and security of the environment and each affected community.

Dam safety is a critical part of FERC’s hydropower program and a shared responsibility with the states. FERC is encouraged to conduct a technical conference with the participation of states on the topic of improving dam safety.

FERC is directed to submit to the Committees on Appropriations of both Houses of Congress not later than 180 days after enactment of this Act a report detailing how it will establish and operate the Office of Public Participation required under section 319 of the Federal Power Act, beginning in fiscal year 2022. As part of the report, FERC shall provide an organizational structure and budget for the office sufficient to carry out its statutory obligations. The report shall assume that funding for the Office of Public Participation will be derived through annual charges and filing fees as authorized by the Federal Power Act and the Omnibus Budget Reconciliation Act of 1986.

**Interstate Pipeline Reliability.**—On September 23, 2020, the Government Accountability Office (GAO) published a report, *Interstate Transportation of Natural Gas Is Generally Reliable, but FERC Should Better Identify and Assess Emerging Risks* (GAO–20–658), which recommended FERC use all available information to identify and assess risks to the reliability of natural gas transmission service and to develop and document appropriate responses to service disruptions. FERC is directed to provide the Committees on Appropriations of both Houses of Congress not later than 60 days after enactment of this Act a briefing on implementation of GAO’s recommendations. Further, FERC, in consultation with state regulators and the Pipeline and Hazardous Materials Safety Administration, is directed to submit to the Committees not later than 120 days after enactment of this Act a report on broader efforts to work with natural gas pipeline operators to ensure the reliability of the interstate natural gas pipeline system and include any statutory or regulatory barriers to achieving this goal.

**GENETICALLY MODIFIED ORGANISMS (INCLUDING TRANSFER OF FUNDS)**

The agreement includes a provision prohibiting the use of funds provided in this title to initiate requests for proposals, other solicitations, or arrangements for new programs or activities that have not yet been approved and funded by Congress; requires notification or a report for certain funding actions; prohibits funds to be used for certain multi-year “Energy Programs” activities without notification; and prohibits the obligation or expenditure of funds provided in this title through a reprogramming of funds except in certain circumstances. The notification requirements in the provision also apply to the modification of any grant, contract, or Other Transaction Agreement where funds are allocated for new programs, projects, or activities not covered by a previous notification.

The agreement includes a provision authorizing intelligence activities of the Department of Energy for purposes of section 504 of the National Security Act of 1947.

The agreement includes a provision prohibiting the use of funds in this title for capital construction of high hazard nuclear facilities, unless certain independent oversight is conducted.

The agreement includes a provision prohibiting the use of funds in this title to approve critical decision-2 or critical decision-3 for certain construction projects, unless a separate independent cost estimate has been developed for that critical decision.

The agreement includes a provision regarding authority to release refined petroleum product from the Strategic Petroleum Reserve.

The agreement includes a provision regarding environmental stewardship and endangered species recovery efforts.
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### DEPARTMENT OF ENERGY

*(Amounts in thousands)*

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#### ELECTRICITY

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## DEPARTMENT OF ENERGY

(Amounts in thousands)

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## DEPARTMENT OF ENERGY

(Amounts in thousands)

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## DEPARTMENT OF ENERGY

(Amounts in thousands)

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| **SPR PETROLEUM ACCOUNT**  |                 |                 |            |                       |                       |
| SPR Petroleum Reserve      | 10,000          | ---             | 1,000      | -9,000                | +1,000                |
| Sale of Crude Oil          | ---             | -87,000         | ---        | ---                   | +87,000               |
| Use of Sale Proceeds       | ---             | -19,000         | ---        | ---                   | -19,000               |
| **TOTAL, SPR PETROLEUM ACCOUNT** | 10,000          | -66,000         | 1,000      | -9,000                | +69,000               |

| **NORTHEAST HOME HEATING OIL RESERVE** | | | | | |
| Northeast Home Heating Oil Reserve | 10,000 | --- | 6,500 | -3,500 | +6,500 |
| Sale of Northeast Home Heating Oil Reserve | --- | -84,000 | --- | --- | +84,000 |
| **TOTAL, NORTHEAST HOME HEATING OIL RESERVE** | 10,000 | -84,000 | 6,500 | -3,500 | +90,500 |
### DEPARTMENT OF ENERGY

(Amounts in thousands)

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<th>Final Bill</th>
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<tr>
<td>20-U-401 On-site Waste Disposal Facility (Cell Line 2&amp;3)</td>
<td>10,000</td>
<td>16,500</td>
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<td>Title X Uranium/Thorium Reimbursement Program</td>
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**SCIENCE**

Advanced Scientific Computing Research:
- Research: 791,265 819,106 846,055 +54,790 +26,949

Subtotal, Advanced Scientific Computing Research: 980,000 988,051 1,015,000 +35,000 +26,949

Basic Energy Sciences:
- Research: 1,853,000 1,751,673 1,856,000 +3,000 +104,327

Construction:
- 13-SC-10 LINAC coherent light source II (LCLS-II), SLAC: --- --- 33,000 +33,000 +33,000
## DEPARTMENT OF ENERGY

(Amounts in thousands)

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<tr>
<th>Project Description</th>
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Subtotal, Construction...........................................360,000 184,000 389,000 +29,000 +205,000

Subtotal, Basic Energy Sciences................................2,213,000 1,935,673 2,245,000 +32,000 +309,327

Biological and Environmental Research.........................750,000 516,934 753,000 +3,000 +236,066

Fusion Energy Sciences Research................................414,000 313,151 415,000 +1,000 +101,849

Construction:

14-SC-60 U.S. Contributions to ITER (U.S. ITER).............242,000 107,000 242,000 --- +135,000

20-SC-61 Matter in Extreme Conditions (MEC) Petawatt Upgrade, SLAC | 15,000         | 5,000           | 15,000     | ---                   | +10,000               |

Subtotal, Construction...........................................257,000 112,000 257,000 --- +145,000

Subtotal, Fusion Energy Sciences..............................671,000 425,151 672,000 +1,000 +246,849
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(Amounts in thousands)

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<td><strong>High Energy Physics</strong></td>
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<tr>
<td>Research</td>
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(Amounts in thousands)

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<td>Infrastructure Support:</td>
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<td>Payment in Lieu of Taxes</td>
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### DEPARTMENT OF ENERGY

(Amounts in thousands)

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<td>20-SC-76 Tritium System Demolition and Disposal, PPPL</td>
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NUCLEAR WASTE DISPOSAL

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|                         | 27,500 | +27,500 | --- |

ADVANCED RESEARCH PROJECTS AGENCY-ENERGY

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**TITLE 17 - INNOVATIVE TECHNOLOGY LOAN GUARANTEE PGM**

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**ADVANCED TECHNOLOGY VEHICLES MANUFACTURING LOAN PGM**

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**TRIBAL ENERGY LOAN GUARANTEE PROGRAM**

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## DEPARTMENT OF ENERGY

(Amounts in thousands)

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(Amounts in thousands)

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**Stockpile Services:**
- Production support: 543,964  ---  ---  ---  -543,964  ---
- Research and Development support: 39,339  ---  ---  ---  -39,339  ---
- R and D certification and safety: 236,235  ---  ---  ---  -236,235  ---
- Management, Technology, and Production: 305,000  ---  ---  ---  -305,000  ---

**Subtotal, Stockpile Services:** 1,124,538  ---  ---  ---  -1,124,538  ---

**Subtotal, Stockpile Management:** 3,928,056  4,284,244  4,290,244  +382,188  +6,000

**Strategic Materials:**
- Uranium Sustainment: 94,146  ---  ---  ---  -94,146  ---

**Plutonium Sustainment:**
- Plutonium Sustainment Operations: 691,284  ---  ---  ---  -691,284  ---
- Plutonium Pit Production Project: 21,156  ---  ---  ---  -21,156  ---

**Subtotal, Plutonium sustainment:** 712,440  ---  ---  ---  -712,440  ---

**Tritium Sustainment:** 269,000  ---  ---  ---  -269,000  ---
**Lithium Sustainment:** 28,800  ---  ---  ---  -28,800  ---
**Domestic Uranium Enrichment:** 70,000  ---  ---  ---  -70,000  ---
**HEU Downblend:** 90,000  ---  ---  ---  -90,000  ---
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(Amounts in thousands)

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### Research, Development, Test and Evaluation (RDT&E):

**Science:*
- Advanced Certification: 57,710
- Primary Assessment Technologies: 95,169
- Dynamic Materials Properties: 128,000
- Advanced Radiography: 32,710
- Secondary Assessment Technologies: 77,553
- Academic Alliances and Partnerships: 56,000
- Enhanced Capabilities for Subcritical Experiments: 145,160

**Subtotal, Science:***
- 592,302

**Engineering:**
- Enhanced Surety: 43,000
- Delivery Environments: 35,945
DEPARTMENT OF ENERGY
(Amounts in thousands)

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<td>Pulsed Power Inertial Confinement Fusion</td>
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<td>-8,571</td>
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<td>Joint Program in High Energy Density Laboratory Plasmas</td>
<td>8,492</td>
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<td>Facility operations and target production</td>
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<td><strong>Subtotal, Inertial Confinement Fusion Ignition and High Yield</strong></td>
<td>565,000</td>
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<td>Advanced Simulation and Computing:</td>
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<td>Advanced Simulation and Computing</td>
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### DEPARTMENT OF ENERGY

(Amounts in thousands)

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<tr>
<td><strong>Advanced Manufacturing Development:</strong></td>
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<td>Additive Manufacturing</td>
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<td>Component Manufacturing Development</td>
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<td>Process Technology Development</td>
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<td>Operations of facilities</td>
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<td>Maintenance and repair of facilities</td>
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<td>Infrastructure and safety</td>
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<td>670,000</td>
<td>573,717</td>
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<td>Capability based investments</td>
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<td>149,117</td>
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<td>Planning for Programmatic Construction (Pre-CD-1)</td>
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<td>84,787</td>
<td>10,000</td>
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<td><strong>Subtotal, Recapitalization:</strong></td>
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<td>903,904</td>
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<td>Programmatic Construction</td>
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<td>06-D-141 Uranium Processing Facility, Y-12</td>
<td>745,000</td>
<td>750,000</td>
<td>750,000</td>
<td>+5,000</td>
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<td>07-D-220-04 TRU Liquid Waste Facility, LANL</td>
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<td>38,687</td>
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<td>15-D-301 HE Science &amp; Engineering Facility, PX</td>
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<td>43,000</td>
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<td>15-D-302 TA-55 Reinvestment project III, LANL</td>
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<td>30,000</td>
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<td>17-D-640 U1a complex enhancements project, NNSA</td>
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<td>160,600</td>
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<td>18-D-620 Exascale Computing Facility Modernization Project, LLNL</td>
<td>50,000</td>
<td>29,200</td>
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<td>18-D-650 Tritium Finishing Facility, SRS</td>
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<td>18-D-690, Lithium processing facility, Y-12</td>
<td>32,000</td>
<td>109,405</td>
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<td>21-D-510 HE Synthesis, Formulation, and Production, PX</td>
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<td>31,000</td>
<td>31,000</td>
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<td>Chemistry and Metallurgy Replacement (CMRR): 04-D-125 Chemistry and metallurgy replacement project, LANL</td>
<td>168,444</td>
<td>169,427</td>
<td>169,427</td>
<td>+983</td>
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<td>Subtotal, Programmatic Construction and CMRR Mission Enabling</td>
<td>1,137,444</td>
<td>1,386,319</td>
<td>1,386,319</td>
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<td>15-D-611 Emergency Operations Center, SNL</td>
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<td>15-D-612 Emergency Operations Center, LLNL</td>
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<td>27,000</td>
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<td>19-D-670 138kV Power Transmission System Replacement, NNSS.</td>
<td>6,000</td>
<td>59,000</td>
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<td>Subtotal, Mission Enabling.</td>
<td>15,000</td>
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<td>122,000</td>
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<td>Subtotal, I&amp;O Construction:</td>
<td>1,152,444</td>
<td>1,508,319</td>
<td>1,508,319</td>
<td>+355,875</td>
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<td>Subtotal, Infrastructure and Operations</td>
<td>3,201,442</td>
<td>4,383,577</td>
<td>4,087,507</td>
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<td>Secure Transportation Asset:</td>
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<td>STA Operations and Equipment</td>
<td>185,000</td>
<td>266,390</td>
<td>225,000</td>
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<td>Program Direction</td>
<td>107,660</td>
<td>123,684</td>
<td>123,684</td>
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<td>Subtotal, Secure Transportation Asset</td>
<td>292,660</td>
<td>390,074</td>
<td>348,684</td>
<td>+56,024</td>
<td>-41,390</td>
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<td>Defense Nuclear Security:</td>
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<tr>
<td>Defense Nuclear Security (DNS)</td>
<td>750,000</td>
<td>815,895</td>
<td>763,078</td>
<td>+13,078</td>
<td>-52,817</td>
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<td>Construction:</td>
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<td>17-D-710 West End Protected Area Reduction Project, Y-12</td>
<td>25,000</td>
<td>11,000</td>
<td>26,000</td>
<td>+1,000</td>
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<td>Subtotal, Defense Nuclear Security</td>
<td>775,000</td>
<td>826,895</td>
<td>789,078</td>
<td>+14,078</td>
<td>-37,817</td>
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<td>Information Technology and Cyber Security</td>
<td>300,000</td>
<td>375,511</td>
<td>366,233</td>
<td>+66,233</td>
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<td>Legacy Contractor Pensions (WA)</td>
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<td>101,668</td>
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<td><strong>TOTAL, WEAPONS ACTIVITIES</strong></td>
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<td><strong>15,602,000</strong></td>
<td><strong>15,345,000</strong></td>
<td><strong>+2,887,903</strong></td>
<td><strong>-257,000</strong></td>
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## DEFENSE NUCLEAR NONPROLIFERATION

Defense Nuclear Nonproliferation Programs:

**Material Management and Minimization:**

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<tr>
<td>Conversion</td>
<td>99,000</td>
<td>170,000</td>
<td>110,000</td>
<td>+11,000</td>
<td>-60,000</td>
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<td>Nuclear Material Removal</td>
<td>32,925</td>
<td>40,000</td>
<td>40,000</td>
<td>+7,075</td>
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<td>Material Disposition</td>
<td>186,608</td>
<td>190,711</td>
<td>190,711</td>
<td>+4,103</td>
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<tr>
<td>Laboratory and Partnership Support</td>
<td>45,000</td>
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<td>60,000</td>
<td>+15,000</td>
<td>+60,000</td>
</tr>
<tr>
<td><strong>Subtotal, Material Management and Minimization</strong></td>
<td><strong>363,533</strong></td>
<td><strong>400,711</strong></td>
<td><strong>400,711</strong></td>
<td><strong>+37,178</strong></td>
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**Global Material Security:**

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<td>International Nuclear Security</td>
<td>58,000</td>
<td>66,391</td>
<td>78,939</td>
<td>+20,939</td>
<td>+12,548</td>
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<td>Domestic Radiologic Security</td>
<td>147,002</td>
<td>101,000</td>
<td>185,000</td>
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<td>+84,000</td>
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<tr>
<td>International Radiologic Security</td>
<td>78,907</td>
<td>73,340</td>
<td>90,000</td>
<td>+11,093</td>
<td>+16,660</td>
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<td>Nuclear Smuggling Detection and Deterrence</td>
<td>159,000</td>
<td>159,749</td>
<td>175,000</td>
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<td><strong>Subtotal, Global Material Security</strong></td>
<td><strong>442,909</strong></td>
<td><strong>400,480</strong></td>
<td><strong>526,939</strong></td>
<td><strong>+86,030</strong></td>
<td><strong>+128,459</strong></td>
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**Nonproliferation and Arms Control:**

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<tr>
<td>140,000</td>
<td>138,708</td>
<td>148,000</td>
<td>148,000</td>
<td>+8,000</td>
<td>+9,292</td>
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<td>National Technical Nuclear Forensics R&amp;D.</td>
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<td>40,000</td>
<td>40,000</td>
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<tr>
<td>Proliferation Detection</td>
<td>299,046</td>
<td>235,220</td>
<td>255,000</td>
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<td>Nuclear Detonation Detection</td>
<td>196,617</td>
<td>236,351</td>
<td>287,000</td>
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<tr>
<td>Nonproliferation Fuels Development</td>
<td>15,000</td>
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<td>20,000</td>
<td>+5,000</td>
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<tr>
<td>Nonproliferation Stewardship Program</td>
<td>22,500</td>
<td>59,900</td>
<td>59,900</td>
<td>+37,400</td>
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<td>Subtotal, Defense Nuclear Nonproliferation R&amp;D</td>
<td>533,163</td>
<td>531,651</td>
<td>601,900</td>
<td>+68,737</td>
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Nonproliferation Construction:

| 99-D-143 Mixed Oxide (MOX) Fuel Fabrication Facility, SRS | 220,000 | --- | --- | -220,000 | --- |
| 18-D-150 Surplus Plutonium Disposition Project, SRS | 79,000 | 148,589 | 148,589 | +69,589 | --- |
| Subtotal, Nonproliferation Construction | 299,000 | 148,589 | 148,589 | -150,411 | --- |

Nuclear Counterterrorism and Incident Response:

| Emergency Operations | 35,545 | 36,000 | 36,000 | +455 | --- |
| Counterterrorism and Counterproliferation | 336,550 | 341,513 | 341,513 | +4,963 | --- |
| Subtotal, Nuclear counterterrorism and incident response | 372,095 | 377,513 | 377,513 | +5,418 | --- |

Legacy contractor pensions:

| Use of prior-year balances | --- | -21,000 | --- | --- | +21,000 |

TOTAL, DEFENSE NUCLEAR NONPROLIFERATION | 2,164,400 | 2,031,000 | 2,260,000 | +95,600 | +229,000 |
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<tr>
<td><strong>NAVAL REACTORS</strong></td>
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<td>Naval Reactors Development</td>
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<td>590,306</td>
<td>568,000</td>
<td>+51,795</td>
<td>-22,306</td>
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<td>Columbia-class Reactor Systems Development</td>
<td>75,500</td>
<td>64,700</td>
<td>64,700</td>
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<td>S8G Prototype Refueling</td>
<td>170,000</td>
<td>135,000</td>
<td>135,000</td>
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<tr>
<td>Naval Reactors Operations and Infrastructure</td>
<td>553,591</td>
<td>506,294</td>
<td>530,600</td>
<td>-22,991</td>
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<td>53,700</td>
<td>51,700</td>
<td>+1,200</td>
<td>-2,000</td>
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**Construction:**
- 14-D-901 Spent Fuel Handling Recapitalization project, NRF: 238,000
- 19-D-930 KS Overhead Piping: 20,900
- 20-D-931, KL Fuel Development Laboratory: 23,700
- 21-D-530 KL Steam and Condensate Upgrades: 4,000

**Subtotal, Construction:** 282,600

**TOTAL, NAVAL REACTORS:** 1,648,396

| FEDERAL SALARIES AND EXPENSES     |                 |                 |            |                       |                       |
|                                  | 434,699         | 454,000         | 443,200    | +8,501                | -10,800               |

**TOTAL, NATIONAL NUCLEAR SECURITY ADMINISTRATION:** 16,704,592

**TOTAL:** 18,352,992
### Department of Energy

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<td>Closure Sites Administration</td>
<td>4,987</td>
<td>4,987</td>
<td>4,987</td>
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<td><strong>Richland:</strong></td>
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<td>River Corridor and Other Cleanup Operations</td>
<td>236,102</td>
<td>54,949</td>
<td>232,479</td>
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<td>+177,530</td>
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<td>Central Plateau Remediation</td>
<td>654,800</td>
<td>498,335</td>
<td>670,000</td>
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(Amounts in thousands)

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## DEPARTMENT OF ENERGY

(Amounts in thousands)

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<td>+212,496</td>
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**Savannah River Site:**

**SR Site Risk Management Operations:**

- SR Site Risk Management Operations: 506,366 455,122 500,000 -6,366 +44,678
  - **Construction:**
    - 18-D-402 Emergency Operations Center
      - Replacement, SR: 6,792 --- 6,500 -292 +6,500
    - **Total, SR Site Risk Management Operations:** 513,158 455,122 506,500 -6,658 +51,378

- SR Radioactive Liquid Tank Waste Stabilization and Disposition: 820,106 970,332 910,832 +90,726 -59,500

**Construction:**

- 05-D-405 Salt Waste Processing Facility, SRS: 21,200 --- --- -21,200 ---
- 17-D-402 Saltstone Disposal Unit #7, SRS: 40,034 10,716 10,716 -29,318 ---
- 18-D-402 Saltstone Disposal unit #8/9: 20,000 65,500 65,500 +45,500 ---
- 19-D-701 SR Security System Replacement: 4,525 --- 1,000 -3,525 +1,000
- 20-D-401 Saltstone Disposal Unit #10, 11, 12: 500 --- 592 +82 +582
## DEPARTMENT OF ENERGY

(Amounts in thousands)

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### Waste Isolation Pilot Plant:

| Waste Isolation Pilot Plant | 294,353 | 323,260 | 313,260 | +18,907 | -10,000 |

#### Construction:

15-D-411 Safety Significant Confinement

| Ventilation System, WIPP | 58,054 | --- | 35,000 | -23,054 | +35,000 |
| 15-D-412 Exhaust Shaft, WIPP | 44,500 | 50,000 | 55,000 | +10,500 | +5,000 |
| 21-D-401 Holing Capability Project | --- | 10,000 | 10,000 | +10,000 | ---     |

| Total, Waste Isolation Pilot Plant | 396,907 | 383,260 | 413,260 | +16,353 | +30,000 |

### Program Direction

| Program Direction | 281,119 | 275,285 | 289,000 | +7,881 | +13,715 |

### Program Support

| Program Support | 12,979 | 12,979 | 12,979 | --- | ---     |

### Safeguards and Security

| Safeguards and Security | 313,097 | 320,771 | 320,771 | +7,674 | ---     |

### Technology Development

| Technology Development | 25,000 | 25,000 | 30,000 | +5,000 | +5,000 |

| Use of Prior-Year Balances | -11,800 | --- | --- | +11,800 | ---     |

### Subtotal, Defense Environmental Cleanup

| Subtotal, Defense Environmental Cleanup | 6,255,000 | 5,092,608 | 6,426,000 | +171,000 | +1,333,392 |
### DEPARTMENT OF ENERGY

(Amounts in thousands)

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### OTHER DEFENSE ACTIVITIES

#### Environment, Health, Safety and Security:
- Program Direction - Environment, Health, Safety and Security: 71,000 75,368 72,000 +1,000 -3,368

Subtotal, Environment, Health, safety and security: 207,839 209,688 206,320 -1,519 -3,368

#### Enterprise Assessments:
- Enterprise Assessments: 24,068 26,949 24,435 +387 -2,514
- Program Direction: 54,711 54,635 54,635 -76 ---

Subtotal, Enterprise Assessments: 78,779 81,584 79,070 +291 -2,514

#### Specialized security activities:
- 273,409 258,411 283,500 +10,091 +25,089

#### Office of Legacy Management:
- Legacy Management Activities - Defense: 142,767 293,873 142,797 +30 -151,076
- Program Direction - Legacy Management: 19,262 23,120 20,262 +1,000 -2,658

Subtotal, Office of Legacy Management: 162,029 316,993 163,059 +1,030 -153,934
### DEPARTMENT OF ENERGY

(Amounts in thousands)

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<th>Final Bill</th>
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### POWER MARKETING ADMINISTRATIONS (1)

#### SOUTHEASTERN POWER ADMINISTRATION

#### Operation and Maintenance

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## WESTERN AREA POWER ADMINISTRATION

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<tr>
<td>Less Alternative Financing (for PPW)</td>
<td>288,769</td>
<td>-293,890</td>
<td>-293,890</td>
<td>-5,121</td>
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<tr>
<td>Offsetting Collections (for PD)</td>
<td>-149,142</td>
<td>-145,010</td>
<td>-145,010</td>
<td>+4,132</td>
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<tr>
<td>Offsetting Collections (for O&amp;M)</td>
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<td>-24,744</td>
<td>-24,744</td>
<td>-299</td>
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<tr>
<td>Purchase Power &amp; Wheeling Financed from Offsetting</td>
<td>-227,000</td>
<td>-227,043</td>
<td>-192,000</td>
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<td>+35,043</td>
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<tr>
<td>(P.L. 108-447/109-103)</td>
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<tr>
<td>Offsettings Collections - Colorado River Dam (P.L. 98-381)</td>
<td>-8,954</td>
<td>-8,378</td>
<td>-8,378</td>
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<tr>
<td>Use of Prior-Year Balances</td>
<td>-5,000</td>
<td>-15,000</td>
<td>-15,000</td>
<td>-10,000</td>
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<tr>
<td>Rescission of Prior-Year Balances</td>
<td>-176</td>
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<td>---</td>
<td>+176</td>
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<tr>
<td><strong>TOTAL, WESTERN AREA POWER ADMINISTRATION</strong></td>
<td>89,196</td>
<td>89,372</td>
<td>89,372</td>
<td>+176</td>
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</tr>
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### FALCON AND AMISTAD OPERATING AND MAINTENANCE FUND

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<tr>
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<th>Final Bill vs Request</th>
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<tr>
<td>Falcon And Amistad Operation And Maintenance</td>
<td>5,647</td>
<td>7,302</td>
<td>7,302</td>
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<td>Offsetting Collections - Falcon and Amistad Fund</td>
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<td>-5,548</td>
<td>-5,548</td>
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<td>Less Alternative Financing - Falcon and Amistad Fund</td>
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<td>-1,526</td>
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## DEPARTMENT OF ENERGY

(Amounts in thousands)

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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>Use of Prior-Year Balances</td>
<td>-1,300</td>
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<td>+1,300</td>
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<tr>
<td>TOTAL, FALCON AND AMISTAD O&amp;M FUND</td>
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<td>228</td>
<td>228</td>
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<tr>
<td>TOTAL, POWER MARKETING ADMINISTRATIONS</td>
<td>99,624</td>
<td>100,000</td>
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### FEDERAL ENERGY REGULATORY COMMISSION

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<td>Federal Energy Regulatory Commission</td>
<td>382,000</td>
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<tr>
<td>FERC Revenues</td>
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<td>-404,350</td>
<td>-404,350</td>
<td>-22,350</td>
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Total, FEDERAL ENERGY REGULATORY COMMISSION: --- --- --- --- ---
## DEPARTMENT OF ENERGY

(Amounts in thousands)

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<td>General Provisions</td>
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<td>Energy Programs Rescission</td>
<td>-12,723</td>
<td>---</td>
<td>---</td>
<td>+12,723</td>
<td>---</td>
</tr>
<tr>
<td>Colorado River Basin Fund (305(b))</td>
<td>---</td>
<td>---</td>
<td>2,000</td>
<td>+2,000</td>
<td>+2,000</td>
</tr>
<tr>
<td>Sale of Petroleum Product</td>
<td>---</td>
<td>-607,000</td>
<td>---</td>
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<td>+607,000</td>
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<td>Total, General Provisions</td>
<td>-12,723</td>
<td>-607,000</td>
<td>2,000</td>
<td>+14,723</td>
<td>+609,000</td>
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GRAND TOTAL, DEPARTMENT OF ENERGY

(Total amount appropriated)           | 38,586,316      | 35,122,069      | 39,625,025 | +1,038,709             | +4,502,956             |

(Rescissions)                         | (38,657,215)    | (35,956,228)    | (41,927,265)| (+3,270,050)           | (+5,971,037)           |

(Rescissions)                         | (-70,899)       | (-834,159)      | (-2,240)   | (-68,659)             | (-831,919)             |
<table>
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<tr>
<th>Account Description</th>
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<th>Final Bill vs Enacted</th>
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<td>(Amounts in thousands)</td>
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<td></td>
<td></td>
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<tr>
<td><strong>SUMMARY OF ACCOUNTS</strong></td>
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<td>Energy Efficiency and Renewable Energy</td>
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<td>719,563</td>
<td>2,861,760</td>
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<td>+2,142,197</td>
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<td>Cybersecurity, Energy Security, and Emergency Response</td>
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<td>184,621</td>
<td>156,000</td>
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<td>-28,621</td>
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<td>Electricity</td>
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<td>195,045</td>
<td>211,720</td>
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<td>+16,675</td>
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<td>Nuclear Energy</td>
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<td>1,179,931</td>
<td>1,507,600</td>
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<td>Uranium Reserve Program</td>
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<td>150,000</td>
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<td>---</td>
<td>-150,000</td>
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<td>Fossil Energy Research and Development</td>
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<td>750,000</td>
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<td>Naval Petroleum &amp; Oil Shale Reserves</td>
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<td>Strategic Petroleum Reserve</td>
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<td>188,000</td>
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<td>1,000</td>
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<td>+69,000</td>
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<td>Northeast Home Heating Oil Reserve</td>
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<td>128,800</td>
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<td>Non-Defense Environmental Cleanup</td>
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<td>275,820</td>
<td>319,200</td>
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<td>Uranium Enrichment D&amp;D Fund</td>
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<td>841,000</td>
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<td>Science</td>
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<td>5,837,806</td>
<td>7,026,000</td>
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<td>Advanced Research Projects Agency-Energy</td>
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<td>427,000</td>
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<td>Advanced Technology Vehicles Manufacturing Loan Program</td>
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<td>2,000</td>
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<td>Office of Indian Energy Policy and Programs</td>
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<td>8,005</td>
<td>22,000</td>
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<td>Departmental administration</td>
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<td>Artificial Intelligence and Technology Office</td>
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<td>-4,912</td>
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<td>International Affairs</td>
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<td>32,959</td>
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<td>Office of the Inspector General</td>
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<td>57,739</td>
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<td>Atomic energy defense activities:</td>
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### DEPARTMENT OF ENERGY

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td><strong>National Nuclear Security Administration:</strong></td>
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<td>Weapons activities</td>
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<td>Defense nuclear nonproliferation</td>
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<td>2,031,000</td>
<td>2,280,000</td>
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<td>+229,000</td>
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<td>Naval reactors</td>
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<td>1,684,000</td>
<td>1,684,000</td>
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<td>Federal Salaries and Expenses</td>
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<td>454,000</td>
<td>443,200</td>
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<td><strong>Subtotal, National Nuclear Security Admin.</strong></td>
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<td>19,732,200</td>
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<td><strong>Defense Environmental Cleanup</strong></td>
<td>6,255,000</td>
<td>4,983,608</td>
<td>6,426,000</td>
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<td>+1,442,392</td>
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<td><strong>Other Defense Activities</strong></td>
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<td>1,054,727</td>
<td>920,000</td>
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<td><strong>Total, Atomic Energy Defense Activities</strong></td>
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<td>25,809,335</td>
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<td><strong>Power Marketing Administrations (1):</strong></td>
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<td></td>
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<td>Southwestern Power Administration</td>
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<td>10,400</td>
<td>10,400</td>
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<td>Western Area Power Administration</td>
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<td>89,372</td>
<td>89,372</td>
<td>+176</td>
<td>---</td>
</tr>
<tr>
<td>Falcon and Amistad Operating and Maintenance Fund</td>
<td>228</td>
<td>228</td>
<td>228</td>
<td>---</td>
<td>---</td>
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<td><strong>Total, Power Marketing Administrations</strong></td>
<td>99,824</td>
<td>100,000</td>
<td>100,000</td>
<td>+176</td>
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</table>

Federal Energy Regulatory Commission:

| Salaries and Expenses            | 382,000         | 404,350         | 404,350    | +22,350               | ---                  |
| Revenues                         | -382,000        | -404,350        | -404,350   | -22,350               | ---                  |
## DEPARTMENT OF ENERGY

(Amounts in thousands)

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<td>General Provision:</td>
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<tr>
<td>Energy Programs Rescission</td>
<td>-12,723</td>
<td>---</td>
<td>---</td>
<td>+12,723</td>
<td>---</td>
</tr>
<tr>
<td>Sale of Petroleum Product</td>
<td>---</td>
<td>-607,000</td>
<td>---</td>
<td>---</td>
<td>+607,000</td>
</tr>
<tr>
<td>Colorado River Basin Fund (305(b))</td>
<td>---</td>
<td>---</td>
<td>2,000</td>
<td>+2,000</td>
<td>+2,000</td>
</tr>
<tr>
<td>Subtotal, General Provisions</td>
<td>-12,723</td>
<td>-607,000</td>
<td>2,000</td>
<td>+14,723</td>
<td>+609,000</td>
</tr>
</tbody>
</table>

Total Summary of Accounts, Department of Energy

|                                |                 |                 |            |                       |                       |
|                                | 38,586,316      | 35,122,069      | 39,625,025 | +1,038,709            | +4,502,956            |

1/ Totals include alternative financing costs, reimbursable agreement funding, and power purchase and wheeling expenditures. Offsetting collection totals reflect funds collected for annual expenses, including power purchase and wheeling.
TITLE IV—INDEPENDENT AGENCIES

APPALACHIAN REGIONAL COMMISSION

The agreement provides $180,000,000 for the Appalachian Regional Commission (ARC). The following is the only direction for the Appalachian Regional Commission:

The agreement includes the budget request proposal to address the substance abuse crisis that disproportionately affects Appalachia.

Within available funds, not less than $15,000,000 is for counties within the Northern Appalachian region to support economic development, manufacturing, and entrepreneurship.

Within available funds, $55,000,000 is for the POWER+ Plan.

Within available funds, $10,000,000 is provided to continue the program of high-speed broadband deployment in distressed counties within the Central Appalachian region that have been most negatively impacted by the downturn in the coal industry. The agreement provides $5,000,000 for a program of high-speed broadband deployment in economically distressed counties within the North Central and Northern Appalachian regions.

Within available funds, not less than $18,000,000 is for a program of industrial work force and development in Southern and South Central Appalachia, focused primarily on the automotive supplier sector and the aviation sector. Up to $13,500,000 of that amount is for activities in Southern Appalachia. The funds shall be distributed to states that have distressed counties in Southern and South Central Appalachia using the ARC Area Development Formula.

Within available funds, $16,000,000 is for a program of basic infrastructure improvements in distressed counties in Central Appalachia. Funds shall be distributed according to ARC’s distressed counties formula and shall be in addition to the regular allocation to distressed counties.

The agreement reiterates House direction regarding a formal report on funding directed to persistent poverty counties and high poverty areas.

DEFENSE NUCLEAR FACILITIES SAFETY BOARD

The agreement provides $51,000,000 for the Defense Nuclear Facilities Safety Board. The Board is directed to ensure a minimum of 110 full-time equivalents are on board or report to the Committees on Appropriations of both Houses of Congress why it was unable to do so.

The agreement reiterates House direction regarding a Memorandum of Understanding between the Board and the Department of Energy.

DELTA REGIONAL AUTHORITY

The agreement provides $30,000,000 for the Delta Regional Authority.

Within available funds, the agreement includes not less than $15,000,000 for flood control, basic public infrastructure development and improvement, and economic improvements, which shall be allocated separate from the state formula funding method.

The agreement reiterates House direction regarding a formal report on funding directed to persistent poverty counties and high poverty areas.

The agreement does not include a statutory waiver with regard to DRA’s priority of funding, and directs DRA to focus on activities relating to basic public infrastructure and transportation infrastructure before allocating funds to other priority areas.

DENALI COMMISSION

The agreement provides $15,000,000 for the Denali Commission.

The agreement reiterates House direction regarding a formal report on funding directed to persistent poverty counties and high poverty areas.

NORTHERN BORDER REGIONAL COMMISSION

The agreement provides $30,000,000 for the Northern Border Regional Commission.

Within available funds, not less than $4,000,000 is for initiatives that seek to address the decline in forest-based economies throughout the region. $1,000,000 is for the State Capacity Building Grant Program, and $5,000,000 is for broadband initiatives. The agreement directs the Commission to submit a formal report on funding directed to persistent poverty counties and high poverty areas.

SOUTHEAST CRESCENT REGIONAL COMMISSION

For expenses necessary for the Southeast Crescent Regional Commission in carrying out activities authorized by subtitle V of title 40, United States Code, $1,000,000 to remain available until expended.

SOUTHWEST BORDER REGIONAL COMMISSION

For expenses necessary for the Southwest Border Regional Commission in carrying out activities authorized by subtitle V of title 40, United States Code, $250,000 to remain available until expended. The administrative offsetting receipts for their use.

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

The agreement provides $180,000,000 for the National Aeronautics and Space Administration. These funds shall be distributed to the NASA regions, including higher burnup and enrichment, support projected deployment schedules.

Digital Technologies—The agreement directs the Commission to provide to the Committees on Appropriations of both Houses of Congress not later than 30 days after the enactment of this Act a briefing on the progress of its efforts to enable safe and efficient design options that allow licensees to deploy digital technologies.

Commission Workforce—Not later than 30 days after the enactment of this Act, the Commission shall provide to the Committees on Appropriations of both Houses of Congress a briefing on its efforts to maintain its workforce, including recruiting, hiring, and training scientists and engineers to meet its mission today and in the future.

Inspectors—The agreement encourages the Commission to use its existing regulatory authority to assign resident inspectors at nuclear power plants while the plant is in the fuel handling and transfer phases of decommissioning.

OFFICE OF INSPECTOR GENERAL

The agreement provides $3,206,000 for the Office of Inspector General in the Nuclear Regulatory Commission. This amount is offset by revenues of $1,176,000, resulting in a net appropriation of $2,030,000.

The agreement provides $2,206,000 to provide inspector general services for the Defense Nuclear Facilities Safety Board.

NUCLEAR REGULATORY COMMISSION

The agreement provides $830,000,000 for the Nuclear Regulatory Commission. This amount is offset by estimated revenues of $710,293,000, resulting in a net appropriation of $119,707,000.

Unobligated Balances from Prior Appropriations and Reprogramming Guidelines. The Commission carries unobligated balances from appropriations received in prior years. The agreement requires the use of $35,000,000 of these balances, derived from fee-based activities. The Commission is directed to apply these savings that continue to ensure the protection of public health and safety and maintains the effectiveness of the current inspection program. Because the Commission has already collected fees corresponding to these activities in prior years, the agreement does not include these funds within the fee base calculation for determining authorized revenues and does not provide authority to collect additional offsetting receipts for their use. Any remaining unobligated balances carried forward from prior years are subject to the reprogramming guidelines in section 402 of this Act and shall be used only to supplement appropriations consistent with those guidelines.

Integrated University Program—The Commission is directed to use $16,000,000 of prior-year unobligated balances for the Integrated University Program, of which, $5,500,000 shall be be for grants to support research projects that do not align with programmatic missions but are critical to maintaining the discipline of nuclear science and engineering. Because these grants have already collected fees corresponding to these activities in previous years, the agreement does not include these funds within the fee base calculation for determining authorized revenues and does not provide authority to collect additional offsetting receipts for their use.

Accident Tolerant Fuels Program. The agreement provides $830,000,000 for the Accident Tolerant Fuels Program. The agreement includes a provision instructing the Nuclear Regulatory Commission on responding to congressional requests for information.

The agreement includes a provision relating to reprogramming.

TITLE V—GENERAL PROVISIONS

INCLUDING TRANSFER OF FUNDS

The agreement includes a provision relating to reprogramming. No additional transfer authority is implied or conveyed by this provision. For the purposes of this provision, the term ‘‘transfer’’ shall mean the shifting of all or part of the budget authority in one account to another. In addition to transfers provided in this Act or other appropriations Acts, and existing authorities, such as the Economy Act (31 U.S.C. 1535), by which one part of the United States Government may provide goods or services to another part of the Government, this Act allows transfers using section 4705 of the Atomic Energy Defense Act (50 U.S.C. 2745) and 15 U.S.C. 638 regarding SBIR/STTR.

The agreement includes a provision prohibiting funds to be used in contravention of the executive order entitled ‘‘Federal Actions to...”

December 21, 2020

OFFICE OF INSPECTOR GENERAL

The agreement provides $13,499,000 for the Office of Inspector General in the Nuclear Regulatory Commission. This amount is offset by revenues of $13,186,000, resulting in a net appropriation of $2,393,000.

The agreement provides $1,206,000 to provide inspector general services for the Defense Nuclear Facilities Safety Board.

NUCLEAR WASTE TECHNICAL REVIEW BOARD

The agreement provides $3,600,000 for the Nuclear Waste Technical Review Board.

GENERAL PROVISIONS—INDEPENDENT AGENTS

The agreement includes a provision instructing the Nuclear Regulatory Commission on responding to congressional requests for information.

The agreement includes a provision relating to reprogramming.

OFFICE OF INSPECTOR GENERAL

The agreement provides $13,499,000 for the Office of Inspector General in the Nuclear Regulatory Commission. This amount is offset by revenues of $13,186,000, resulting in a net appropriation of $2,393,000.

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The agreement provides $1,206,000 to provide inspector general services for the Defense Nuclear Facilities Safety Board.

NUCLEAR WASTE TECHNICAL REVIEW BOARD

The agreement provides $3,600,000 for the Nuclear Waste Technical Review Board.
Address Environmental Justice in Minority Populations and Low-Income Populations.'”

The agreement includes a provision prohibiting the use of funds to establish or maintain a computer network unless such network blocks the viewing, downloading, and exchanging of pornography, except for law enforcement investigation, prosecution, or adjudication activities.

The agreement includes a provision to waive requirements related to non-federal cost-share grants and cooperative agreements for the Delta Regional Authority, the Northern Border Regional Commission, and the Denali Commission.
## ENERGY AND WATER DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
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<tr>
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<td>-500</td>
<td>-500</td>
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<tr>
<td>Water Infrastructure Finance and Innovation Program Account</td>
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**Total, title I, Department of Defense - Civil** | 7,680,000 | 5,986,186 | 7,795,000 | +145,000 | +1,828,814 |
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<th>+11,000</th>
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<td>California Bay-Delta Restoration</td>
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<td>33,000</td>
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<td>Total, Bureau of Reclamation</td>
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<td>1,127,875</td>
<td>1,670,000</td>
<td>+10,000</td>
<td>+542,125</td>
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| Total, title II, Department of the Interior | 1,660,000 | 1,137,875 | 1,681,000 | +11,000 | +553,125 |
## TITLE III - DEPARTMENT OF ENERGY

**Energy Programs**

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<tr>
<th>Description</th>
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<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>2,861,760</td>
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<td>156,000</td>
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<td>-28,621</td>
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<td>Electricity</td>
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<td>Fossil Energy Research and Development</td>
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<tr>
<td>Use of Sale of Petroleum Product</td>
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<td>Strategic Petroleum Reserve</td>
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<td>Sale of crude oil</td>
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<td>---</td>
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<td>Use of sale proceeds</td>
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<tr>
<td><strong>Subtotal</strong></td>
<td>195,000</td>
<td>187,081</td>
<td>188,000</td>
<td>-7,000</td>
<td>+919</td>
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### ENERGY AND WATER DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

*(Amounts in thousands)*

<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill Enacted</th>
<th>Final Bill Request</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td>SPR Petroleum Account</td>
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<tr>
<td>Sale from Strategic Petroleum Reserve</td>
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<tr>
<td>Use of sale proceeds</td>
<td>---</td>
<td>19,000</td>
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<tr>
<td>Sale of Home Heating Oil Reserve</td>
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<td>Non-defense Environmental Cleanup</td>
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<td>-3,000</td>
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<td>+3,000</td>
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<tr>
<td><strong>Subtotal</strong></td>
<td>319,200</td>
<td>275,820</td>
<td>319,200</td>
<td>---</td>
<td>+43,380</td>
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<tr>
<td>Uranium Enrichment Decontamination and Decommissioning Fund</td>
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<td>+2,300,000</td>
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| **Subtotal**                                                               | 7,000,000       | 5,837,806       | 7,026,000          | +28,000            | +1,188,194
### ENERGY AND WATER DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
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<th>Program, Description</th>
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>Office of Indian Energy Policy and Programs</td>
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<td>22,000</td>
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### ENERGY AND WATER DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>Artificial Intelligence and Technology Office</td>
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<td>International Affairs</td>
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<td>-32,069</td>
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<td>9,819,734</td>
<td>12,444,825</td>
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ENERGY AND WATER DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
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<th>Final Bill vs Request</th>
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<tr>
<td><strong>Atomic Energy Defense Activities</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>National Nuclear Security Administration</td>
<td></td>
<td></td>
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<td></td>
<td></td>
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<tr>
<td>Weapons Activities</td>
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<td><strong>Total, National Nuclear Security Administration</strong></td>
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<td>19,771,000</td>
<td>19,732,200</td>
<td>+3,027,608</td>
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<td><strong>Environmental and Other Defense Activities</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Defense Environmental Cleanup</td>
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<td>5,082,000</td>
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<tr>
<td>Rescission</td>
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<td>-109,000</td>
<td>---</td>
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ENERGY AND WATER DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th>Power Marketing Administrations /1</th>
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<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operation and maintenance, Southeastern Power</td>
<td></td>
<td></td>
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<tr>
<td>Administration</td>
<td>6,597</td>
<td>7,248</td>
<td>7,246</td>
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<td>Offsetting collections</td>
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<td>-7,248</td>
<td>-7,246</td>
<td>-849</td>
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<tr>
<td>Subtotal</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
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</tr>
<tr>
<td>Operation and maintenance, Southwestern Power</td>
<td></td>
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<tr>
<td>Administration</td>
<td>47,775</td>
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<td>10,400</td>
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<td>Construction, Rehabilitation, Operation and Maintenance, Western Area Power Administration</td>
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<td>+176</td>
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<td>Subtotal</td>
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<td>228</td>
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### ENERGY AND WATER DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
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<tr>
<th></th>
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<th>FY 2021 Request</th>
<th>Final Bill Enacted</th>
<th>Final Bill Request</th>
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<tr>
<td>Federal Energy Regulatory Commission</td>
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<td></td>
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<td>Salaries and expenses</td>
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<td>-404,350</td>
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<td>Subtotal</td>
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<tr>
<td>General Provision - Department of Energy</td>
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<td>Energy Programs Rescission</td>
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<td>Colorado River Basin Fund</td>
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<td>Sale of Petroleum Product</td>
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<tr>
<td>TITLE IV - INDEPENDENT AGENCIES</td>
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<tr>
<td>Appalachian Regional Commission</td>
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<td>Delta Regional Authority</td>
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<td>Denali Commission</td>
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<tr>
<td>Northern Border Regional Commission</td>
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<td>850</td>
<td>30,000</td>
<td>+5,000</td>
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</table>
ENERGY AND WATER DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
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<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>Southeast Crescent Regional Commission</td>
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<td>1,000</td>
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<td>+1,000</td>
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<td>Southwest Border Regional Commission</td>
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<td>250</td>
<td>+250</td>
<td>+250</td>
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<tr>
<td>Nuclear Regulatory Commission:</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Salaries and expenses</td>
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<td>120,607</td>
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<tr>
<td>Office of Inspector General</td>
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<td>Revenues</td>
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<td>Total, Nuclear Regulatory Commission</td>
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<td>3,600</td>
<td>3,600</td>
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<td>-2,000</td>
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<td>Legislative Proposal</td>
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<td>3,600</td>
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<td>-2,000</td>
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<tr>
<td>Total, title IV, Independent agencies</td>
<td>407,346</td>
<td>333,086</td>
<td>413,850</td>
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<td>+80,764</td>
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</tbody>
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## ENERGY AND WATER DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
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<tr>
<th></th>
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<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grand total</td>
<td>48,323,662</td>
<td>42,559,216</td>
<td>49,524,875</td>
<td>+1,201,213</td>
<td>+8,965,659</td>
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<td>Appropriations</td>
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<td>Emergency appropriations</td>
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<td>---</td>
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<td>+2,300,000</td>
<td>+2,300,000</td>
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<tr>
<td>Rescissions</td>
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<td>(+607,419)</td>
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<tr>
<td>Rescissions of emergency appropriations</td>
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<td>---</td>
<td>(-2,300,000)</td>
<td>(-2,300,000)</td>
<td>(-2,300,000)</td>
</tr>
</tbody>
</table>

Grand total less emergencies | 48,323,662 | 42,559,216 | 49,524,875 | +1,201,213 | +8,965,659 |

1/ Totals adjusted to net out alternative financing costs, reimbursable agreement funding, and power purchase and wheeling expenditures. Offsetting collection totals only reflect funds collected for annual expenses, excluding power purchase wheeling.
## ENERGY AND WATER DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th>title</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Title I, Department of Defense - Civil</td>
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</tr>
<tr>
<td>Title III, Department of Energy</td>
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<td>+1,038,709</td>
<td>+4,602,956</td>
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<tr>
<td>Title IV, Independent Agencies</td>
<td>407,348</td>
<td>333,086</td>
<td>413,850</td>
<td>+8,504</td>
<td>+80,764</td>
</tr>
</tbody>
</table>

Subtotal | 48,323,662 | 42,559,216 | 49,524,875 | +1,201,213 | +6,985,659 |

Scoreskeeping adjustments | 19,338 | 17,125 | -72,875 | -92,213 | -90,000 |

Total | 48,343,000 | 42,576,341 | 49,452,000 | +1,109,000 | +6,875,659 |
The joint explanatory statement accompanying this division is approved and indicates no further amendment. Unless otherwise noted, the language set forth in House Report 116-496 carries the same weight as language included in this joint explanatory statement. This is not a legal document, and is not intended to negate the language referred to above unless expressly provided herein.

Reports.—Where the House has directed submission of a report, that report is to be submitted to the Committee on Appropriations of the House and Senate. Agencies funded by this Act that currently provide separate copies of periodic reports and correspondence to the chairs and ranking members of the House and Senate Appropriations Committees and Subcommittees on Financial Services and General Government are directed to use a single cover letter jointly addressed to the chairs and ranking members of the Committees and Subcommittees of both the House and the Senate. To the greatest extent practicable, agencies should include in the cover letter a reference or hyperlink to facilitate electronic access to the report and comments by electronic mail delivery. These measures will help reduce costs, conserve paper, expedite agency processing, and ensure that consistent information is conveyed concurrently to the majority and minority committee offices of both chambers of Congress.

Federal Law Protections for Religious Liberty.—On October 6, 2017, the Attorney General issued a memorandum to all executive departments and agencies titled, “Federal Law Protections for Religious Liberty.” The guidance states the greater the clarity, the greater the practicability and permitted by law, religious observance and practice should be reasonably accommodated in all government activity, including (but not limited to) employment, contracting, and programming. The following twenty principles should guide administrative agencies and executive departments in this task. These principles should be understood and interpreted in light of the legal analysis set forth in the appendix to this memorandum.” Within 90 days of enactment of this Act, each agency and executive department funded by this Act is directed to report to the Committees on how this guidance has been implemented. This report should include any government rulemaking and policy updates issued by the agency or department. The report should also include details on how this has influenced their employment, contracts, grants, and programs.

Federal Law Enforcement.—The agreement notes that the explanatory statement accompanying this division is approved and indicates no further amendment. Unless otherwise noted, the language set forth in House Report 116-496 carries the same weight as language included in this joint explanatory statement. This is not a legal document, and is not intended to negate the language referred to above unless expressly provided herein.

Directing such agencies, to the extent that they are not already participating, to consult with the Attorney General and the Director of the FBI regarding participation in the National Use-of-Force Data Collection. The agreement further directs such agencies to cooperate on Appropriations, no later than 90 days after enactment of this Act, on their current efforts to so participate.

Vendors’ Implementation Report.—The agreement does not include reporting requirements on discrimination in this bill and instead includes a similar requirement in the agreement accompanying the Commerce, Justice, and Science bill.

TITLE I
DEPARTMENT OF THE TREASURY
DEPARTMENTAL OFFICES
SALARIES AND EXPENSES

The bill provides $233,000,000 for departmental offices salaries and expenses.

Savings Bonds.—The agreement notes deep concerns that tens of billions of dollars in matured U.S. savings bonds are presently left unclaimed in the U.S. Treasury. Further, the Treasury Department has not taken sufficient action to reunite bondholders or to provide the appropriate State agencies with the necessary information to redeem their unclaimed bonds. Therefore, the agreement continues all directives adopted by the joint explanatory statement accompanying division C of the Consolidated Appropriations Act, 2020 (Public Law 116-93) relating to savings bonds.

Wildlife Trafficking.—The agreement carries forward the directives regarding wildlife trafficking included in Senate Report 116-111, except those directives shall apply to fiscal year 2021.

Ivory Poaching.—The agreement carries forward the directives regarding ivory poaching included in Senate Report 116-111, except those directives shall apply to fiscal year 2021.

COMMITTEE ON FOREIGN INVESTMENT IN THE UNITED STATES FUND (INCLUDING TRANSFER OF FUNDS)

The bill provides $20,000,000 for the Committee on Foreign Investment in the United States (CFIUS) Fund.

Spending Plan.—The Department is directed to provide a detailed accounting of planned Congressional and member agencies prior to obligating or transferring amounts available in the CFIUS fund.

OFFICE OF TERRORISM AND FINANCIAL INTELLIGENCE
SALARIES AND EXPENSES

The bill provides $175,000,000 for the Office of Terrorism and Financial Intelligence (TFI).

Economic Sanctions and Divestments.—The Department is directed to fully implement all sanctions and other financial measures, including those applicable to designated rebel groups operating in and around the Democratic Republic of Congo and those designated for sanction under the Global Magnitsky Act.

Synthetic Opioids.—The Department must remain vigilant in its efforts to monitor China’s implementation and enforcement of its commitment to control the flow of illicit synthetic opioids from China to the U.S. The agreement includes funds for TFI to continue to identify and investigate the illicit trade of synthetic opioids, particularly fentanyl, originating in China in order to verify that China is upholding its commitments. Within 120 days of enactment of this Act, the Department is directed to report to the Committees on its utilization of existing authorities to disrupt the illicit trade and financing of synthetic opioids originating from China, the use of other laws and Internet platforms on both the dark web and surface web to finance the movement of illegal narcotics, and any additional authorities that would assist in eradicating in further disrupting the supply chain of illicit narcotics originating in China, including online activity.

CYBERSECURITY ENHANCEMENT ACCOUNT

The bill provides $18,000,000 for the Cybersecurity Enhancement Account.

DEPARTMENT-WIDE SYSTEMS AND CAPITAL INVESTMENT PROGRAMS (INCLUDING TRANSFER OF FUNDS)

The bill provides $6,118,000 for the Department-Wide Systems and Capital Investment Programs.

OFFICE OF INSPECTOR GENERAL
SALARIES AND EXPENSES

The bill provides $41,044,000 for salaries and expenses of the Office of Inspector General.

TREASURY INSPECTOR GENERAL FOR TAX ADMINISTRATION
SALARIES AND EXPENSES

The bill provides $170,250,000 for salaries and expenses of the Treasury Inspector General for Tax Administration (TIGTA).

Combating Internal Revenue Service (IRS) Impersonation Scams.—TIGTA is encouraged to continue to prioritize working with the IRS to increase awareness of IRS impersonation scams and urge TIGTA to pursue the criminals perpetrating this fraud.

SPECIAL INSPECTOR GENERAL FOR THE TROUBLED ASSET RELIEF PROGRAM
SALARIES AND EXPENSES

The bill provides $18,963,000 for salaries and expenses for the Financial Crimes Enforcement Network (FinCEN).

BUREAU OF THE FISCAL SERVICE
SALARIES AND EXPENSES

The bill provides $345,569,000 for salaries and expenses of the Bureau of the Fiscal Service.

The agreement includes funding to continue implementation of the Treasury Internet Connection 3.0 standard and secure connectivity for the Bureau’s data center, provide enhanced data encryption and support other critical cyber remediation efforts. The agreement also includes funding to support the Bureau’s Quality Service Management Office for financial management.

Death Data.—In May 2020, the Social Security Advisory Board reiterated its recommendation for Congress to transfer responsibility for the collection of death data from the Social Security Administration (SSA) to the Department of the Treasury. Within 120 days of enactment of this act, the Bureau of Fiscal Service is directed to report to the Committees on the feasibility of shifting responsibility for the collection and dissemination of death data from SSA to Treasury’s Do Not Pay portal. The report should include projected implementation costs and recurring annual costs, including which costs would need to be funded by direct appropriations.

ALCOHOL AND TOBACCO TAX AND TRADE BUREAU
SALARIES AND EXPENSES

The bill provides $124,377,000 for salaries and expenses of the Alcohol and Tobacco Tax and Trade Bureau.
BOND GUARANTEE PROGRAM (BGP).—In lieu of the House report on the BGP requirements, the agreement encourages the Department to consider changing the current program requirements to increase the impact of this program to credit-worthy CDFIs. The agreement adopts the House reporting requirements on high-poverty communities and minimum bond size.

Impact of Fiscal Year 2018 CDFI Awards.—The Secretary is directed to report to the Committees within 90 days of enactment of this Act on the impact of the fiscal year 2018 CDFI Fund awardees on having the communities they serve.

Economic Mobility Corps.—The CDFI Fund is directed in the House report to report to the Committees on how CDFI Fund recipients are having the impact of their programs on non-metropolitan and rural areas. Additionally, the Secretary is directed to report to the Committees within 90 days of enactment of this Act on how the CDFI Fund Programs recipients intend to serve non-metropolitan area and rural applications in these States. Within 120 days of enactment of this Act, the IRS shall report to the Committees on how the CDFI Fund Programs recipients intend to serve non-metropolitan and rural areas and populations living in persistent poverty counties. The agreement continues all directives adopted by the joint explanatory statement accompanying division C of the Consolidated Appropriations Act, 2020 (Public Law 116-93) relating to CDFI and the Controlled Substances Act.

INTERNAL REVENUE SERVICE

Modernizing Taxpayer Notices and Communications.—The Internal Revenue Service (IRS) is directed to report to the Committees on its efforts to modernize the taxpayer notice and communications system. Mortgage Exchanges.—The Senate report notes the need to modernize the mortgage application process. The House report encourages the Internal Revenue Service to issue guidance on the tax consequences of a mortgage exchange. The agreement directs the Secretary to report to the Committees on guidance for taxpayers on the tax consequences of mortgage exchanges. Large Employer Reporting.—The House report notes the need to modernize the reporting of employment information to the IRS. The agreement directs the Secretary to report to the Committees on the size of employer entities that are required to file employment information returns and on the size of employer entities that meet the definition of a large employer.

Improper Payments.—The IRS is directed to make the elimination of improper payments an utmost priority and implement within 270 days of enactment of this Act all open and unimplemented recommendations from TIGTA and GAO that address improper payments, or report to the Committees on implementation of each open recommendation. This report shall include the dollar value of improper payments, as estimated by TIGTA or GAO, that would be avoided through implementation of each recommendation.

ENFORCEMENT

The bill provides $5,212,622,000 for Enforcement, of which up to $5,000,000 is for the Criminal Investigation Division, to support their critical law enforcement mission.

Enforcement of Money Laundering Investigations.—The IRS is urged to expand the number of Special Agents in the Criminal Investigations unit responsible for investigating violations of the Bank Secrecy Act criminal violations of the tax code, in order to provide the necessary law enforcement personnel to solidify the United States' role in enforcing these laws and to ensure that offenders are prosecuted to the fullest extent, in conjunction with the Financial Crimes Enforcement Network and the Department of Justice.

BANK SECRETARY ACT

The bill provides $2,555,606,000 for Taxpayer Services, of which not less than $11,000,000 is for the Tax Counseling for the Elderly Program, not less than $15,000,000 is for the Low-Income Taxpayer Clinic grants, and not less than $5,000,000 for operating the IRS Taxpayer Advocate Service, of which not less than $5,500,000 is for identity theft casework. Additionally, the Secretary is directed to submit a report no later than December 31, 2021, to the Committees that includes the dollar value of improper payments, that would be avoided through implementation of each recommendation.
Section 114 prohibits funding to redesign the $1 note.

Section 115 allows for the transfer of funds from the Bureau of the Fiscal Service—Salaries and Expenses of the Debt Collection Fund conditional on future reimbursement.

Section 116 prohibits funds to build a United States Mint museum without the approval of the Committees on Appropriations of the House and Senate and the authorizing committees of jurisdiction.

Section 117 prohibits funding for consolidating the functions of the United States Mint and the Bureau of Engraving and Printing without the approval of the Committees on Appropriations of the House and Senate and the authorizing committees of jurisdiction.

Section 118 specifies that funds for Treasury intelligence activities are deemed to be specifically authorized until enactment of the fiscal year 2021 Intelligence Authorization Act.

Section 119 permits the Bureau of Engraving and Printing to use up to $5,000 from the Industrial Revolving Fund for reception and representation expenses.

Section 120 requires the Secretary to submit a Capital Investment Plan.

Section 121 requires a Franchise Fund report.

Section 122 prohibits the Department from finalizing any regulation related to the standards used to determine the tax-exempt status of municipal debt transactions.

Section 123 requires the Office of Financial Research and Office of Financial Stability to submit quarterly reports.

Section 124 permits funding for the digitization of unclaimed U.S. savings bonds.

TITILE II
EXECUTIVE OFFICE OF THE PRESIDENT AND FUNDS APPROPRIATED TO THE PRESIDENT

THE WHITE HOUSE
SALARIES AND EXPENSES
The bill provides $55,000,000 for the salaries and expenses of the White House.

EXECUTIVE RESIDENCE AT THE WHITE HOUSE
OPERATING EXPENSES
The bill provides $13,641,000 for the Executive Residence at the White House.

WHITE HOUSE REPAIR AND RESTORATION
The bill provides $2,500,000 for repair, alteration and improvement of the Executive Residence at the White House.

COUNCIL OF ECONOMIC ADVISERS
SALARIES AND EXPENSES
The bill provides $4,000,000 for salaries and expenses of the Council of Economic Advisers.

NATIONAL SECURITY COUNCIL AND HOMELAND SECURITY COUNCIL
SALARIES AND EXPENSES
The bill provides $12,150,000 for salaries and expenses of the National Security Council and Homeland Security Council, of which not to exceed $5,000 is available for official reception and representation expenses.

OFFICE OF ADMINISTRATION
SALARIES AND EXPENSES
The bill provides $100,000,000 for salaries and expenses of the Office of Administration, of which not more than $12,800,000 is for information technology.

PRESIDENTIAL TRANSITION ADMINISTRATIVE SUPPORT
(INCLUDING TRANSFERS OF FUNDS)
The bill provides $8,000,000 for costs associated with the change in Presidential administration.

OTHER FEDERAL DRUG CONTROL PROGRAMS
(INCLUDING TRANSFERS OF FUNDS)
The bill provides $128,182,000 for Other Federal Drug Control Programs. The agreement allocates funds among specific programs as follows:

- Drug-Free Communities Program .................................................. $102,000,000

- CARE OF THE BUILDING AND GROUNDS
The bill provides $10,618,000 for the care of the Supreme Court building and grounds.

OFFICE OF MANAGEMENT AND BUDGET
SALARIES AND EXPENSES
The bill provides $106,600,000 for the salaries and expenses of the Office of Management and Budget (OMB).

Regulatory Management Modernization.—As OMB undertakes efforts to modernize its internal regulatory management, the agreement encourages OMB to increase technological utilization of its existing database, increase its capacity in regulatory review, in management of rules and guidance, and in meeting other mandated administrative process requirements.

INTELLECTUAL PROPERTY ENFORCEMENT COORDINATOR
SALARIES AND EXPENSES
The bill provides $1,800,000 for the Intellectual Property Enforcement Coordinator.

OFFICE OF NATIONAL DRUG CONTROL POLICY
SALARIES AND EXPENSES
The bill provides $13,400,000 for salaries and expenses of the Office of National Drug Control Policy (ONDCP).

There are concerns that the continued lack of a formal process through which the Director may designate an emerging drug threat, in accordance with section 709(c) of the Office of National Drug Control Policy Reauthorization Act, may limit the ability of the Federal Government to take the steps necessary to address emerging drug trends before they reach epidemic proportions.

ONDCP is directed to fully finalize and implement regulations to establish the criteria and process through which to formally designate an emerging drug threat in the United States. Given the increase in deaths associated with methamphetamine use, ONDCP should consider formally designating methamphetamine as an emerging threat in accordance with section 709(d) of the Office of National Drug Control Policy Reauthorization Act of 1998 (21 U.S.C. 1708(d)).

FEDERAL DRUG CONTROL PROGRAMS
HIGH INTENSITY DRUG TRAFFICKING AREAS PROGRAM
(INCLUDING TRANSFERS OF FUNDS)
The bill provides $290,000,000 for the High Intensity Drug Trafficking Areas Program (HIDTA).

HIDTA is directed to consult with the HIDTAs in advance of deciding programmatic spending allocations for discretionary (supplemental) funding, taking particular note of areas with the highest rates of overdose deaths.

- Opioid Addiction.—As prescription drug monitoring programs reduce illicit access to prescription opioids, people struggling with substance abuse disorders who are no longer able to obtain or afford prescription opioids often turn to heroin and other opioids. The agreement notes the prevalence of opioid addiction and the resultant increase in trafficking of and addiction to heroin and other emerging threats such as fentanyl. ONDCP, in consultation with the HIDTAs Directors, is encouraged to prioritize discretionary funds to aid States that have identified heroin and opioid addiction as an emerging threat, and have developed and implemented community responses to combat addiction to heroin and other opioids. ONDCP and HIDTAs enable necessary coordination of law enforcement efforts and support for State and local law enforcement, and must continue to play a significant role in the eradication of heroin and prescription drug diversion.

- OTHER FEDERAL DRUG CONTROL PROGRAMS
(INCLUDING TRANSFERS OF FUNDS)
The bill provides $128,182,000 for Other Federal Drug Control Programs. The agreement allocates funds among specific programs as follows:

- Model Acts Program ............................................................. 1,250,000
- Community-based coalition enhancement grants (CARA Grants) .......... 1,000,000

World Anti-Doping Agency (WADA) Governance—The increased prevalence of doping fraud among international sports federations and governments raises serious concerns about the WADA’s credibility, independence, and accountability and transparency. The agreement supports ONDCP’s efforts to monitor and advance WADA’s reform efforts. The bill includes language to allow ONDCP to exercise discretion in providing membership dues to encourage necessary reforms within WADA and to determine whether WADA is making sufficient progress in increasing its independence and transparency. The amount of the United States’ membership dues payment, or lack thereof, should be linked to WADA’s progress in reducing undue influence by sports organizations with a direct financial interest in WADA decisions as well as increasing the number of independent athlete and independent anti-doping stakeholder representatives on WADA’s committees and decision-making bodies. Increasing American representation on WADA decision-making bodies could help achieve these goals.

UNANTICIPATED NEEDS
The bill provides $1,000,000 for unanticipated needs of the President.

INFORMATION TECHNOLOGY OVERSIGHT AND REFORM
(INCLUDING TRANSFER OF FUNDS)
The bill provides $12,500,000 for information technology oversight and reform activities.

SPECIAL ASSISTANCE TO THE PRESIDENT
SALARIES AND EXPENSES
The bill provides $4,698,000 for salaries and expenses to enable the Vice President to provide special assistance to the President.

OFFICIAL RESIDENCE OF THE VICE PRESIDENT
OPERATING EXPENSES
(INCLUDING TRANSFER OF FUNDS)
The bill provides $302,000 for operating expenses for the official residence of the Vice President.

ADMINISTRATIVE PROVISIONS—EXECUTIVE OFFICE OF THE PRESIDENT AND FUNDS APPROPRIATED TO THE PRESIDENT
(INCLUDING TRANSFER OF FUNDS)
The bill includes the following administrative provisions:

Section 201 provides transfer authority among various Executive Office of the President accounts.

Section 202 requires the Director of the OMB, during fiscal year 2021, to include a statement of budgetary impact with any Executive order issued or revoked and for Presidential memoranda estimated to have a regulatory cost in excess of $100,000.

Section 203 requires the Director of the OMB to issue a memorandum to all Federal departments, agencies, and corporations directing compliance with title VII of this Act.

TITLE III
THE JUDICIARY
SUPREME COURT OF THE UNITED STATES
SALARIES AND EXPENSES
The bill provides $94,690,000 for salaries and expenses of the Supreme Court. In addition, the bill provides mandatory costs as authorized by current law for the salaries of the chief justice and associate justices of the Court.

CARE OF THE BUILDING AND GROUNDS
The bill provides $10,618,000 for the care of the Supreme Court building and grounds.
Section 305 continues a pilot program where the United States Marshals Service provides perimeter security services at selected courthouses.

Section 308 expands temporary judgeships in the eastern district of Missouri, Kansas, Arizona, the central district of California, the northern district of Alabama, the southern district of Florida, and the western district of North Carolina, the eastern district of Texas, and Hawaii.

TITLE IV
DISTRIBUTION OF JUDICIAL FUNDING
The bill provides $33,500,000 for salaries and expenses of the United States Court of Appeals for the Federal Circuit. In addition, the bill provides mandatory costs as authorized by current law for the salaries of the chief judge and judges of the court.

UNITED STATES COURT OF INTERNATIONAL TRADE
SALARIES AND EXPENSES
The bill provides $20,000,000 for salaries and expenses of the United States Court of International Trade. In addition, the bill provides mandatory costs as authorized by current law for the salaries of the chief judge and judges of the court.

COURTS OF APPEALS, DISTRICT COURTS, AND OTHER JUDICIAL SERVICES
SALARIES AND EXPENSES
The bill provides $5,393,701,000 for salaries and expenses of the Courts of Appeals, District Courts, and Other Judicial Services. In addition, the bill provides mandatory costs as authorized by current law for the salaries of circuit and district judges (including judges of the territorial courts of the United States), bankruptcy judges, and justices and judges of the Court of International Trade. The bill also provides $9,900,000 from the Vaccine Injury Compensation Trust Fund.

DEFENDER SERVICES
The bill provides $1,316,249,000 for Defender Services.

FEES OF JURORS AND COMMISSIONERS
The bill provides $32,517,000 for Fees of Jurors and Commissioners.

COURT SECURITY
(INCLUDING TRANSFER OF FUNDS)
The bill provides $691,011,000 for Court Security.

ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS
SALARIES AND EXPENSES
The bill provides $85,675,000 for salaries and expenses of the Administrative Office of the United States Courts.

FEDERAL JUDICIAL CENTER
SALARIES AND EXPENSES
The bill provides $29,015,000 for salaries and expenses of the Federal Judicial Center (FJC). Judicial Continuing Education.—The FJC is directed to review how judges currently obtain information in medical and scientific areas and whether additional training or other resources for judges in this area may be beneficial, and provide a report to the Committees within 180 days of enactment of this Act.

UNITED STATES SENTENCING COMMISSION
SALARIES AND EXPENSES
The bill provides $19,963,000 for salaries and expenses of the United States Sentencing Commission.

ADMINISTRATIVE PROVISIONS—THE JUDICIARY
(INCLUDING TRANSFER OF FUNDS)
The bill includes the following administrative provisions:
Section 301 makes funds appropriated for salaries and expenses available for services authorized by 5 U.S.C. 3109.
Section 302 provides transfer authority among Judiciary appropriations.
Section 303 permits not more than $11,000 to be used for official reception and representation expenses of the Judicial Conference.
Section 304 provides that contracts entered into through fiscal year 2021 the delegation of authority to the Judiciary for contracts for repairs of less than $100,000.

Section 305 continues a pilot program where the United States Marshals Service provides perimeter security services at selected courthouses.

Section 308 expands temporary judgeships in the eastern district of Missouri, Kansas, Arizona, the central district of California, the northern district of Alabama, the southern district of Florida, and the western district of North Carolina, the eastern district of Texas, and Hawaii.

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DISTRIBUTION OF JUDICIAL FUNDING
The bill provides $33,500,000 for salaries and expenses of the United States Court of Appeals for the Federal Circuit. In addition, the bill provides mandatory costs as authorized by current law for the salaries of the chief judge and judges of the court.

UNITED STATES COURT OF INTERNATIONAL TRADE
SALARIES AND EXPENSES
The bill provides $20,000,000 for salaries and expenses of the United States Court of International Trade. In addition, the bill provides mandatory costs as authorized by current law for the salaries of circuit and district judges (including judges of the territorial courts of the United States), bankruptcy judges, and justices and judges of the Court of International Trade. The bill also provides $9,900,000 from the Vaccine Injury Compensation Trust Fund.

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Section 305 continues a pilot program where the United States Marshals Service provides perimeter security services at selected courthouses.

Section 308 expands temporary judgeships in the eastern district of Missouri, Kansas, Arizona, the central district of California, the northern district of Alabama, the southern district of Florida, and the western district of North Carolina, the eastern district of Texas, and Hawaii.

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SALARIES AND EXPENSES
The bill provides $20,000,000 for salaries and expenses of the United States Court of International Trade. In addition, the bill provides mandatory costs as authorized by current law for the salaries of circuit and district judges (including judges of the territorial courts of the United States), bankruptcy judges, and justices and judges of the Court of International Trade. The bill also provides $9,900,000 from the Vaccine Injury Compensation Trust Fund.

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SALARIES AND EXPENSES
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(INCLUDING TRANSFER OF FUNDS)
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Section 305 continues a pilot program where the United States Marshals Service provides perimeter security services at selected courthouses.

Section 308 expands temporary judgeships in the eastern district of Missouri, Kansas, Arizona, the central district of California, the northern district of Alabama, the southern district of Florida, and the western district of North Carolina, the eastern district of Texas, and Hawaii.
strategy and hiring or designating a Chief Data Officer or Chief Technologist within the enacted full-time equivalent level.

ADMINISTRATIVE PROVISION—CONSUMER PRODUCT SAFETY COMMISSION

Section 624 of the Federal funds in fiscal year 2021 for the adoption or implementation of the proposed rule on ROVs until a study by the National Academy of Sciences is completed.

ELECTRONIC COMMUNICATIONS COMMISSION

SEC. 625. FEDERAL COMMUNICATIONS COMMISSION

SALARIES AND EXPENSES

(INCLUDING TRANSFER OF FUNDS)

The bill provides $17,000,000 for the salaries and expenses of the Election Assistance Commission, of which $1,500,000 shall be transferred to the National Institute of Standards and Technology (NIST) for election reform activities authorized under the Help America Vote Act of 2002 (HAVA).

Within 30 days of the transfer, the Director of NIST (or designee) shall provide to the Executive Director of EAC and the Committees an expenditure plan for the funds that includes: (1) the number and position title and office of each staff person doing work and amount of time each staff person spends on that work; (2) the specific tasks accomplished during the period of time each person spends on that work; (3) an explanation of expenditures, including contracts and grants, and use of the EAC funding transferred to NIST (including enumeration of funds); and (4) an explanation of how the work accomplished relates to mandated activities under HAVA. Finally, the Executive Director shall report to the Committees every 30 days on the date, amount, and purpose of any new obligation made for broadband mapping spending plan.

BROADBAND DATA ACT

Section 501 prohibits the use of Federal funds in amounts that exceed the enacted full-time equivalent level.

Broadband Maps.—In addition to adopting the planning language on broadband Maps, the agreement provides substantial dedicated resources for the FCC to implement the Broadband DATA Act. The bill directs the FCC to submit a report to the Committees on Appropriations within 90 days of enactment of this Act providing a detailed spending plan for these resources. In addition, the agreement directs the FCC to coordinate with the NTIA, shall outline the specific roles and responsibilities of each agency as it relates to the National Broadband Map and implementation of the Broadband DATA Act. The bill directs the FCC to report in writing to the Committees every 30 days on the date, amount, and purpose of any new obligation made for broadband mapping and any updates to the broadband mapping spending plan.

Linphone Service.—In lieu of the House report language on Linphone Service, the agreement notes the Linphone service is a standard in coordination with the NTIA, shall outline the specific roles and responsibilities of each agency as it relates to the National Broadband Map and implementation of the Broadband DATA Act. The bill directs the FCC to report in writing to the Committees every 30 days on the date, amount, and purpose of any new obligation made for broadband mapping and any updates to the broadband mapping spending plan.

Low Power FM could be a powerful educational tool for sharing information on public health with communities at-risk who lack access to other media, on issues such as chronic disease, infectious disease, or other emerging health threats. The agreement understands some entities with LPFM licenses are silent or not operating due to regulatory hurdles, to promote private sector development and public safety. However, due to geographical challenges facing mobile connectivity and fiber providers, and regulatory hurdles, to promote private sector development of Wi-Fi technology and coordinate with all relevant stakeholders to effectively address this urgent problem.

Rural Broadband.—The agreement remains concerned that for those living in rural and economically disadvantaged areas lack access to broadband at speeds necessary to fully participate in the Internet economy. The agreement encourages the FCC to assign resources to prioritize projects in underserved areas, where the infrastructure to be installed provides access at download and upload speeds consistent with those available in urban areas. The agreement encourages the FCC to avoid efforts that could duplicate existing networks and to support deployment of last-mile broadband infrastructure to underserved areas. Further, the agreement encourages the agency to prioritize projects financed through public-private partnerships.

FEDERAL COMMUNICATIONS COMMISSION

SALARIES AND EXPENSES

The bill provides $341,000,000 for salaries and expenses of the Federal Communications Commission (FCC). In addition, $53,000,000 is provided for implementing the Broadband DATA Act (Public Law 116-130). The bill provides that $374,000,000 be derived from offsetting collections, resulting in no net appropriation.

7G Fund and Rural America.—The agreement remains concerned about the feasible deployment of 5G in rural America. Rural locations will likely run into geographic barriers and infrastructure issues preventing the robust deployment of 5G technology, just as they have faced with 4G. The FCC’s proposed 5G Fund fails to provide adequate details or a targeted spending plan on creating seamless coverage in the most rural parts of the Nation. Given these concerns, the FCC is directed to report in writing on: (1) its current and future plans for prioritizing deployment of 4G coverage in rural areas, (2) its plans for 5G deployment in rural areas, and (3) its plan for improving the mapping and long-term tracking of coverage in rural areas.

Rural Broadband and Telecommunications Services in rural areas is imperative to support economic growth and public safety. However, due to geographical challenges facing mobile connectivity and fiber providers, and regulatory hurdles, to promote private sector development and implementation of innovative, next generation networks such as this, and to accelerate broadband and telecommunications access to all Americans.

911 Fees.—The New and Emerging Technologies 911 Improvement Act of 2008 (NET 911) requires the Commission to submit an annual report to Congress on the collection and distribution of 911 and Enhanced 911 (E911) fees and charges by States. As part of this annual report, the Commission is required to report whether 911 fees and charges collected by States are being used for any purpose other than to support 911 services.

911 Fees.—The New and Emerging Technologies 911 Improvement Act of 2008 (NET 911) requires the Commission to submit an annual report to Congress on the collection and distribution of 911 and Enhanced 911 (E911) fees and charges by States. As part of this annual report, the Commission is required to report whether 911 fees and charges collected by States are being used for any purpose other than to support 911 services.

Low Power FM.—In low of the House report language on Low Power FM, the agreement notes that the FCC has previously waived its rules updating the Lifeline program’s minimum service standard for mobile broadband usage in light of the large increase in unlicensed use of the 6 gigahertz band. The agreement directs the FCC to report to the Committee on how it tracks retail data and future plans for prioritizing deployment permits for new LPFM stations.

Broadband in Remote and Insular Communities.—The agreement directs the FCC to report to the Committees on its plans to consider support for broadband access to these geographically disadvantaged communities.
ADMINISTRATIVE PROVISIONS—FEDERAL COMMUNICATIONS COMMISSION

Section 510 extends an exemption from the Antideficiency Act for the Universal Service Fund.

Section 511 prohibits the FCC from changing rules governing the USF regarding single connection or primary line restrictions.

FEDERAL DEPOSIT INSURANCE CORPORATION

OFFICE OF THE INSPECTOR GENERAL

The bill provides a transfer of $42,982,000 to fund the Office of Inspector General (OIG) for the Federal Deposit Insurance Corporation. The OIG’s appropriations are derived from the Deposit Insurance Advance Federal Savings and Loan Insurance Corporation Resolution Fund.

FEDERAL ELECTION COMMISSION

SALARIES AND EXPENSES

The bill provides $71,497,000 for salaries and expenses of the Federal Election Commission.

Online Campaign Advertisements.—In lieu of the House report language, the Commission is directed to brief the House and Senate Committees on Appropriations on its rulemaking proposals related to disclaimers on paid political advertising transmitted on the Internet within 90 days of enactment of this Act.

FEDERAL LABOR RELATIONS AUTHORITY

SALARIES AND EXPENSES

The bill provides $25,600,000 for the Federal Labor Relations Authority.

FEDERAL PERMITTING IMPROVEMENT STEERING COUNCIL

ENVIRONMENTAL REVIEW IMPROVEMENT FUND (INCLUDING TRANSFER OF FUNDS)

The bill provides $10,000,000 for the Federal Permitting Improvement Steering Council’s Environmental Review Improvement Fund.

FEDERAL INFORMATION TECHNOLOGY SECTOR WIDE EFFORTS

SALARIES AND EXPENSES

The bill provides $351,000,000 for salaries and expenses of the Federal Trade Commission (FTC). This appropriation is partially offset by premerger filing and Telemarketing Rule Fees estimated at $150,000,000 and $15,000,000, respectively.

Consolidation and Competition in Health Care.—The agreement notes concern that consolidation among providers and insurers in the healthcare sector is leading to higher prices for American families and taxpayers. The agreement urges the Commission to review, investigate, and challenge, where appropriate, mergers in the healthcare sector. The agreement also encourages the Commission to develop new tools, reports, and system enhancements to identify assets that can be more effectively utilized.

Resources for Data Privacy and Security.—The agreement urges the FTC to conduct a comprehensive internal assessment measuring the agency’s efforts related to data privacy and security while separately identifying all resource-based needs of the FTC to improve in these areas. The agreement also urges the FTC to provide a report describing the assessment’s findings to the Committees within 180 days of enactment of this Act.

GENERAL SERVICES ADMINISTRATION

REAL PROPERTY ACTIVITIES

FEDERAL BUILDINGS FUND

LIMITATIONS ON AVAILABILITY OF REVENUE (INCLUDING TRANSFER OF FUNDS)

The bill provides resources from the General Services Administration (GSA) Federal Buildings Fund to support the purchase or construction of federal real estate. Old Post Office Lease Agreement.—In lieu of the House report directive captioned Old Post Office Lease Agreement, the agreement notes the findings of GSA’s Office of Inspector General report JEG19-002 and its recommendations.

Lake Charles Courthouse.—Hurricane Laura inflicted extensive damage on the Edwin F. Hunter, Jr. U.S. Courthouse in Lake Charles, Louisiana. No days after enactment of this Act, GSA, in consultation with the Federal Judiciary, is directed to submit to the Committees an updated housing cost estimate for a new Federal Courthouse in Lake Charles, Louisiana, that fully meets the operational needs of the Federal courts and is approved by the U.S. District Court for the Western District of Louisiana.

Federal Bureau of Investigation Headquarters Consolidation.—No later than 90 days after enactment of this Act, GSA shall transmit to the House and Senate Committees on Appropriations, the Committee on Transportation and Infrastructure of the House of Representatives, and the Committee on Environment and Public Works of the Senate, a report on the construction of a new headquarters for the Federal Bureau of Investigation in the Washington metropolitan area. The report transmitted shall be consistent with the requirements of section 3307(b) of title 40, United States Code and include a summary of the scoping, construction and full consolidation of the Federal Bureau of Investigation in a new headquarters facility, including all costs associated with site selection, design, management, and inspection, and a description of all buildings and infrastructure needed to complete the project.

Premium Class Travel.—Concerns remain about excessive spending on premium-class airline tickets for government employees. GSA is directed to report to the Committees the agency travel data compiled pursuant to 41 C.F.R. Part 300-70, Subpart B.

The National Archives at Seattle.—There are significant concerns surrounding potential closure of the National Archives and Records Administration’s Sand Point facility. The archival records and Federal records stored at the facility hold significant value to individuals and organizations, including State agencies, higher education institutions, researchers, archivists, scientists, Tribal members, and students. There is language directed to the National Archives and Records Administration addressing this issue. In addition, GSA is directed to report to the Committees within 90 days of enactment of this Act on its leaseback authority in relation to Public Building Reform Board recommendations and the agency requirements at the Sand Point facility.

Payroll Services.—In addition to adopting the House report language on shared services, the agreement continues all directives adopted by the joint explanatory statement accompanying division C of the Consolidated Appropriations Act of 2018 (Public Law 115-93) relating to shared services.

Farm Service Agency State Office Relocation.—The United States Department of Agriculture’s Farm Service Agency (FSA) provides services and delivers results to America’s farmers and ranchers. There are FSA headquarters offices located in each State as well as in counties across the U.S. However, these offices have concerns with recent actions taken by FSA and GSA to potentially move State offices from current locations, which provide convenient access to agencies and customers, to facilities miles away with parking limitations and higher rent. There are particular concerns given the impact to farm communities, which are encouraged to reach an agreement with all parties so FSA can remain in existing locations when local farm communities are strongly opposed to such a move.

Dirksen Courthouse.—The Dirksen Courthouse in Chicago is adjacent to vacant federally owned buildings that are in critical disrepair. Any potential disposal or development of these properties should not result in increased security risks for the Court and other Federal agencies. GSA is commended for recent efforts to involve stakeholders in discussion to address the State Street properties in Chicago and encourage GSA to further engage relevant Federal stakeholders and the City of Chicago to determine appropriate solutions for the State Street properties. GSA is expected to provide the Committees any notice prior to taking any actions with respect to the potential disposal or development of these properties.

Building Occupancy and Data Technology.—The Public Buildings Service’s efforts to develop new tools, reports, and system enhancements to identify assets that can be more effectively utilized are applauded. In particular, the use of commercially available technology that provides accurate, building occupancy data in real time analytical while not violating security and privacy could deliver insights into the agency’s work on foot-print optimization and space utilization with identifying savings. GSA is encouraged to evaluate the deployment of this technology across the leased and owned Federal real estate portfolio.

White Oak Expansion.—This agreement recognizes that the Food and Drug Administration’s (FDA) growing staff will require leasing additional office locations until the 2018 Federal Research Center for the White Oak Campus expansion can be fully implemented. To determine the lowest cost technically acceptable for a prospectus lease, GSA is directed to consider state real travel on FDA staff productivity, adjacency to existing FDA leases, and the cost of lost productivity when evaluating the costs of lease proposals.

Department of Veterans Affairs Leases.—GSA is directed to report, within 90 days of enactment of this Act, on their efforts to execute lease procurement projects authorized by the VA Choice and Quality Employment Act of 2017.

Construction and Acquisition.—The bill provides $230,000,000 for construction and acquisition.

CONSTRUCTION AND ACQUISITION

<table>
<thead>
<tr>
<th>State</th>
<th>Description</th>
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<tr>
<td>CT</td>
<td>Hartford, United States Courthouse</td>
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<tr>
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<td>$19,500,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$155,000,000</td>
</tr>
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Repairs and Alterations.—The bill provides $576,381,000 for repairs and alterations. Funds are provided in the amounts indicated:

- Major Repairs and Alterations: $210,900,000
- Basic Repairs and Alterations: $372,673,000

Five-Year Capital Plan.—GSA is directed to include in its five-year capital plan by project as part of its annual budget justification in fiscal year 2022. As in such plans included in previous GSA budget justifications, the plan shall include the following: name, city, state, project type, project description, prior funding to date, additional funding required, and estimated project total.

Special Emphasis Projects.—In 2019, $830,000,000 is provided for Major Repairs and Alterations, and $372,673,000 is provided for Basic Repairs and Alterations. While no funding is provided specifically for Special Emphasis Programs, the agreement notes that Special Emphasis projects are eligible for funding.
from within Major Repairs if the project cost is above prospectus level and from within Basic Repairs if the project cost is below prospectus level. GSA is encouraged to submit details to the Federal Citizen Services (FCS) Program projects if necessary and request a transfer for critical projects if appropriate.

Environmental Performance Contracts.—Greater use of Energy Savings Performance Contracts (ESPCs) is encouraged in GSA’s portfolio to help reduce the building repair backlog. States that can help improve resiliency and cybersecurity. GSA is encouraged to use at least $15,000,000 within available funds for this purpose. GSA should consider using ESPCs when forecasting future budget requests for repair projects and GSA project managers are encouraged to share project information with each other which can help identify opportunities to promote the use of ESPCs through collaboration. There are also concerns with the findings in the GSA Inspector General (GSA IG) report released on March 17, 2020, entitled “PBS’s $1.7 Billion Energy Savings Performance Contracts Are Not Achieving Energy and Cost Savings Due to Inadequate Oversight” and it is recommended that GSA implement the GSA IG’s recommendations in the report.

Result of Space.—The bill provides $5,725,464,000 for rental of space.

Building Operations.—The bill provides $2,533,444,000 for building operations.

GENERAL ACTIVITIES

government-wide policy activities.

The DotGov Program.—The “.gov” domain, managed by the National Telecommunications and Information Administration, is the standard way to identify government websites on the Internet. The use of this domain signifies trust and credibility, and there are security benefits such as the use of a “.gov” domain, which can help identify opportunities to promote the use of ESPCs through collaboration. There are also concerns with the findings in the GSA Inspector General (GSA IG) report released on March 17, 2020, entitled “PBS’s $1.7 Billion Energy Savings Performance Contracts Are Not Achieving Energy and Cost Savings Due to Inadequate Oversight” and it is recommended that GSA implement the GSA IG’s recommendations in the report.

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visitors from all over the country. The agreement will continue to monitor project developments to ensure infrastructure repairs needs identified throughout the course of the project are funded.

NATIONAL HISTORICAL PUBLICATIONS AND RECORDS COMMISSION GRANTS PROGRAM

The bill provides $5,600,000 for the National Historical Publications and Records Commission (NHPRC) grants program.

NATIONAL CREDIT UNION ADMINISTRATION COMMUNITY DEVELOPMENT REVOLVING LOAN FUND

The bill provides $1,500,000 for the Community Development Revolving Loan Fund.

OFFICE OF GOVERNMENT ETHICS SALARIES AND EXPENSES

The bill provides $18,600,000 for salaries and expenses of the Office of Government Ethics.

OFFICE OF PERSONNEL MANAGEMENT SALARIES AND EXPENSES (INCLUDING TRANSFER OF TRUST FUNDS)

The bill provides $329,755,000 for salaries and expenses of the Office of Personnel Management, within the amount provided, $160,130,000 is a direct appropriation and $169,625,000 is a transfer from OPM trust funds. The bill provides at least $6,000,000 to remain available for expenditures for OPM to improve information technology infrastructure modernization and the Trust Fund Federal Financial System migration or modernization.

Additional funding is provided above the request to address OPM's common services gap and IT modernization needs.

IT MODERNIZATION — OPM is directed to continue to provide quarterly briefings to the Committees on its IT transformation and cybersecurity strategy.

Treatment of Multi-County Metropolitan Statistical Areas — OPM is directed to provide a detailed report within 60 days of enactment of this Act on why multi-county metropolitan statistical areas aren't treated as multi-county metropolitan statistical areas for the purpose of calculating eligibility for locality pay, including the criteria OPM is using to determine such an equal treatment to occur. Further, OPM shall brief the Committees on this matter no later than 90 days after enactment of this Act.

RESPONSIVE OMB — OPM is expected to fully comply with information requests from the Committees. In instances when information or reports are deemed agency-sensitive, OPM is expected to be transparent and work collectively with the Committees to ensure that Congress has access to information critical to its functions.

OFFICE OF INSPECTOR GENERAL SALARIES AND EXPENSES (INCLUDING TRANSFER OF TRUST FUNDS)

The bill provides $32,265,000 for salaries and expenses of the Office of Inspector General. Within the amount provided, $5,000,000 is a direct appropriation and $27,265,000 is a transfer from OPM trust funds.

OFFICE OF SPECIAL COUNSEL SALARIES AND EXPENSES

The bill includes $29,500,000 for salaries and expenses of the Office of Special Counsel.

POSTAL REGULATORY COMMISSION SALARIES AND EXPENSES (INCLUDING TRANSFER OF FUNDS)

The bill provides $17,000,000 for the salaries and expenses of the Postal Regulatory Commission.

PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD SALARIES AND EXPENSES

The bill provides $8,500,000 for salaries and expenses of the Privacy and Civil Liberties Oversight Board.

PUBLIC BUILDINGS REFORM BOARD SALARIES AND EXPENSES

The bill provides $3,500,000 for salaries and expenses of the Public Buildings Reform Board.

SECURITIES AND EXCHANGE COMMISSION SALARIES AND EXPENSES

The bill provides $329,755,000 for salaries and expenses of the Securities and Exchange Commission (SEC). Of that amount, the bill allocates no less than $16,313,000 for the Office of Inspector General. In addition, another $16,650,000 and $12,677,000 is provided for move, replication, and related costs associated with replacement leases for the Commission’s District of Columbia headquarters and the Commission’s San Francisco Regional Office facilities, respectively. All funds are derived from offsetting collections, resulting in no net appropriation.

Climate Change and Municipal Bond Markets.—The agreement does not adopt the House report directive on state and local municipal bond markets.

Reserve Fund Notifications.—The SEC’s adherence to its obligation to notify Congress of the date, amount, and purpose of any obligation from the Reserve Fund within 10 days of such obligation is found wanting. The SEC is directed, in its written notifications to Congress required by 15 U.S.C. 78d(1)(3), to specify: (1) the balance in the fund remaining available after the obligation is deducted; (2) the estimated total cost of the project for which amounts are being deducted; (3) the total amount for all projects that have withdrawn funding from the Reserve Fund since fiscal year 2012; and (4) the estimated amount, per project, that will be required to complete all ongoing projects which use funding derived from the fund. The SEC is also directed to submit, within 30 days of enactment of this Act, a detailed spending plan for the allocation of expenditures from the fund.

Municipal Securities Rulemaking Board.—The agreement notes deep concerns by apparent proflicity at the Municipal Securities Rulemaking Board (MSRB), a “self-regulatory organization” established by Congress and overseen by the SEC. The agreement expects the SEC to exercise rigorous oversight of the MSRB to curtail its penchant for prodigal behavior.

SELECTIVE SERVICE SYSTEM SALARIES AND EXPENSES

The bill provides $26,000,000 for the salaries and expenses of the Selective Service System.

SMALL BUSINESS ADMINISTRATION SALARIES AND EXPENSES

The bill provides $270,157,000 for salaries and expenses of the Small Business Administration (SBA). The agreement includes at least $12,000,000 for the SBA’s Office of Credit Risk Management (CRM), subject to oversight and risk-based reviews. Funding for the Office of General Counsel is provided separately from this total. OCRM must play a key role in eliminating waste, fraud, and abuse in the SBA lending programs and protecting taxpayer loans on loans by ensuring lenders comply with procedures that mitigate the risk of loss under the SBA’s loan programs.

504 Loan Program Data.—SBA is directed to publish 504 program data at the end of fiscal year 2022 under section 504 to loan default rates by sector and number of jobs created or retained under the project.

Fiscal Year 2022 Budget.—SBA is directed to provide to the Committees no later than 30 days after the release of the President’s budget a summary of the model subsidy associated with each SBA loan program. SBA is directed to submit budget proposals that are in line with the enacted level for discretionary appropriations for the respective programs in the previous fiscal year rather than solely considering the proposed budget request level, which in recent years has not been reflected of the level ultimately enacted by Congress.

Poultry Farmers.—There are concerns about impacts of SBA loans and will serve to further drive rural Americans out of SBA’s loan programs. SBA is urged to reconsider this rule to ensure that the operations of family farms across the country are not adversely impacted.

ENTREPRENEURIAL DEVELOPMENT PROGRAMS

The bill provides $272,000,000 for SBA Entrepreneurial Development Programs.

<table>
<thead>
<tr>
<th>Program</th>
<th>($000)</th>
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</thead>
<tbody>
<tr>
<td>7(J) Technical Assistance Program (Contracting Assistance)</td>
<td>2,800</td>
</tr>
<tr>
<td>2012 Small Business Innovation Research SBIR Program</td>
<td>2,000</td>
</tr>
<tr>
<td>Federal and State Technology (FAST) Partnership Program</td>
<td>4,000</td>
</tr>
<tr>
<td>Growth Accelerators</td>
<td>2,000</td>
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<tr>
<td>HUBZone Technical Assistance</td>
<td>3,000</td>
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<tr>
<td>Microloan Technical Assistance</td>
<td>35,000</td>
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<tr>
<td>National Women’s Business Council</td>
<td>1,500</td>
</tr>
<tr>
<td>Native American Outreach</td>
<td>2,000</td>
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<tr>
<td>HOME Technical Assistance</td>
<td>5,500</td>
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<tr>
<td>Regional Innovation Clusters</td>
<td>6,000</td>
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<tr>
<td>SCUM</td>
<td>12,600</td>
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<tr>
<td>Small Business Development Centers (SBDC)</td>
<td>136,000</td>
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<tr>
<td>State Trade Expansion Program (STEP)</td>
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<td>Veterans Outreach</td>
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<tr>
<td>Women’s Business Centers (WBC)</td>
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</tr>
<tr>
<td>Cybersecurity for Small Business Pilot Program</td>
<td>3,000</td>
</tr>
<tr>
<td>Total, Entrepreneurial Development Programs</td>
<td>272,000</td>
</tr>
</tbody>
</table>

SBA is directed to modify its existing budgeting process to allow its resource partners to submit budget proposals that are in line with the enacted level for discretionary appropriations for the respective programs in the previous fiscal year rather than solely considering the proposed budget request level, which in recent years has not been reflected of the level ultimately enacted by Congress.

Federal and State Technology Partnership (FAST) Program.—The agreement notes the
FAST program’s efforts to reach innovative, technology-driven small businesses and to leverage the Small Business Innovation Research (SBIR) and Small Business Technology Transfer (STTR) programs to stimulate economic development. The FAST program is particularly important in States that are seeking to build high technology industries, but are underrepresented in the SBIR-STTR programs. Small Business and Technology Development Centers (SBTDCs) serve small businesses in these fields and are accredited by the Small Business Administration’s Office of Inspector General. Of the amount provided for FAST, $1,000,000 in previous amendment. or SBA fully accredited for technology designation as of December 31, 2020.

Growth Accelerators.—Within amounts provided for growth accelerators, SBA shall prioritize funding to applications from rural areas that have not previously received an award.

Small Business Development Centers.—The Administrator of the SBA shall, to the extent practical and subject to the availability of funds, ensure that a small business development center is appropriately reimbursed within the same fiscal year in which the expenses are submitted for reimbursement for any and all legitimate expenses incurred in carrying out activities required under section 21(a)(1) et seq. of the Small Business Act (15 U.S.C. 648(a)(1) et seq.).

Veterans Entrepreneur Pilot Program.—SBA is directed to expeditiously submit to the Committees a report on a Veterans Entrepreneur Pilot Program as required by the Consolidated Appropriations Act, 2020 (Public Law 116-93), which is now six months overdue.

Cybersecurity for Small Businesses Pilot Program.—SBA includes $3,000,000 for a Cybersecurity Assistance Pilot Program that will competitively award up to three grants to States to provide new small businesses with access to cybersecurity tools during their formative and most vulnerable years.

OFFICE OF INSPECTOR GENERAL

The bill provides $22,011,000 for the Office of Inspector General.

OFFICE OF ADVOCACY

The bill provides $3,190,000 for the Office of Advocacy.

BUSINESS LOANS PROGRAM ACCOUNT

The bill provides $180,300,000 for the Business Loans Program Account.

DISASTER LOANS PROGRAM ACCOUNT

The bill provides $126,075,000 for the administrative costs of the Disaster Loans Program, of which $125,061,000 is designated as being for disaster relief for major disasters pursuant to section 251(b)(2)(D) of the Balanced Budget and Emergency Deficit Control Act of 1985. (2017 Hurricane Reconciliation.—SBA is encouraged to prioritize funding to migrate the Disaster Loan Assistance Portal to the cloud to improve the user experience by making it more accessible and intuitive. In updating the portal, SBA should enhance its systems to accommodate larger, megafund amounts. In addition, SBA is urged to develop a Disaster Loan Mobile Application, in conjunction with appropriate individuals and entities from the public and private sectors. Business Recovery Centers.—SBA is encouraged to continue its close collaboration with the Federal Emergency Management Agency (FEMA) during disaster recovery and consider additional co-location of Business Recovery Centers and Disaster Recovery Centers. SBA is directed to submit a report to the Committees within 120 days of enactment of this Act on the feasibility of additional co-location so that SBA may be better able to assist in opening and operating separate facilities in the aftermath of disasters.

Virtual Recovery Centers.—In many parts of the country, broadband Internet access can be difficult to find following a disaster, and Americans cannot always afford to wait to begin the recovery process until power and Internet are restored. As a result, SBA’s decision to host virtual recovery centers in lieu of traditional boots-on-the-ground recovery centers in the aftermath of Hurricanes Laura and other natural disasters that have occurred in 2020 could unnecessarily prolong the recovery process for many individuals and small businesses. SBA is urged to reconsider this decision.

SBA Disaster Loan Duplication of Assistance.—There is concern that some disaster victims may receive benefit reductions if they apply for SBA disaster loans, but wind up not taking the loan when other Federal assistance is awarded. SBA is urged to issue guidance relating to the consideration of whether an applicant for assistance from the grantee applied and was approved for, but declined assistance from the major disaster Administration under section 7(b) of the Small Business Act.

ADMINISTRATIVE PROVISIONS—SMA OFFICE OF SMALL BUSINESS ADMINISTRATION

(INCLUDING TRANSFER OF FUNDS)

Section 540 provides transfer authority and availability of funds. The bill provides $3,000,000 for a Federal Technology System Modernization and Working Capital Fund.

UNITED STATES POSTAL SERVICE

PAYMENT TO THE POSTAL SERVICE FUND

The bill provides $35,333,000 for a payment to the Postal Service Retirement and Disability Fund. Section 541 authorizes the transfer of funding available under the SBA “Salaries and Expenses” and “Business Loans Program Account” for Cybersecurity Grant Programs. The bill provides $9,190,000 for the Office of Inspector General.

OFFICE OF INSPECTOR GENERAL

The bill provides $250,000,000 for the Office of Inspector General.

UNITED STATES TAX COURT

SALARIES AND EXPENSES

The bill provides $56,100,000 for salaries and expenses of the United States Tax Court, of which not to exceed $3,000 is available for official representation and representation expenses.

TITLe VI

GENERAL PROVISIONS—THIS ACT

(INCLUDING TRANSFER OF FUNDS)

Section 601 prohibits pay and other expenses of non-Federal parties intervening in regulatory or adjudicatory proceedings funded in this Act.

Section 602 prohibits obligations beyond the current fiscal year and prohibits transfers of funds unless expressly provided.

Section 603 limits expenditures for any consulting service through procurement contracts to those contracts where such expenditures are a matter of public record and available for public inspection.

Section 604 prohibits funds in this Act from being transferred without express authority.

Section 605 prohibits the use of funds to engage in activities that would prohibit the enforcement of section 307 of the Tariff Act of 1930 (46 Stat. 980). Section 606 prohibits the use of funds unless the recipient agrees to comply with the Buy American Act.

Section 607 prohibits funding for any personal or entity convicted of violating the Buy American Act.

Section 608 authorizes the reprogramming of funds and specifies the reprogramming procedures for agencies funded by this Act.

Section 609 ensures that 50 percent of unobligated balances may remain available for certain purposes.

Section 610 restricts the use of funds for the Executive Office of the President to request official background reports from the Federal Bureau of Investigation without the written consent of the individual who is the subject of the report.

Section 611 ensures that the cost accounting standards shall not apply with respect to a contract under the Federal Employees Health Benefits Program.

Section 612 allows the use of certain funds relating to nonfederal area cost-of-living allowances.

Section 613 prohibits the use of funds for abortions under the Federal Employees Health Benefits Program.

Section 614 provides an exemption from section 615 if the life of the mother is in danger or if the pregnancy is a result of rape or incest.

Section 615 waives restrictions on the purchase of nondomestic articles, materials, and supplies in the case of acquisition by the Federal Government of information technology.

Section 616 prohibits the acceptance by agencies or commissions funded by this Act, or by their officers or employees, of payment or reimbursement for travel, subsistence, or related expenses from any person or entity (or their representatives or agents) in activities regulated by such agencies or commissions.

Section 617 requires agencies covered by this Act with independent leasing authority to consult with the General Services Administration before seeking new office space or making alterations to existing office space.

Section 618 provides for several appropriately mandatory accounts, where authorizing language requires the payment of funds for Compensation of the President, the Judicial Retirement Funds, and the Retirement Fund, Judicial Survivors’ Annuities Fund, and the United States Court of Federal Claims Judges’ Retirement Fund, the Retirement Pay Fund for Military Officers for Employee Health Benefits and Employee Life Insurance, and the Payment to the Civil Service Retirement and Disability Fund. In addition, "certain purposes.

Section 619 provides for the Federal Trade Commission to complete the draft report on food marketed to children unless certain requirements are met.

Section 620 prohibits funds for Chief Information Officers on information technology spending.

Section 621 prohibits funds from being used in connection with the state or local governments.

Section 622 relates to electronic communications.
Section 623 relates to Universal Service Fund payments for wireless providers.

Section 624 prohibits funds to be used to deny Inspectors General access to records.

Section 625 relates to pornography and computer networks.

Section 626 prohibits funds to pay for award or incentive fees for contractors with below satisfactory performance.

Section 627 relates to conference expenditures.

Section 628 prohibits funds made available under this Act from being used to fund first-class or business-class travel in contravention of Federal regulations.

Section 629 authorizes the payment of $35,000,000 for the Inspectors General Council Fund for expenses related to www.oversight.gov.

Section 630 relates to contracts for public relations services.

Section 631 prohibits funds for the SEC to finalize, issue, or implement any rule, regulation, or order requiring the disclosure of political contributions, contributions to tax-exempt organizations, or dues paid to trade associations in SEC filings.

Section 632 is a new provision relating to advertising and educational programming.

Section 633 is a new provision relating to statements regarding projects or programs funded by this Act.

Section 634 prohibits the use of nonpublic information, such as mailing lists or telephone lists, to any person or organization outside of the Government without approval of the Committees on Appropriations of the House and Senate.

Section 635 prohibits the use of appropriated funds for propaganda purposes within the United States not authorized by Congress.

Section 636 requires the agencies' employees to use official time in an honest effort to perform official duties.

Section 637 authorizes the use of current fiscal year funds to finance an appropriate share of the Federal Accounting Standards Advisory Board administrative costs.

Section 638 prohibits the use of funds to conduct a study or a public-private partnership with respect to the Federal budgeting process, the CFPB is directed to submit a report to the Committees on Appropriations and the House and Senate.

Section 639 prohibits the use of funds to implement regulations pertaining to the implementation of the Privacy Act, section 552a of title 5, United States Code or section 522.224 of title 48 of the Code of Federal Regulations.

Section 640 prohibits the use of funds for the Universal Service Endowment Fund an amount equal to the Office of Personnel Management’s (OPM) average unit cost of processing a retirement claim for the preceding fiscal year to the OPM for the cost of processing retirements of employees who separate under Voluntary Early Retirement Authority or who receive Voluntary Separation Incentive Payments.

Section 641 prohibits funds to any entity submitting an offer for a Federal contract to disclose political contributions.

Section 642 prohibits the Office of Management and Budget from providing a list of meetings that a schedule C appointment was not created solely or primarily to detail the employee to the White House.

Section 643 prohibits the use of funds to promote or endorse telecommunication services.

Section 644 prohibits the Federal training not directly related to the performance of official duties.

Section 645 prohibits the use of appropriated funds for propaganda or propaganda designed to support or defeat legislation pending before Congress.

Section 646 prohibits the use of appropriated funds by an agency to provide home addresses of Federal employees to labor organizations, absent employee authorization or court order.

Section 647 prohibits the use of appropriated funds to provide nonpublic information concerning to any public or private organization or person.

Section 648 permits interagency funding of the National Science and Technology Council and requires an Office of Management and Budget report on the budget and resources of the Council.

Section 649 requires identification of the Federal agencies providing Federal funds and the amount provided for all proposals, solicitations, announcements, notifications, press releases, or other publications related to the distribution of funding to a State.

Section 650 prohibits the use of funds to monitor personal information relating to the use of Federal Internet sites.

Section 651 regards contraceptive coverage under the Federal Employees Health Benefits Plan.

Section 652 recognizes that the United States is committed to ensuring the health and well-being of Paralympic athletes, and supports the strict adherence to anti-doping in sport activities.

Section 653 allows departments and agencies to use official travel funds to participate in the international aircraft ownership pilot programs.

Section 654 prohibits funds for implementation of OPM regulations limiting details to the legislative branch and placing certain limitations on the Coast Guard Congressional Oversight and Review Program.

Section 655 restricts the use of funds for Federal law enforcement training facilities with an exception for the Federal Law Enforcement Training Centers.

Section 656 prohibits executive branch agencies from creating or funding pre-packaged news stories that are broadcast or distributed in the United States unless specific notification conditions are met.

Section 657 prohibits funds used in connection with the Privacy Act of 1974, title 5, United States Code or section 522.224 of title 48 of the Code of Federal Regulations.

Section 658 prohibits funds in this or any other Act from being used to fund contracts with inverted domestic corporations or other corporations using similar inverted structures, unless the contract preceded this Act or the Secretary grants a waiver in the interest of national security.

Section 659 requires agencies to report to the Office of Personnel Management’s (OPM) average unit cost of processing a retirement claim for the preceding fiscal year to the OPM for the cost of processing retirements of employees who separate under Voluntary Early Retirement Authority or who receive Voluntary Separation Incentive Payments.

Section 660 prohibits funds to any entity submitting an offer for a Federal contract to disclose political contributions.

Section 661 prohibits the use of funds to provide nonpublic information concerning to any public or private organization or person.

Section 662 requires identification of the Federal agencies providing Federal funds and the amount provided for all proposals, solicitations, announcements, notifications, press releases, or other publications related to the distribution of funding to a State.

Section 663 prohibits the use of funds to monitor personal information relating to the use of Federal Internet sites.

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Section 666 allows departments and agencies to use official travel funds to participate in the international aircraft ownership pilot programs.

Section 667 prohibits funds for implementation of OPM regulations limiting details to the legislative branch and placing certain limitations on the Coast Guard Congressional Oversight and Review Program.

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Section 671 prohibits funds in this or any other Act from being used to fund contracts with inverted domestic corporations or other corporations using similar inverted structures, unless the contract preceded this Act or the Secretary grants a waiver in the interest of national security.

Section 672 requires agencies to report to the Office of Personnel Management’s (OPM) average unit cost of processing a retirement claim for the preceding fiscal year to the OPM for the cost of processing retirements of employees who separate under Voluntary Early Retirement Authority or who receive Voluntary Separation Incentive Payments.

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Section 679 allows departments and agencies to use official travel funds to participate in the international aircraft ownership pilot programs.

Section 680 prohibits funds for implementation of OPM regulations limiting details to the legislative branch and placing certain limitations on the Coast Guard Congressional Oversight and Review Program.

Section 681 restricts the use of funds for Federal law enforcement training facilities with an exception for the Federal Law Enforcement Training Centers.

Section 682 prohibits executive branch agencies from creating or funding pre-packaged news stories that are broadcast or distributed in the United States unless specific notification conditions are met.

Section 683 prohibits funds used in connection with the Privacy Act of 1974, title 5, United States Code or section 522.224 of title 48 of the Code of Federal Regulations.

Section 684 prohibits funds in this or any other Act from being used to fund contracts with inverted domestic corporations or other corporations using similar inverted structures, unless the contract preceded this Act or the Secretary grants a waiver in the interest of national security.
between the Office of Management and Budget and the Congressional Budget Office.

Section 748 eliminates automatic statutory pay increase for the Vice President, political appointees paid under the executive schedule, ambassadors who are not career members of the Foreign Service, political appointed (noncareer) Senior Executive Service employees, and any other senior political appointee paid at or above level IV of the executive schedule.

Section 749 declares the inapplicability of these general provisions to title IV and title VIII.

TITLE VIII
GENERAL PROVISIONS—DISTRICT OF COLUMBIA

(INCLUDING TRANSFERS OF FUNDS)

Section 801 allows the use of local funds for making refunds or paying judgments against the District of Columbia government.

Section 802 prohibits the use of Federal funds for publicity or propaganda designed to support or defeat legislation before Congress or any State legislature.

Section 803 establishes reprogramming procedures for Federal funds.

Section 804 prohibits the use of Federal funds for the salaries and expenses of a shadow U.S. Senator or U.S. Representative.

Section 805 places restrictions on the use of District of Columbia government vehicles.

Section 806 prohibits the use of Federal funds for a petition or civil action which seeks to require voting rights for the District of Columbia in Congress.

Section 807 prohibits the use of Federal funds in this Act to distribute, for the purpose of preventing the spread of blood borne pathogens, sterile needles or syringes in any location that has been determined by local public health officials or local law enforcement authorities to be inappropriate for such distribution.

Section 808 concerns a “conscience clause” on legislation that pertains to contraceptive coverage by health insurance plans.

Section 809 prohibits Federal funds to enact or carry out any law, rule, or regulation to legalize or reduce penalties associated with the possession, use or distribution of any schedule I substance under the Controlled Substances Act or any tetrahydrocannabinols derivative. In addition, section 809 prohibits Federal and local funds to enact any law, rule, or regulation to legalize or reduce penalties associated with the possession, use or distribution of any schedule 1 substance under the Controlled Substances Act or any tetrahydrocannabinols derivative for recreational purposes.

Section 810 prohibits the use of funds for abortion except in the cases of rape or incest or if necessary, to save the life of the mother.

Section 811 requires the CFO to submit a revised operating budget for the District of Columbia Public Schools, no later than 30 calendar days after the enactment of this Act, which aligns schools’ budgets to actual enrollment.

Section 812 requires the CFO to submit a revised operating budget for the District of Columbia Public Schools, no later than 30 calendar days after the enactment of this Act, which aligns schools’ budgets to actual enrollment.

Section 813 allows for transfers of local funds between operating funds and capital and enterprise funds.

Section 814 prohibits the obligation of Federal funds beyond the current fiscal year and transfers of funds unless expressly provided herein.

Section 815 provides that not to exceed 50 percent of unobligated balances from Federal appropriations for salaries and expenses may remain available for certain purposes. This provision will apply to the District of Columbia Courts, the Court Services and Offender Supervision Agency and the District of Columbia Public Defender Service.

Section 816 appropriates local funds during fiscal year 2021 if there is an absence of a continuing resolution or regular appropriation for the District of Columbia. Funds are provided under the same authorities and conditions and in the same manner and extent as provided for in fiscal year 2021.

Section 817 provides the District of Columbia authority to transfer, receive, and acquire lands and funding it deems necessary for the construction and operation of interstate bridges over navigable waters, including related infrastructure, for a project to expand commuter and regional passenger rail service and provide bike and pedestrian access crossings.

Section 818 is a new provision requiring each Federal and District government agency appropriated Federal funding in this Act to submit to the Committees quarterly budget reports on obligations.

Section 819 specifies that references to “this Act” in this title or title IV are treated as referring only to the provisions of this title and title IV.

TITLE IX
GENERAL PROVISION—EMERGENCY FUNDING

Section 901 provides $50,000,000 in emergency funding for the National Archives and Records Administration’s Records Center Revolving Fund to offset the losses resulting from the coronavirus pandemic of user fees collected by the fund. These funds may be used to accelerate the processing of requests for military service records.

This division may be cited as “Financial Services and General Government Appropriations Act, 2021.”
## TITLE I - DEPARTMENT OF THE TREASURY

### Departmental Offices

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Expenses</td>
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<td>---</td>
<td>---</td>
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<td>20,000</td>
<td>20,000</td>
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<tr>
<td>CFIUS Offset user fees</td>
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<td>-5,000</td>
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<td>-5,000</td>
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<td>170,250</td>
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<td>Special Inspector General for TARP</td>
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<td>Alcohol and Tobacco Tax and Trade Bureau</td>
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### Internal Revenue Service

<table>
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<tr>
<th>Service</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>Taxpayer Services</td>
<td>2,511,554</td>
<td>2,562,554</td>
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<tr>
<td>Enforcement</td>
<td>5,010,000</td>
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<td>Program integrity initiatives</td>
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<td><strong>Subtotal</strong></td>
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<td>Operations Support</td>
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<td>Program integrity initiatives</td>
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<td>120,017</td>
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<td><strong>Subtotal</strong></td>
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<td>-296,604</td>
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<td>Business Systems Modernization</td>
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<td>300,000</td>
<td>222,724</td>
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<td><strong>Total, Internal Revenue Service</strong></td>
<td>11,510,054</td>
<td>12,438,503</td>
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### United States Secret Service (legislative proposal)

<table>
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<tr>
<th>Service</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
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<tr>
<td>Operations and Support</td>
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<td>2,310,296</td>
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<td>-2,310,296</td>
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<tr>
<td>Procurement, Construction, and Improvements</td>
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<tr>
<td>Research and Development</td>
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<td>11,937</td>
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<td><strong>Total, United States Secret Service</strong></td>
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<td>2,360,538</td>
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### FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td><strong>Administrative Provision</strong></td>
<td></td>
<td></td>
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<tr>
<td>Savings Bond Digitization (Sec. 124)</td>
<td>25,000</td>
<td>---</td>
<td>25,000</td>
<td>---</td>
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<tr>
<td><strong>Total, title I, Department of the Treasury</strong></td>
<td>13,058,431</td>
<td>16,119,950</td>
<td>13,488,335</td>
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<tr>
<td>Appropriations</td>
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<td>(15,719,950)</td>
<td>(13,493,335)</td>
<td>(+434,904)</td>
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<tr>
<td>Offsetting collections</td>
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<td>(-5,000)</td>
<td>(-5,000)</td>
<td>(-5,000)</td>
</tr>
<tr>
<td>Program integrity initiatives</td>
<td>---</td>
<td>(400,000)</td>
<td>---</td>
<td>---</td>
<td>(-400,000)</td>
</tr>
<tr>
<td><strong>Total, title I (excluding program integrity initiatives)</strong></td>
<td>13,058,431</td>
<td>15,719,950</td>
<td>13,488,335</td>
<td>+429,904</td>
<td>-2,231,615</td>
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</table>

**TITLE II - EXECUTIVE OFFICE OF THE PRESIDENT AND FUNDS APPROPRIATED TO THE PRESIDENT**

The White House

<table>
<thead>
<tr>
<th></th>
<th>FY 2020</th>
<th>FY 2021</th>
<th>FY 2021</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>Salaries and Expenses</td>
<td>55,000</td>
<td>57,000</td>
<td>55,000</td>
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<tr>
<td>Executive Residence at the White House:</td>
<td></td>
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<td></td>
<td></td>
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<tr>
<td>Operating Expenses</td>
<td>13,081</td>
<td>13,641</td>
<td>13,641</td>
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<tr>
<td>White House Repair and Restoration</td>
<td>750</td>
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<td>2,500</td>
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<td><strong>Subtotal</strong></td>
<td>13,831</td>
<td>16,141</td>
<td>16,141</td>
<td>+2,310</td>
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</table>
## FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>Council of Economic Advisers</td>
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<td>4,000</td>
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<td>National Security Council and Homeland Security Council</td>
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<td>Office of Administration</td>
<td>94,000</td>
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<tr>
<td>Presidential Transition Administrative Support</td>
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<td>---</td>
<td>8,000</td>
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<td>+8,000</td>
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<tr>
<td><strong>Total, The White House</strong></td>
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<td>Office of Management and Budget</td>
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<td>Intellectual Property Enforcement Coordinator</td>
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<td>1,000</td>
<td>1,800</td>
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<td>+800</td>
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<tr>
<td><strong>Office of National Drug Control Policy</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Salaries and Expenses</td>
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<td>High Intensity Drug Trafficking Areas Program</td>
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<td>Other Federal Drug Control Programs</td>
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### FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
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<tr>
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td><strong>Special Assistance to the President and Official</strong></td>
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<tr>
<td>Residence of the Vice President:</td>
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<td></td>
<td></td>
<td></td>
</tr>
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<td>Salaries and Expenses</td>
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<td>4,698</td>
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<td>Operating Expenses</td>
<td>302</td>
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<td>353,404</td>
<td>758,773</td>
<td>+31,837</td>
<td>+405,369</td>
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**TITLE III - THE JUDICIARY**

Supreme Court of the United States

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<th>Final Bill</th>
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<tbody>
<tr>
<td><strong>Salaries and Expenses:</strong></td>
<td></td>
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<tr>
<td>Salaries of Justices</td>
<td>2,000</td>
<td>3,000</td>
<td>3,000</td>
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<tr>
<td>Other salaries and expenses</td>
<td>87,699</td>
<td>93,630</td>
<td>94,690</td>
<td>+6,991</td>
<td>+1,060</td>
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<tr>
<td><strong>Subtotal</strong></td>
<td>89,699</td>
<td>96,630</td>
<td>97,690</td>
<td>+7,991</td>
<td>+1,060</td>
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<td>Care of the Building and Grounds</td>
<td>15,590</td>
<td>11,678</td>
<td>10,618</td>
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<td>108,308</td>
<td>108,308</td>
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# Financial Services and General Government Appropriations Act, 2021

## (Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
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<th>Final Bill</th>
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<th>Final Bill vs Request</th>
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<tr>
<td><strong>United States Court of Appeals for the Federal Circuit</strong></td>
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<tr>
<td>Salaries and Expenses:</td>
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<td>Salaries of judges:</td>
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<td>3,000</td>
<td>3,000</td>
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<td>Other salaries and expenses:</td>
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<td>34,023</td>
<td>33,500</td>
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<td>-523</td>
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<td><strong>United States Court of International Trade</strong></td>
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<tr>
<td>Salaries and Expenses:</td>
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<tr>
<td>Salaries of judges:</td>
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<tr>
<td>Other salaries and expenses:</td>
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<td>20,097</td>
<td>20,000</td>
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<td><strong>Courts of Appeals, District Courts, and Other Judicial Services</strong></td>
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<td>Salaries and Expenses:</td>
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<td>+200</td>
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<td>Defender Services</td>
<td>1,234,574</td>
<td>1,316,240</td>
<td>1,316,240</td>
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### FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
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<tr>
<td>Fees of Jurors and Commissioners</td>
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<td>55,478</td>
<td>32,517</td>
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<td>Court Security</td>
<td>639,165</td>
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<td>664,011</td>
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<td><strong>Total, Courts of Appeals, District Courts, and Other Judicial Services</strong></td>
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<td><strong>7,973,904</strong></td>
<td><strong>7,885,369</strong></td>
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<td>Administrative Office of the United States Courts</td>
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<td>Salaries and Expenses</td>
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<td>Federal Judicial Center</td>
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<td>Salaries and Expenses</td>
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<td>31,344</td>
<td>29,015</td>
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<td>United States Sentencing Commission</td>
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<td>Salaries and Expenses</td>
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<td><strong>Total, title III, the Judiciary</strong></td>
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<tr>
<td>(Mandatory)</td>
<td>(418,000)</td>
<td>(477,000)</td>
<td>(477,000)</td>
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<tr>
<td>(Discretionary)</td>
<td>(7,486,508)</td>
<td>(7,815,744)</td>
<td>(7,719,832)</td>
<td>(+233,324)</td>
<td>(-95,912)</td>
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### FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Federal Payment for Resident Tuition Support</td>
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<td>Federal Payment for Emergency Planning and Security</td>
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<td>51,400</td>
<td>38,400</td>
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<td>Federal Payment to the District of Columbia Courts</td>
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<td>Federal Payment for Defender Services in District of Columbia Courts</td>
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<td>46,005</td>
<td>46,005</td>
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<td>Federal Payment to the Court Services and Offender Supervision Agency for the District of Columbia</td>
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<td>248,175</td>
<td>245,923</td>
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<td>44,194</td>
<td>46,212</td>
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<td>Federal Payment to the Criminal Justice Coordinating Council</td>
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<td>Federal Payment for Judicial Commissions</td>
<td>600</td>
<td>532</td>
<td>600</td>
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<tr>
<td>Federal Payment for School Improvement</td>
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<td>Federal Payment for the D.C. National Guard</td>
<td>413</td>
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<td>600</td>
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<td>+187</td>
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<td>Federal Payment for Testing and Treatment of HIV/AIDS</td>
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<td>3,000</td>
<td>4,000</td>
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<td>Federal Payment to the District of Columbia Water and Sewer Authority</td>
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<td><strong>Total, title IV, District of Columbia</strong></td>
<td><strong>714,291</strong></td>
<td><strong>753,362</strong></td>
<td><strong>734,478</strong></td>
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FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Administrative Conference of the United States</td>
<td>3,250</td>
<td>3,500</td>
<td>3,400</td>
<td>+150</td>
<td>-100</td>
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<td>Commodity Futures Trading Commission 1/</td>
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<td>226,500</td>
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<td>+77,500</td>
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<td>Consumer Product Safety Commission</td>
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<td>135,000</td>
<td>135,000</td>
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<tr>
<td><strong>Election Assistance Commission</strong></td>
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<tr>
<td>Salaries and Expenses</td>
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<td>13,063</td>
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<td>Election Security Grants</td>
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<td><strong>Total, Election Assistance Commission</strong></td>
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<td><strong>Federal Communications Commission</strong></td>
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<td>Salaries and Expenses</td>
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<td>343,070</td>
<td>374,000</td>
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<td>+30,930</td>
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<tr>
<td>Offsetting fee collections</td>
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<td>-343,070</td>
<td>-374,000</td>
<td>-35,000</td>
<td>-30,930</td>
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<tr>
<td><strong>Direct appropriation</strong></td>
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<tr>
<td><strong>Federal Deposit Insurance Corporation</strong></td>
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<tr>
<td>Deposit Insurance Fund (transfer)</td>
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<td>(-42,982)</td>
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<td><strong>Total, Federal Deposit Insurance Corporation</strong></td>
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## FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021
(Amounts in thousands)

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<th>Final Bill</th>
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<tr>
<td>Federal Election Commission</td>
<td>71,497</td>
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<td>Federal Labor Relations Authority</td>
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### Federal Trade Commission

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<tr>
<td>Salaries and Expenses</td>
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<td>+20,801</td>
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<td>Direct appropriation</td>
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<td>182,000</td>
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<td>+20,801</td>
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### General Services Administration

### Federal Buildings Fund

#### Limitations on Availability of Revenue:
- Construction and acquisition of facilities: 152,400
- 762,377
- 230,000
- +77,600
- -532,377

#### Repairs and alterations:
- Major repairs and alterations: 451,695
- 878,050
- 203,908
- -247,787
- -674,142
- Basic repairs and alterations: 382,057
- 372,673
- 372,673
- -9,384
- ---
- Special emphasis programs: ---
- 112,500
- ---
- ---
- -112,500

#### Subtotal:
- 833,752
- 1,363,223
- 576,581
- -257,171
- -786,642
### FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th></th>
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<th>Final Bill vs Request</th>
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<td>Rental of space</td>
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<td>5,725,464</td>
<td>5,725,464</td>
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<td>Building operations</td>
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<td>Civilian Board of Contract Appeals</td>
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<td>Office of Inspector General</td>
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<td>OPM Office of Inspector General (legislative proposal)</td>
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<td>-5,000</td>
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<td>Limitation on administrative expenses (legislative proposal)</td>
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<td>+485</td>
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<td>Federal Citizen Services Fund</td>
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<tr>
<td>Pre-Election Presidential Transition</td>
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<tr>
<td>Expenses, Presidential Transition</td>
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<td>9,900</td>
<td>9,900</td>
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<td>Technology Modernization Fund</td>
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<td>Asset Proceeds and Space Management Fund</td>
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<td>Environmental Review Improvement Fund</td>
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<td>Working capital fund</td>
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<td>-90,000</td>
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## FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td><strong>Administrative Provision</strong></td>
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<tr>
<td>Salaries and Expenses</td>
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<tr>
<td>Salaries and Expenses</td>
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### FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th>Fund/Program</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td><strong>Morris K. Udall and Stewart L. Udall Foundation</strong></td>
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<td><strong>National Archives and Records Administration</strong></td>
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<tr>
<td>Operating Expenses</td>
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<td>356,954</td>
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<td>+20,046</td>
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<td>356,954</td>
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### FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
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<td><strong>Office of Personnel Management</strong></td>
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<td>Salaries and Expenses</td>
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<td>169,625</td>
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<td>+169,625</td>
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<tr>
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<td>5,000</td>
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<td>+5,000</td>
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<tr>
<td>Limitation on administrative expenses</td>
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<td><strong>Subtotal, Office of Inspector General</strong></td>
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<td>Postal Regulatory Commission</td>
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<tr>
<td>Public Buildings Reform Board</td>
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<td>3,500</td>
<td>3,500</td>
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<tr>
<td><strong>Securities and Exchange Commission</strong></td>
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<td></td>
<td></td>
<td></td>
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</tr>
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<td>Salaries and Expenses</td>
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<td>SEC NYC Regional Office</td>
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<tr>
<td>SEC Headquarters</td>
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<td>SEC San Francisco Regional Office</td>
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</tr>
<tr>
<td><strong>Subtotal, Securities and Exchange Commission</strong></td>
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<td>1,926,162</td>
<td>1,926,162</td>
<td>+100,637</td>
<td>---</td>
</tr>
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</table>
### FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC fees</td>
<td>-1,825,525</td>
<td>-1,926,162</td>
<td>-1,926,162</td>
<td>-100,637</td>
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<tr>
<td><strong>Total, Securities and Exchange Commission</strong></td>
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<td>---</td>
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<td>Selective Service System</td>
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<td>26,000</td>
<td>26,000</td>
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**Small Business Administration**

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<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td>Salaries and expenses</td>
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<td>287,947</td>
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<td>-17,790</td>
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<td>Entrepreneurial Development Programs</td>
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<td>Office of Inspector General</td>
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<td>22,011</td>
<td>22,011</td>
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<td>Office of Advocacy</td>
<td>9,120</td>
<td>9,190</td>
<td>9,190</td>
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**Business Loans Program Account:**

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<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>Direct loans subsidy</td>
<td>5,000</td>
<td>4,000</td>
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<tr>
<td>Guaranteed loans subsidy</td>
<td>99,000</td>
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<td>15,000</td>
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<td>+15,000</td>
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<tr>
<td>Administrative expenses</td>
<td>155,150</td>
<td>160,300</td>
<td>160,300</td>
<td>+5,150</td>
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</tr>
<tr>
<td>Offset collection (legislative proposal)</td>
<td>---</td>
<td>-80,150</td>
<td>---</td>
<td>---</td>
<td>+80,150</td>
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</table>

**Subtotal, Administrative expenses** | 155,150 | 80,150 | 160,300 | +5,150 | +80,150 |

**Total, Business loans program account** | 259,150 | 84,150 | 180,300 | -78,850 | +96,150 |
### FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Disaster Loans Program Account:</td>
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<tr>
<td>Administrative expenses</td>
<td>26,248</td>
<td>169,075</td>
<td>25,211</td>
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<tr>
<td>Disaster relief category</td>
<td>150,888</td>
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<td>142,864</td>
<td>-8,024</td>
<td>+142,864</td>
</tr>
<tr>
<td>Total, Disaster loans program account</td>
<td>177,136</td>
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<td>168,075</td>
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<tr>
<td>Total, Small Business Administration</td>
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<td>738,973</td>
<td>921,733</td>
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<tr>
<td>Total, excluding Disaster Relief Category</td>
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<td>738,973</td>
<td>778,869</td>
<td>-68,706</td>
<td>+39,896</td>
</tr>
</tbody>
</table>

| United States Postal Service:                        |                |                 |            |                       |                       |
| Payment to the Postal Service Fund                   | 56,711         | 55,333          | 55,333     | -1,378                | ---                   |
| Office of Inspector General                          | 250,000        | 261,594         | 250,000    | ---                   | -11,594               |
| Total, United States Postal Service                  | 306,711        | 316,927         | 305,333    | -1,378                | -11,594               |
| United States Tax Court                              | 53,000         | 59,250          | 56,100     | +3,100                | -3,150                |

| Total, title V, Independent Agencies:                |                |                 |            |                       |                       |
| Appropriations                                       | (2,009,391)    | 3,152,639       | 1,928,096  | -81,295               | -1,224,543            |
| Offsetting Collections                               | (14,385,624)   | (16,059,396)    | (14,642,769) | (+257,145)         | (-1,416,627)         |
| (by transfer)                                        | (-12,527,121)  | (-12,906,757)   | (-12,857,537) | (-330,416)        | (+49,220)            |
| (transfer out)                                       | (-42,982)      | (-42,982)       | (-42,982)  | ---                   | ---                   |
|                                                    |                |                 |            |                       |                       |
### FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>Final Bill vs Request</th>
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<tr>
<td><strong>TITLE VI - GENERAL PROVISIONS THIS ACT</strong></td>
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<td>Mandatory appropriations (Sec. 618)</td>
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<td>Offsetting collections</td>
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<td>-1,000</td>
<td>-1,000</td>
<td>+1,000</td>
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<tr>
<td>Rescission</td>
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<td>Oversight.gov Website Enhancements (Sec. 629)</td>
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<td>SBA unobligated balances (rescission) (Sec. 635)</td>
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<tr>
<td><strong>Total, title VI, General Provisions</strong></td>
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<td>22,389,000</td>
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<td><strong>TITLE VII - GENERAL PROVISIONS GOVERNMENT-WIDE</strong></td>
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<td>Civil Service Retirement and Disability Funds (Sec. 734)</td>
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## FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td></td>
<td></td>
<td>50,000</td>
<td>+50,000</td>
<td>+50,000</td>
</tr>
</tbody>
</table>

### TITLE IX-EMERGENCY FUNDING

| Records Center Revolving Fund (emergency) | --- | --- | 50,000 | +50,000 | +50,000 |

### OTHER APPROPRIATIONS

**CONTINUING APPROPRIATIONS ACT, 2021 AND OTHER EXTENSIONS ACT (P.L. 116-159)**

| Federal Payment for Emergency Planning and Security Costs in the District of Columbia | --- | --- | 13,000 | +13,000 | +13,000 |
### FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<thead>
<tr>
<th></th>
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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>(-75,000)</td>
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<td>(-67,000)</td>
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<td>(-12,907,757)</td>
<td>(-12,863,537)</td>
<td>(-335,416)</td>
<td>(+44,220)</td>
</tr>
<tr>
<td>Disaster relief category</td>
<td>(150,888)</td>
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<td>(142,864)</td>
<td>(-8,024)</td>
<td>(+142,864)</td>
</tr>
<tr>
<td>Program Integrity Initiatives</td>
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<td>(-400,000)</td>
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<tr>
<td>(by transfer)</td>
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<td>(42,982)</td>
<td>(42,982)</td>
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<tr>
<td>(transfer out)</td>
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<td>(-42,982)</td>
<td>(-42,982)</td>
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</tbody>
</table>

1/ FY20 funding for this account was provided in the Agriculture, Rural Development, Food and Drug Administration and Related Agencies Appropriations Act.
DIVISION F—DEPARTMENT OF HOME-LAND SECURITY APPROPRIATIONS ACT, 2021

The following is an explanation of Division F, which makes appropriations for the Department of Homeland Security (DHS) for fiscal year 2021. Funding provided in this agreement not only sustains existing programs that protect the nation from all manner of threats, but also ensures that DHS’s ongoing efforts to improve preparedness at the federal, state, local, tribal, and territorial levels; prevent and respond to terrorist attacks; and hire, train, and equip the frontline forces protecting the homeland.

Blue Campaign.—The agreement includes $2,500,000 for the Blue Campaign, an increase of $1,000,000 above the request to continue the transition of the program to direct appropriations and away from a reliance on component contributions. The Department is directed to sustain not less than $3,000,000 in component contributions in fiscal year 2021 to support a total funding level of $5,600,000. The Department is directed to fully account for Blue Campaign funding support in future budget submissions and is urged to continue transitioning the program to direct appropriations.

DATA Act Reporting.—The Department is directed to submit timely, accurate, and complete reports in accordance with established management guidance, reporting processes, and data standards established under the requirements of the DATA Act (Public Law 113–101).

Family Separations and Reunification. Whenever possible and consistent with the best interests of the child, the Department shall ensure that separated family units are reunited prior to removal or release from U.S. Customs and Border Protection (CBP) custody. Individuals transferred from CBP to ICE custody, currently in ICE custody, or under ICE supervision should also have opportunities to report family separation incidents; to verify the status, location, and disposition of family members; and to regularly communicate by telephone with family members. The Department shall ensure that agents and officers are properly trained in child welfare screening for child victims of trafficking, in accordance with the Trafficking Victims Protection Reauthor­ization Act of 2008 (Public Law 110–457). CBP shall also follow direction in Senate Report 116–125 regarding Im­migration Reunification.

The Department is directed to provide a report, not later than 90 days after the date of enactment of this Act, to Congress on their efforts relating to such implementa­tion no later than 90 days after consultation with the Attorney General. In addition, the agreement directs such agencies, to the extent that they are not already participating, to consult with the Attorney General and the Director of the Office of Professional and Ethical Standards about possible participation in the National Use-of-Force Data Collection. The agreement further directs such agencies to brief the Committees on Appropriations no later than 90 days after the date of enactment of this Act on their current efforts to so participate.

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Biometric Exit.—Not later than 30 days after the date of enactment of this Act, the Department is directed to provide an expendi­ture plan for H-1B and L-1 fee revenue and any other revenue expected to be applied to biometric­ exit implementation. The Secretary is encouraged to continue working with the Government of Mexico to adopt technology infrastructure enabling transaction and exit data exchange. Not later than 180 days after the date of enactment of this Act, the Department shall brief the Committees on its ongoing efforts and exit data collection and exchange in the land bor­der environment.

The joint explanatory statement accom­panying this division is approved and indicates congressional intent. Unless otherwise noted, the language set forth in House Re­port 116–489 carries the same weight as lan­guage included in this joint explanatory statement and should be compiled with un­less specifically addressed to the contrary in this joint explanatory statement. While some language is repeated for emphasis, it is not intended to negate the language referred to above unless expressly provided herein.

When this joint explanatory statement re­fers to the Committees or the Committees on Appropriations, references to the House Appropriations Subcommittee on Homeland Security and the Senate Appropria­tions Subcommittee on Homeland Secu­rity.

This joint explanatory statement refers to certain entities, persons, funds, and docu­ments as follows: the Department of Home­land Security is referenced as DHS or the Department; the Government Accountability Office is referenced as GAO; and the Office of Inspector General of the Department of Homeland Security is referenced as OIG. In addition, “full-time equivalents” are re­ferred to as FTE; “Information Technology” is referred to as IT; “program, project, and activity” is referred to as PPA; any reference to “the Secretary” shall be interpreted to mean the Secretary of Homeland Security; “component” should be interpreted to mean an agency, administration, or direc­torate within DHS; any reference to SLTT shall be interpreted to mean state, local, tribal, and territorial governments; and “budgetary or ‘the request’” shall be interpreted to mean the budget of the U.S. Government for fiscal year 2021 that was submitted to Congress in January 2020.

TITLE I—DEPARTMENTAL MANAGEMENT, OPERATIONS, INTELLIGENCE, AND OVERSIGHT

OFFICE OF THE SECRETARY AND EXECUTIVE MANAGEMENT

OPERATIONS AND SUPPORT

The agreement includes an increase of $30,460,000 above the budget request, includ­ing program increases above the request of: $2,000,000 for the Office of Strategy, Policy, and Plans for the Immigration Data Integr­ation Initiative; $7,900,000 for the Office for Civil Rights and Civil Liberties (OCRCL); $20,000,000 for the Office of the Immigration Detention Ombudsman; and $2,000,000 for the Office of Partnership and Engagement.

In addition, the agreement provides $3,546,000 above the budget request to main­tain current levels of personnel support services, including $1,227,000 for the Pri­vacy Office; $1,741,000 for OCRCL; and $577,000 for the Office of the Citizenship and Im­migration Ombudsman.

The agreement reduces funding a total of $4,485,000 below the request, including reduc­tions of $1,869,000 associated with personnel costs, $1,508,000 for the support of the proposed Joint Cyber Coordination Group.

The agreement notes that the explanatory statement ac­companying the Conference Report, and Related Agencies Appropriations Act, 2021 directs the Attorney General to ensure implementation of evidence-based training programs on de-escalation and the use-of-force, as well as on police-community rela­tions, that are broadly applicable and scal­able to all Federal law enforcement agencies. The agreement further directs such agencies funded by this Act to employ Federal law enforcement officers and are Federal Law Enforcement Training Centers partner agencies, to the extent that they are not already participating, to consult with the Attorney General regarding the implementation of these programs for their law enforcement officers. The agreement further directs such agencies to brief the Committees on Appropriations no later than 90 days after the date of enactment of this Act on their current efforts to so participate.

Future Goods and Services for Homeland Security Feasibility Report.—The Secretary, in conjunction with the Federal Emergency Management Agency (FEMA), the Cybersecurity and Infrastructure Security Agency (CISA), other relevant DHS components and other federal agencies and departments, shall provide a report to the Committees no later than 90 days after the date of enactment of this Act on the feasibility of pro­ducing an annual projection of needs for goods and services necessary for responding to and supporting recovery from nationwide disruptions. The report shall also address the potential impacts of domestic and non-do­mestic sourcing of supply chains on the resil­iency of response and recovery in the event of a disaster.

Human Trafficking and Child Exploitation.—The Department is directed to brief the Com­mittees semiannually on department-wide efforts to combat human trafficking and child exploitation.

Human Trafficking Study.—The Secretary is directed to provide a report, not later than 270 days after the date of enactment of this Act, describing the extent of human traf­ficking in the United States. The report shall be consistent with the appropriate partnerships and consultations described below, and all applicable laws, including pro­vision enacted to protect the privacy of vic­tims and those intended to ensure the par­ticipation of victims and witnesses without regard to immigration status.

In completing the report, the Secretary shall consult with the Federal Bureau of In­vestigations (FBI), the Department of State, the Department of Labor, the Interagency Task Force to Monitor and Combat Traff­ing, and other federal departments, agen­cies, task forces, state, local, tribal, and ter­ritorial government entities the Secretary determines appropriate. The Secretary shall consult with the appropriate offices to be addressed by the report in describing the cur­rent extent of trafficking and identify which data on the incidence of human traf­ficking is currently maintained by the department or agency, or state, local, tribal, or territorial government entities, and
whether the Department has access or could appropriately obtain access to such data. Such access should be consistent with privacy protection laws, applicable state laws, or other applicable laws. The report shall also identify any data that is not currently available that would be useful in informing prevention efforts.

The report shall also include the following information, if reasonably available:

1. The estimated number of human trafficking victims, disaggregated by whether the victim:
   (A) trafficked within a state;
   (B) trafficked in interstate commerce;
   (C) trafficked from an international location;
   and
2. A description of industries and geographical regions in which the practice of human trafficking is most prevalent.

For the purposes of the report, human trafficking shall have the same meaning as in section 702 of title 22, United States Code, including but not limited to sex and labor trafficking. It does not include conduct described in section 212(a)(6)(E) of the Immigration and Nationality Act, unless such conduct was for the sole purpose of human trafficking. Information collected for the report shall not be shared or accessed by any person for the purpose of enforcement or investigation of potential immigration law violations.

Joint Requirements Council (JRC).—The Department is directed to coordinate with the Department of Justice, including the FBI, and key public safety officials across the United States to promote information sharing and ensure an effective joint effort to combat domestic terrorism. The Department is directed to direct its anti-terrorism training and resource programs for federal and SLTT law enforcement agencies, with a focus on ensuring they are effective in understanding, developing, and implementing, detect, deter, and investigate extremist attempts to infiltrate law enforcement agencies.

Not later than 90 days after the date of enactment of this Act, the Department is directed to direct the Committees on Appropriations and the Senate Appropriations Committee on Domestic terrorism threat, including extremist efforts to infiltrate federal and SLTT law enforcement agencies. The briefings shall also include an analysis of acts or attempted acts of domestic terrorism in the United States during fiscal year 2020.

Office of the Immigration Detention Ombudsman (OIDO).—OIDO is mandated of the statutory requirements outlined in section 205 of title 6, United States Code, including the delivery of the office's activities, findings, and recommendations, and a requirement that departmental personnel work cooperatively with OIDO in support of its mission.

Outreach to Tribes and Rural Areas.—The Office of Partnership and Engagement is directed to direct the Committees not later than 90 days after the date of enactment of this Act on its outreach efforts to rural communities and tribes in support of the homeland security mission.

Outreach to Public Entities.—Within funds provided, the Secretary is urged to expand outreach to universities, including through establishing an advisory board of academic institutions and associations. The Department is directed to direct the Committee on Appropriations and the Senate Appropriations Committee on Domestic terrorism threat, including extremist efforts to infiltrate law enforcement agencies.

Pilot Programs and Activities Structure.—The table at the end of this explanatory statement adopts the department's proposed consolidation of PPAs for the Office of the Secretary and Executive Management, OSEM or PPA, and its support for implementing the Department's vision for enhancing coordination of the pilot or demonstration program. For purposes of these directives, a pilot or demonstration program is defined as a policy implementation, study, demonstration, experimental program, or trial that is a small-scale, short-term experiment conducted in order to evaluate feasibility, duration, costs, or alternative events, and improve upon the design of an effort prior to implementation of a larger-scale effort.
state crime labs, including an accounting of funding associated with such partnerships.

**Telephone Access.** —In lieu of language in the House report, DHS is directed to brief the Committees not later than 90 days after the date of enactment of this Act, on its policies and procedures for ensuring that individuals in its custody have meaningful access to other modes of communication. The briefing shall also include an update on policies, procedures, and implementation of changes in response to federal litigation related to telephone access for detainees.

**Tribal Consultation.** —Within 180 days of the date of enactment of this Act, the Department shall brief the Committees on its efforts to update the mandatory base level tribal training course for DHS personnel, including full-time employees, part-time employees, and contractors who have regular interactions with tribal members or are likely to encounter tribal members at their duty station.

**Visa Overstays.** —Consistent with section 1376 of title 8, United States Code, the Department is directed to submit an updated report outlining its comprehensive strategy for overstay enforcement and deterrence not later than 180 days of the date of enactment of this Act. The report shall detail ongoing actions to identify aliens who have overstayed their visas, including efforts to improve reporting capability to identify aliens in advance of their required departure dates; track overstays for enforcement action; refuse or revoke current and future visas and travel authorizations; and otherwise deter violations or take enforcement action.

**Wildlife Trafficking.** —The Secretary is directed to provide an updated report, not later than 45 days after the end of fiscal year 2021, describing the department’s efforts to address wildlife trafficking and the illegal natural resources trade, including an accounting of the resources the Department is dedicated to such activities and steps taken to improve coordination with the U.S. Fish and Wildlife Service, Office of Law Enforcement.

**Data Center Consolidation.** —In addition to budget justification materials and obligation plans, OCIO shall provide semiannual briefings to the Committees on the execution of its major information and infrastructure projects, including details regarding cost, schedule, hybrid data center and cloud solutions, and the transfer of systems to or from department data centers.

**Hiring in Rural Communities.** —For purposes of administration, the agreement provides $25,000,000, including $20,000,000 for targeted violence and terrorism prevention grants and $5,000,000 for an Alternatives to Detention case management grant to be transferred to FEMA for purposes of administration.

**Procurement.** —The Department shall continue submitting quarterly obligation reports to the Committees for all programs and a description of the obstacles related to using small businesses; information about rates of attrition; the numbers of unfilled positions; and the duration of time for which those positions have remained vacant. The report shall also provide an assessment of the effect these vacancies have on the ability of components to accomplish their statutory and administrative responsibilities.

**Office of Biometric Identity Management (OBIM) Semi-Annual Briefings.** —OBIM is directed to continue briefing the Committees on a semiannual basis on workforce, service levels, staffing, modernization efforts, and other operations.

**Reception and Representation Expenses.** —The Department shall continue to submit quarterly obligation reports to the Committees for all representations and PPA expenses, as required in prior years, and shall provide a written summary of expenditures and other details.

**Small Unmanned Aerial Systems (sUAS) Procurement.** —For any acquisition of foreign-made sUAS using funds provided in this Act, including grant funding, the Department shall require that the acquiring entity provide sufficiently updated facility operation plans, and report the results to the Committees.

**Financial Services Modernization.** —Within 90 days of the date of enactment of this Act, the Department shall provide to the Committees an updated plan for the Office of Financial Services Modernization programs, including a multi-year plan for achieving full operating capability with details on both cost and schedule.

**Cybersecurity Professionals.** —Not later than 30 days after the date of enactment of this Act, the Office of the Chief Human Capital Officer, in coordination with the Office of the Chief Information Officer (OCIO) and CISA, shall brief the Committees on the status of meeting the department’s cybersecurity hiring goals and plans for developing standardized metrics to ensure consistency in identifying personnel skills and talents across the Department.

**Intelligence Expenditure Plan.** —The Department’s Chief Intelligence Officer is directed to continue briefing the Committees on its expenditure plans, including grant funding, the Department’s needs.

**OFFICE OF INSPECTOR GENERAL**

**Acquisition Fraud.** —Within the funding provided, OIG is directed to continue and expand oversight related to acquisition fraud.

**Customs Operations Reporting.** —OIG is directed to continue its program of announced inspections of immigration detention facilities and shall publish its final report regarding the program in 180 days of the date of enactment of this Act. The Inspector General shall ensure that the results of the inspections and other reports and notifications related to custody operations activities are posted on a publicly available website.

**TITLE I—ADMINISTRATIVE PROVISIONS**

Section 101. The agreement continues a provision requiring the Chief Financial Officer to review grants and contracts awarded by means other than full and open competition and report the results to the Committees.

Section 102. The agreement includes an overall reduction of $1,054,000 below the request associated with proposed awards spending increases and personnel cost adjustments.

**Procurement.** —The agreement provides $144,655,000 below the request. The total includes the requested amounts for headquarters lease consolidations and decommissioning, improvements at Mt. Weather, human resources technology, financial systems modernization, the DHS Data Framework, personnel vetting and access, and PPAs.

**Public Law 114–113 and shall ensure that such plans are connected to activity-level details in the budget justification materials.**

**Counter-Unmanned Aerial Systems (CUAS).** —The Department in the April 12, 2021, budget request includes an es-

**DESCRIPTION OF THE OBSTACLES RELATED TO USING SMALL BUSINESSES; INFORMATION ABOUT RATES OF ATTRITION; THE NUMBERS OF UNFILLED POSITIONS; AND THE DURATION OF TIME FOR WHICH THOSE POSITIONS HAVE REMAINED VACANT.**

**The agreement continues a provision requiring the Chief Financial Officer to submit monthly budget execution and statement of activities related to acquisition fraud.**

**The agreement includes an increase of $12,407,000 above the budget request for increased monitoring and oversight of border security and immigration enforcement activities.**

**The agreement provides $25,000,000, including $20,000,000 for targeted violence and terrorism prevention grants and $5,000,000 for an Alternatives to Detention case management grant to be transferred to FEMA for purposes of administration.**

**The agreement includes an overall reduction of $1,054,000 below the request associated with proposed awards spending increases and personnel cost adjustments.**
Section 103. The agreement continues a provision directing the Secretary to require that agents and other staff; plans for recruitment of new personnel and the transfer of existing personnel to the POEs; and notify the Committees prior to recouping such payments or reducing future payments.

Craft Beverage Modernization Tax Reform Act.—The Commissioner is directed to submit a study within 60 days of the date of enactment of this Act detailing the number of claims related to the Craft Beverage Modernization Tax Reform Act (Public Law 115-97) that remain outstanding for 2018: the interest owed on those claims as of January 1, 2020; the rate at which those claims are being processed; and an estimate of the total cost in interest payments for which the Treasury will be liable should those claims continue to be processed at the current rate. The Commissioner is further directed to submit a study within 60 days of the date of enactment of this Act of the estimated cost of upgrading its IT systems that track imported goods to make them interoperable with the IT systems of the Alcohol and Tobacco Tax and Trade Bureau.

DeCenzo. Port of Entry.—CBP is directed to ensure that CBP is continuously repairing the Nogales International Outfall Interceptor (IOI) so that repairs do not interfere with long-term port operations and to provide technical assistance as the IOI and related projects are completed, as appropriate. Further, CBP is directed to provide a briefing within 180 days of the date of enactment of this Act on technical assistance efforts, including consultation with the General Services Administration (GSA) or other stakeholders, to ensure the strategic significance of CBP’s interests, including officer safety and overall impact to port operations.

Detecting Opioids in the Mail.—The Department is directed to provide a report within 180 days of the date of enactment of this Act on technologies developed through the Opioid Detection Challenge and their potential impacts on CBP operations.

Deterring Illicit Substances.—CBP is encouraged to continue efforts to leverage advanced technologies in achieving screening goals to detect, interdict, and deter the flow of illicit drugs and other contraband at the POEs, to include rapid non-invasive screening technology. CBP is also encouraged to obtain portable chemical screening capabilities to detect the presence of fentanyl and other narcotics, including lab equipment, decontamination solutions, personal protective equipment, and other consumables, and by providing technology at POEs and express consignment facilities to rapidly interpret screening test results.

Expansion of Arizona and New Mexico Border Zone Travel.—Under current policy, eligible Mexican nationals can travel in certain areas of Arizona and New Mexico for up to 30 days with CBP increasing security and surveillance efforts due to the recent vetting of travelers, this policy focuses on efficiencies and has shown both a decrease in costs to CBP and an increase in revenue. CBP is encouraged to initiate a pilot program to expand travel opportunities to the entire State of Arizona and State of New Mexico. The pilot should not change who would be eligible for a visa, the duration of each visit, or the method of passenger clearance plan and shall continue using mobile onboard passenger clearance technology until such plan is implemented. Not later than 180 days of the date of enactment of this Act, CBP shall provide the Committees with a report on the agency’s plan to staff the Gordie Howe International Bridge. The report shall include information on the anticipated staffing timeline; the full staffing requirement; the actual staffing level CBP expects to achieve and maintain, delineated by officers and other staff; plans for recruitment of new personnel and the transfer of existing personnel to the POE; and any other information in CBP’s possession that would require revision to carry out the program and ensure compliance.

Border Searches and Electronics.—In addition to direction provided in House Report 116-458 related to searches of electronic devices, CBP shall continue to follow direction provided in Senate Report 116-125.

Border Security Deployment Program (BSDP).—CBP shall provide the Committees with a brief within 120 days of the date of enactment of this Act on its plan to expand BSDP at land ports of entry (LPOEs). The brief shall include:

(1) current screening capability;
(2) a threat assessment for containerized and non-containerized cargo;
(3) the types of containers received by each port, delineated by ownership by either CBP, state or local port authority, or private entity;
(4) current cost-sharing arrangements for screening technology or service to the port; and
(5) which ports are outside the jurisdiction or area of responsibility for each Field Office; and

(6) details on Field Office responsibilities for ports outside of their jurisdiction.

Holding Facility Length of Stay.—In lieu of direction in the House Report, CBP shall notify the Committees within 24 hours of any instance in which an individual child is held in a single CBP holding facility, centralized processing center, or temporary or soft-sided facility for more than three days or spends a total of six days in CBP custody. Within 60 days of the date of enactment of this Act and weekly thereafter, CBP shall update the Committees on the number of days a person in CBP custody for longer than 38 hours in Border Patrol stations, POEs, humanitarian care centers, and
centralized processing centers, and for longer than 72 hours in temporary or soft-sided facilities. This update shall be posted on a publicly available website.

Impact of the Model Security and Exam Infections.—Within 180 days of the date of enactment of this Act, CBP shall provide the Committees with a report on the resources needed to decrease the percentage of cargo inspections delayed beyond the 72-hour mark. The report shall include: (i) the number of inspections delayed for more than 72 hours in temporary or soft-sided facilities; and (ii) the percentage decrease in such inspections.

Land POE Hours of Operation.—In addition to that required in House Report 116–458, CBP is directed to conduct a study of the efficacy of the 24-hour POE system. The study shall include an analysis of the impact of the 24-hour system on: (i) the reduction of inspections costs; and (ii) the provision of a better experience for travelers.

Mission Support Contracting.—CBP is directed to establish a process to ensure that all strategic investments are aligned with the agency’s mission and performance goals. The process shall include: (i) the development of a comprehensive mission support strategy; (ii) the identification of mission-related duties; and (iii) the development of a strategic plan for the acquisition of mission support services.

Northern Border Strategy Implementation Plan.—Within 90 days of the date of enactment of this Act, CBP shall provide the Committees with a report on the status of the Northern Border Strategy Implementation Plan. The report shall include: (i) a comparison of the current and planned implementation; (ii) the identification of any changes necessary to improve the implementation; and (iii) the impact of such changes on the agency’s ability to achieve its strategic goals.

Operational Impact of Border Patrol Processing Coordinators.—The report provides $30,000,000 for new Border Patrol processing coordinators. Within 30 days of the date of enactment of this Act, CBP shall provide a report to the Committees on the operational impact of the new coordinators, including: (i) the number of inspections processed by the coordinators; and (ii) the reduction in inspection times.

Not later than 180 days after the date of enactment of this Act, CBP shall provide the Committees with a report on the status of the Border Patrol processing coordinator hiring efforts. The report shall include: (i) the number of Border Patrol agents returned to the field as a result of hiring coordinators; (ii) the percentage of new hires who are being able to perform their duties in a timely manner; and (iii) the impact of the hiring coordinators on the agency’s overall performance.

Queue Management at POEs and Data on Asylum Seekers.—CBP shall provide the Committees with a detailed report on the implementation of the Pilot Program for the Co-location of CBP and Canada Border Services Agency. The report shall include: (i) the number of individuals processed at each POE; (ii) the reduction in wait times; and (iii) the impact on the overall border security.

Recruitment, Hiring, and Retention.—Within 180 days of the date of enactment of this Act, CBP shall provide the Committees with a detailed report on the status of the Pilot Program for the Co-location of CBP and Canada Border Services Agency. The report shall include: (i) the number of individuals processed at each POE; (ii) the reduction in wait times; and (iii) the impact on the overall border security.
(6) Agricultural Inspections;
(7) Reimbursable Services Programs;
(8) Harmonized Commodity Description and Coding System;
(9) Performance and Beyond the Border Action Plan.

Reporting Requirements for Deaths in Custody.—In addition to direction in the House Report, CBP shall ensure that agents have sufficient training to carry out the CBP In-terim Procedures on Notifications on Deaths in Custody published on December 17, 2019.

Not later than 90 days after the submission of the report on migrant deaths described in the House Report, the Comptroller General of the United States shall review the report and provide a preliminary briefing to the Committees on the following:

(1) the validity of CBP’s statistical analy-sis of migrant deaths;
(2) the extent to which CBP has adopted simple and low-cost measures, such as rescue beacons, to reduce the frequency of migrant deaths; and
(3) the extent to which CBP measures the effectiveness of its programs to reduce the frequency of migrant deaths; and

(4) the extent of data and information sharing and cooperation among CBP, local and state law enforcement agencies, foreign diplomats or consular posts, and non-governmental organizations to accurately iden-tify deceased individuals, notify family members, and compare information to missing person reports.

The remains of thousands of women, men, and children have been found along migrant border crossing routes and thousands more are believed to lie unrecorded. CBP is en-couraged to expand engagement with its state and local counterparts and non-governmental organizations to address this humanitarian issue.

Short-Term Detention.—In addition to direction in the House Report concerning medical care, CBP shall ensure that appropriate med-ical supplies are made available to each Bor-ders Patrol agent with an Emergency Medical Technician or paramedic certification and to each Border Patrol sector, including all re-mote stations and forward operating bases. In developing the appropriate list of medical supplies required, CBP shall consult with and consider recommendations from na-tional and regional emergency medical care, including emergency medical care of children, and the DHS Chief Medical Officer Board, this guidance should be continued to interfere with the rights obtained or obligations owed by any federal consent decree. CBP shall brief the Committees not later than 180 days after the date of enactment of this Act on the plan to implement the updated medical guidance.

Solid Sodium Cyanide Briquettes.—The Sec-retery, in coordination with the Environ-mental Protection Agency Administrator and the Secretary of the Department of Transportation, shall conduct an investiga-tion of the potential health and safety implications of imports of solid so-dium cyanide briquettes. The study shall in-clude: (1) an evaluation of current industrial standards for safety, shipping, storage, and handling; and (2) whether such imports comply with these existing standards; and (3) recom-mendations for improved standards.

Special Conditions for High-Altitude Pseudo Satellites.—CBP is di-rec ted to provide a briefing to the Commit-tees on the conditions for high-altitude pseudo satellites pilot program within 90 days of the date of enactment of this Act. CBP is directed to provide the briefing to the Committees on the conditions for high-altitude pseudo satellites pilot program within 90 days of the date of enactment of this Act. The briefing should include recommenda-tions regarding operations and procedures for future implementa-tion and the needed training and certifi-cation processes required to support the Bor-ders Patrol. Additionally, CBP is directed to provide a briefing within 90 days of the date of enactment of this Act. The briefing should include recommendations regarding the acquisition and deployment of high-altitude pseudo satellite systems, along with the cost of transition.

U.S. Immigration and Customs Enforcement

Operations and Support

Assumed in the agreement funding level are the following increases above the budget request: $5,500,000 for the Human Exploit-a-tion Rescue Operative (HERO) Child-Res-cue Corps; $3,100,000 to expand the Immigra-tion and Naturalization Services (INS) em-ployee safety program; $3,165,000 to address- lever and operational costs; $3,100,000 to expand the Immigration and Naturalization Services (INS) em-ployee safety program; $3,165,000 to address the needs of the Department of Homeland Security’s (DHS) Office of the Chief Financial Officer (CFO) and the Office of the Inspector General (OIG) in ful-filling their respective financial manage-ment and compliance responsibilities.

The bill includes the following increases above the budget request: $5,500,000 for the Human Exploitation Rescue Operative (HERO) Child-Rescue Corps; $3,100,000 to expand the Immigration and Naturalization Services (INS) employment safety program; $3,165,000 to address ICE's Freedom of Information Act (FOIA) backlog; $10,000,000 to expand the Alternatives to Detention (ATD) program and related case management services; and $11,542,000 to sustain prior year initiatives.

The agreement does not include the pro-visions of $11,542,000 from the Immigration Examination Fee Account (IEFA) to reim-burse costs in the ICE Operations and Support account.

Revenue Modernization.—Within 120 days of the date of enactment of this Act, CBP shall update the Committees on the percentage of all collections at each POE that have been transferred to automated financial sys-tems, along with the cost of transition.

Fiscal Accountability.—ICE is reminded of the importance of fiscal discipline and trans-parency in the way it obligates and spends funds, including a priority on information technology investments, procurement, and capital improvement projects. CBP is directed to provide information to the Committees on the status and need for additional funding to meet specific programmatic and operational requirements.

The agreement also provides $12,000,000 for an instructional design and develop-ment program for the Office of the Chief Financial Officer (CFO) to support the development of new and existing training modules.

The bill includes the following increases above the budget request: $5,500,000 for the Human Exploit-a-tion Rescue Operative (HERO) Child-Res-cue Corps; $3,100,000 to expand the Immigra-tion and Naturalization Services (INS) em-ployee safety program; $3,165,000 to address the needs of the Department of Homeland Security’s (DHS) Office of the Chief Financial Officer (CFO) and the Office of the Inspector General (OIG) in ful-filling their respective financial manage-ment and compliance responsibilities.

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The agreement also provides $12,000,000 for an instructional design and develop-ment program for the Office of the Chief Financial Officer (CFO) to support the development of new and existing training modules.

The bill includes the following increases above the budget request: $5,500,000 for the Human Exploit-a-tion Rescue Operative (HERO) Child-Res-cue Corps; $3,100,000 to expand the Immigra-tion and Naturalization Services (INS) em-ployee safety program; $3,165,000 to address the needs of the Department of Homeland Security’s (DHS) Office of the Chief Financial Officer (CFO) and the Office of the Inspector General (OIG) in ful-filling their respective financial manage-ment and compliance responsibilities.

The agreement also provides $12,000,000 for an instructional design and develop-ment program for the Office of the Chief Financial Officer (CFO) to support the development of new and existing training modules.
Congress. Notifications of proposed transfers or the reprogramming of funds shall be accompanied by transparent and publicly available evidence that a need for continuity and efficient delivery of law enforcement activities both along the border and in the interior of the United States exist, followed by an independent review of the program. ICE shall report to the Committees on progress in establishing these guidelines within 60 days of the date of enactment of this Act and quarterly thereafter until the completion of this program.

Finally, Congress appropriated $4,000,000 for fiscal year 2020 for the Office of the Principal Legal Advisor’s Human Rights Law Section, the Human Rights Investigations Center, and the War Crimes Unit for training, transportation, and other related activities. ICE is directed to continue its efforts to investigate, remove, and prosecute individuals who have committed human rights abuses, including persecution, genocide, severe violations of religious freedom, torture, extrajudicial killing, use or recruitment of child soldiers, crimes against humanity, or war crimes. ICE shall report to the Committees not later than 180 days after the date of enactment of this Act: (1) a report on the implementation of the Human Rights Investigations Center, and including the criteria for making grant awards; and (2) an independent review of the program. ICE is reminded of the requirement that the review and analysis be informed by discussions with professional stakeholders, non-governmental immigration policy organizations and community partners, and other stakeholders, and current participants in the program who resides in an area covered by the pilot program is made aware of these case management services and is referred for services unless they formally decline such services in writing. ICE shall provide relevant contact and case file information for such individuals to the grantees servicing the area where such individuals reside. These requirements shall also apply for anyone residing in such area who is enrolled in the ATD program as of the date of enactment of this Act.

ICE shall provide information describing this process to FEMA, the national board responsible for administration of the grant program, and each grant recipient. To ensure compliance with congressional intent, FEMA, ICE, OCRCIL, and the Privacy Office are directed to jointly brief the Committees on this process prior to its execution. In any area not actively served by the pilot program, ICE shall continue to use its resources toward improving case management services.

ICE shall continue to brief the Committees on any ATD contracts it awards under this program, including contracts involving the “Know Your Rights” program for new participants. In addition, ICE is directed to continue exploring the use of ATD models on an ongoing basis; prioritizing the use of such detention alternatives for immigrant children and their families, when appropriate; and seeking the release of individuals and their family members who pass credible fear determinations and do not present a public safety or flight risk.

ICE shall continue to publish annually the following policies and data relating to ATD: guidelines for referrals and detention, de-escalation decisions; enrollment by Field Office; information on the length of enrollment broken down by ATD type; and a breakdown of enrollment by type and point of apprehension.

ICE shall consider enrollment referrals from non-governmental organizations (NGOs) and community partners, and actively collaborate with these organizations to establish criteria for such referrals, guidelines for referrals, and the criteria for how ICE will consider such enrollment referrals.

ICE shall submit a report to the Committees on progress in establishing these guidelines within 60 days of the date of enactment of this Act and quarterly thereafter until the guidelines are finalized. ICE shall submit an annual report on the number of referrals submitted by NGOs and the number of such referrals accepted into ATD programs that utilize case management services.

Finally, Congress appropriated $4,000,000 for fiscal year 2020 for the Office of the Principal Legal Advisor’s Human Rights Law Section, the Human Rights Investigations Center, and the War Crimes Unit for training, transportation, and other related activities. ICE is directed to continue its efforts to investigate, remove, and prosecute individuals who have committed human rights abuses, including persecution, genocide, severe violations of religious freedom, torture, extrajudicial killing, use or recruitment of child soldiers, crimes against humanity, or war crimes. ICE shall report to the Committees not later than 180 days after the date of enactment of this Act: (1) a report on the implementation of the Human Rights Investigations Center, and including the criteria for making grant awards; and (2) an independent review of the program.
program, and by reviewing similar programs in other countries. Not later than 60 days after the date of enactment of this Act, the Secretary shall submit a report to the Committees on the status of the review of the prior year’s findings and recommendations. The review shall cover all immigration detention centers in the United States and any other facilities where immigration detainees are held.

Indeterminate Detention at Sensitive Locations.—ICE is directed to follow its policy regarding enforcement actions at or near sensitive locations, including courthouses, and is encouraged to continue its program to enable ICE to identify individuals who are the subject of a private immigration bill and who are the subject of a private immigration bill. The report shall include all resources currently intended for immigration enforcement activity on crime victims.

Student and Exchange Visitor Program.—ICE is directed to brief the Committees on its plan to continue the Student and Exchange Visitor Program, including the number of students and exchange visitors who are subject to immigration enforcement activity on crime victims.

Know Your Rights.—In May 2017, ICE conducted a national news conference to raise awareness about the rights of immigration detainees. The conference was held to educate the public about the rights of immigration detainees and the process for asserting those rights. The briefing shall include a detailed explanation for ICE’s abrupt change in policy and specify any documentation requirements.

The agreement provides $2,000,000 to identify potential information gaps within the Sex Offender Registration and Notification Act (Public Law 109–248) and to address these gaps in a manner that ensures that data on ICE detainees with sex or violent offender records are provided in real time and all jurisdictions where such detainees will reside.

Mission Support Radios.—ICE is directed to brief the Committees on its plan to continue the Mobile Criminal Alien Teams program; $46,392,000 to continue the Border Patrol Supervisory Radios program; $32,924,000 to continue the Transportation Security Administration (TSA) Program; $65,593,000 to maintain a consistent onboarding schedule for the TSA workforce, partially rejecting a proposal to delay hiring of cybersecurity experts; $13,661,000 for the Office of the Principal Legal Advisor to sustain prior year hiring initiatives congruent with the expansion of immigration court capacity.
Passenger Volume Growth.—TSA shall make the Committees aware of any analysis that forecasts long-term passenger volume.

Passenger Screening Canine Teams.—TSA is directed to notify the Committees within 90 days of any change to a private screening contract, including any new SPP award or any transition from privatized screening to federal screening.

Screening Technology Maintenance.—TSA is directed to determine best practices for assessing equipment performance by testing the performance of CAT and analyzing trends of degraded performance that occur during normal use. Additionally, within 90 days of the date of enactment of this Act, TSA shall complete a phase 3 roadmap that it has taken or is taking to implement the recommendations of GAO-20-56, Aviation Security: TSC Should Ensure Screening Technologies Continue to Meet Detection Requirements after Deployment.

Screening Workforce Pay Strategy.—Not later than 180 days after the date of enactment of this Act, TSA shall provide a report to the Committees detailing the number of Transportation Security Officers (TSO) hired since fiscal year 2016 and their corresponding retention rates over the past year. As part of this report, TSA shall include a plan for continuous and sustained human capital investments that is proactive and efficient. In addition, within 90 days of the date of enactment of this Act and thereafter, TSA is directed to provide reports that include the effect of pay reform on TSO retention levels.

Staffing Report.—TSA shall provide a report to the Committees within 90 days of the date of enactment of this Act and thereafter that outlines the number of positions and FTE levels at the end of the month thereafter on staffing levels by major personnel categories. Such report shall display the following for each personnel category: onboard positions and FTE levels at the end of the previous fiscal year; onboard positions and FTE levels funded through enacted appropriations for the current year; and onboard positions and FTE at the end of the month being reported.

Touchless Screening.—Within 60 days of the date of enactment of this Act, TSA shall provide a report to the Committees detailing current efforts to ensure checkpoints are sanitary; initiatives to limit interactions that are not conducive to a touchless screening environment; and CAT systems without adversely impacting the core security mission, and proposals for procurement and acquisition of available technologies to promote a touchless screening environment.

PROCUREMENT, CONSTRUCTION, AND IMPROVEMENTS

The agreement provides $101,106,000 above the request, including increases of: $6,000,000 for procurement and research; $3,559,000 for the Safe Homes Initiative; $17,500,000 for cutter navigation and domain awareness systems; $4,000,000 for additional mental health support and services; $10,000,000 for recapitalization and modernization of applications; $6,500,000 for improvement of environmental remediation projects related to per- and polyfluoroalkyl substances evaluations and response; and $6,359,000 for training and critical course development; $4,000,000 for VHIF communication infrastructure modernization in Alaska; $6,000,000 to implement a big data platform; $6,500,000 for phone systems modernization; $15,000,000 for next generation cutter underway connectivity; $3,000,000 to support MH-65 Link 16; $16,000,000 for cyber readiness; $15,000,000 for the Safe Homes Initiative; $9,000,000 for the Coast Guard Operations Systems Center; $5,000,000 for environmental remediation projects related to per- and polyfluoroalkyl substances evaluations and response; and $1,500,000 for critical intermediate and depot level maintenance; $2,500,000 for the Safe Homes Initiative; $6,000,000 to continue the Fishing Safety and Environmental Research Grants programs; and $5,000,000 for the National Coast Guard Museum.

The agreement includes reduction to the request of $13,835,000 associated with personnel cost adjustments and $4,500,000 associated with travel and management efficiencies.

Funding is provided to meet the air facility operation obligations laid out in section 676a of title 14, United States Code.

Hazardous Materials Threat.—The Coast Guard shall provide a report to the Committees not later than 120 days after the date of enactment of this Act detailing the threat assessment level, including any recent changes, for marine liquefied natural gas and liquefied petroleum gas facilities in the Northeastern United States.
The Coast Guard Housing Fund will also be funded Priorities List (UPL): projects identified in the Coast Guard's Unfunded Coast Guard priorities and the funds set, and Maritime Commerce category systems that serve the mariner community.

The agreement includes a total of $266,350,000, for Major Acquisition Systems Infrastructure, which includes funding to support the Offshore Patrol Cutter (OPC) homestead facility improvements described on the UPL.

Mission Requirements.—The Coast Guard is directed to evaluate the mission requirements and expand training in computer forensics by the proposed rescission of $70,000,000 appropriated in fiscal year 2020 that was made available for long lead time materials and postproduction costs, before a production contract can be awarded, consistent with congressional direction in prior years.

NSC Program.—The Coast Guard is directed to brief the Committees not later than 90 days after the date of enactment of this Act detailing the number and type of vessels that were necessary to provide a regular schedule of mission-critical responses funded by the OSLTF during the cost recovery phase. Further, the Coast Guard shall provide a report to the Committees not later than 120 days after the date of enactment of this Act describing means of escape, rechargeable devices,inkeadness alert systems, and interconnected fire detection and suppression systems. The Coast Guard is directed to brief the Committees not later than 90 days after the date of enactment of this Act on these efforts.

Training Improvements.—The Coast Guard is directed to provide a report on the use of the funding on training, and to the extent of escort and interior alterations to the Maritime Security Cutter (MCC). The Coast Guard is also directed to continue briefings as detailed in House Report 115–458, the Coast Guard shall brief the Committees within one week prior to taking any procurement actions impacting estimated costs for the OPC program.

UPL.—The Commandant is directed to provide the Committees, at the time of the report required by the OSLTF and the current stage of cost recovery for each such claim.

Uniformed Division Retention Bonus.

The agreement provides an increase above the request of $14,650,000, to fund the Fully Armored Vehicle Program through this account instead of through the Operations and Support account, as proposed.

The agreement includes the amount requested. Not later than 180 days after the date of enactment of this Act, USSS is directed to provide quarterly updates for preclearance activities. The agreement continues a provision regarding the availability of passenger fees collected from certain countries, as proposed. The agreement continues a provision allowing CBP access to certain preproduction and postproduction costs, before a production contract can be awarded.

The agreement includes the amount requested. Not later than 180 days after the date of enactment of this Act, USSS is directed to provide a briefing on the use of funds to support currently planned and anticipated NSSE and to provide a follow-on briefing not later than six months after the initial briefing.

The agreement continues a provision regarding the availability of passenger fees collected from certain countries, as proposed.
Section 209. The agreement includes a provision allocating funds within CBP’s Procurement, Construction, and Improvements account for specific purposes.

Section 210. The agreement includes a provision allocating certain funds under “U.S. Customs and Border Protection—Procurement, Construction and Improvements” for specific purposes and in the same amount as in fiscal year 2020.

Section 211. The agreement continues a provision prohibiting the construction of border security barriers in specified areas.

Section 212. The agreement includes a provision on vetting operations at existing locations.

Section 213. The agreement continues a provision allowing the Secretary to reprogram funds within and transfer funds to “U.S. Immigration and Customs Enforcement—Operations and Support” to ensure the detention of aliens prioritized for removal.

Section 214. The agreement continues a provision prohibiting the use of funds provided under the heading “U.S. Immigration and Customs Enforcement—Operations and Support” to contract with a facility under the 287(g) program if the terms of an agreement governing such delegation have been materially violated.

Section 215. The agreement continues and modifies a provision prohibiting the use of funds provided under the heading “U.S. Immigration and Customs Enforcement—Operations and Support” to enter into a contract with a facility for detention services if the facility receives less than “adequate” ratings in two consecutive performance evaluations, and requires that such evaluations be conducted by the ICE Office of Professional Responsibility by January 1, 2021.

Section 216. The agreement continues and modifies a provision that requires ICE to provide statistics about its detention population.

Section 217. By reference, the agreement continues provisions related to information sharing and on reporting under the 287(g) program.

Section 218. The agreement continues a provision clarifying that certain elected and appointed officials are not exempt from federal passenger and baggage screening.

Section 219. The agreement continues a provision directing TSA to deploy explosives detection systems on international arrival gates.

Section 220. The agreement continues a provision requiring TSA to provide an update to Congress on the status of its hiring plan for cybersecurity professionals.

Section 221. The agreement continues a provision prohibiting the use of funds for the operation of the Aviation Security Capital Fund for the procurement and installation of explosives detection systems for or for other purposes authorized by law.

Section 222. The agreement continues a provision prohibiting the use of funds in abrogation of the statutory requirement for TSA to monitor certain airport exit points.

Section 223. The agreement continues a provision requiring TSA to provide a report that includes an update to the Fiscal Year 2023 TSA Investment Plan, the five-year technology investment plan, and information on Advanced Integrated Passenger Screening Technologies.

Section 224. The agreement includes a provision to extend the authority for a reimbursable TSA pilot program first authorized in Public Law 116–26 through fiscal year 2023 to enable completion of the pilot program.

Section 225. The agreement continues a provision prohibiting funds made available by the TSA Realignment and Transformation Initiative for special travel expenses, except to the extent fees are collected from owners of yachts and credited to this appropriation.

Section 226. The agreement continues a provision under the heading “Coast Guard—Operations and Support” allowing up to $10,000,000 to be reprogrammed to or from Military Pay and Allowances.

Section 227. The agreement modifies a provision relating to the reallocation of funds for certain overseas areas, which had expired.

Section 228. The agreement continues a provision prohibiting funds to reduce the staff or mission at the Coast Guard’s Operational Support Center, which had expired.

Section 229. The agreement continues a provision prohibiting the use of funds to conduct a competition for activities related to the National Infrastructure Coordination Center.

Section 230. The agreement continues a provision allowing the following the use of funds to alter, but not reduce, operations within the Civil Engineering program of the Coast Guard.

Section 231. The agreement includes a provision allowing for use of the Coast Guard Housing Fund.

Section 232. The agreement continues a provision allowing the Secret Service to obligate funds for reimbursement of personnel receiving training.

Section 233. The agreement continues a provision prohibiting the use of funds by the Secret Service to relocate ISD programs to a federal agency other than the Secretary of Homeland Security, except when the Director has entered into a reimbursable agreement for such purposes.

Section 234. The agreement continues a provision allowing the reprogramming of funds within “United States Secret Service—Operations and Support” to be available for travel of employees on protective missions with no regard to the limitations on such expenditures.

TITLe III—PROTECTION, PREPAREDNESS, RESPONSE, AND RECOVERY

CYBERSCURITY AND INFRASTRUCTURE SECURITY AGENCY

OPERATIONS AND SUPPORT

The agreement includes a net increase of $224,178,000 above the request to enhance cybersecurity and critical infrastructure protection and resilience. This includes $226,256,000 above the request to maintain current services, and $5,154,000 in enhancements that are not included in more detail below. Of the funds included in the current services level of funding, there are several rejections of proposed reductions to prior year initiatives and the inclusion of necessary annualizations to sustain them, such as $65,696,000 for threat analysis and response; $5,507,000 for soft targets and crowded places security; $5,516,000 for technology to ensure ISD programs with clear outcomes in further detail below.

Section 235. The agreement continues a provision allowing funds made available within “United States Secret Service—Operations and Support” to be available for travel of employees on protective missions with no regard to the limitations on such expenditures.

CISA.—The Cyberspace and Information Protection Agency (CISA) is directed to submit the fiscal year 2022 budget request at the same level of PPA detail provided in the table at the end of this report with no further reductions to programs and milestones; and an execution strategy for each major initiative. The hiring plan shall include an update on CISA’s hiring strategy efforts and shall include the following: the number of funded positions and FTE within each PPA; the projected and obligated funding; the number of actual onboard personnel as of the end of the fiscal year; and the hiring and attrition projections for the fiscal year.

INFRASTRUCTURE SECURITY MISSION.—Not later than 180 days after the date of enactment of this Act, the Office of the Director of CISA, in conjunction with the Infrastructure Security Division (ISD), shall brief the Committees on a strategic plan for the implementation of ISD programs, and include outcomes and metrics for defining the needs, authorities, and capabilities of fulfilling the infrastructure security requirements of the Nation.

National Critical Functions.—The Director of CISA, jointly with the Administrator of FEMA, is expected to complete the briefing requirements included in Senate Report 116–125 regarding implementation of CISA’s National Critical Functions and FEMA’s Community Lifelines.

Cybersecurity Cyber Defense Education and Training (CDET).—The agreement includes $29,457,000 above the request for CISA’s CDET programs, an increase of $20,807,000 above the request that is described in further detail below.

Efforts are underway to address the shortage of qualified national cybersecurity professionals in the current and future cybersecurity workforce. In order to move forward with a comprehensive plan for a cybersecurity workforce development effort, the agreement includes $10,000,000 above the request for cyber education, information and training and programs to address the national shortfall of cybersecurity professionals, which could include guidance through the use of grants or cooperative agreements as needed in order to fully comply with congressional intent. CISA should consider how to bring higher education, government, colleges and universities, led by at least one academic institution with an extensive history of education, research, policy, and outreach in computer science and engineering disciplines; existing designations as a land-grant institution with an extension role; a center of academic excellence in cyber security; funding for a new academic and training program; a record of distinction in research cybersecurity; and extensive experience in offering distance education programs and outreach with K-12 programs. The agreement also includes $4,300,000 above the request for the Cybersecurity Education and Training Assistance Program (CETAP), which was proposed for elimination, and $2,500,000 above the request to further expand and initiate cybersecurity education programs. The agreement includes: CETAP, which improve education delivery methods for K-12 students, teachers, counselors and post-secondary institutions and encourage students to pursue cyber careers.
with the National Institute of Standards and Technology, National Initiative for Cybersecurity Education Challenge project or for similar efforts to address shortages in the cybersecurity workforce through the development of content and curriculum for colleges, universities, and other higher education institutions.

Last year's agreement includes $800,000 above the request for a review of CISA’s program to build a national cybersecurity workforce. A continuation of the agreement should enter into an inter-agency agreement to brief the Committees not later than 60 days after the date of enactment of this Act, CISA, in conjunction with the National Academy of Public Administration, or a similar non-profit organization, within 45 days of the date of enactment of this Act. The review shall assess: whether the partnership models under development by CISA are positioned to be effective and scalable to address current and anticipated needs for a highly capable cybersecurity workforce; whether existing partnership models, including those used by other agencies and private industry, could usefully augment CISA’s strategy; and the extent to which CISA’s strategy has made progress on workforce development objectives, including excellence, scale, and diversity.

Cybersecurity Workforce.—By not later than September 30, 2021, CISA shall provide a joint briefing, in conjunction with the Department of Commerce and other appropriate federal departments and agencies, on progress made to date on each recommendation put forth in Executive Order 13800 and the supporting the Growth and Sustainment of the Nation’s Cybersecurity Workforce” report.

Multi-State Information Sharing and Analysis Center (MS-ISAC).—The agreement provides $5,148,000 above the request for the MS-ISAC to continue enhancements to SLTT election cybersecurity, including improved incident detection and response capabilities, including endpoint detection and response, threat intelligence platform integration, and malicious domain detection and response Software Assurance Tools.—Not later than 90 days after the date of enactment of this Act, CISA, in conjunction with the Science and Technology Directorate is directed to brief the Committees on their collaborative efforts to transition cyber-related research and development initiatives into operational tools that can enable continuous software assurance. The briefing shall include an explanation for any completed projects and activities that were not considered viable for practice or were considered operationally self-sufficient. Such briefing shall include software assurance projects, such as the Software Assurance Marketplace.

Updated Lifecycle Cost Estimates.—CISA is directed to provide a briefing, not later than 60 days after the date of enactment of this Act, regarding the Continuous Diagnostics and Mitigation (CDM) and National Cybersecurity Protection System (NCPS) program implementation. CISA shall annually describe the projected cost trends of these programs.

Vulnerability Management.—The agreement provides $4,000,000 above the request to address the increasing number of identified and reported vulnerabilities in the software and hardware that operates critical infrastructure. This investment will contribute to identifying, analyzing, and sharing information about known vulnerabilities and common attack patterns, including through the National Vulnerability Database, and to expand the coordinated responsible disclosure of vulnerabilities.

Infrastructure Security

Security Advisors.—The agreement provides $65,020,000 for the Security Advisors PPA, which is an increase of $5,837,000 above fiscal year 2020 levels to annualize and sustain prior year Program Security Advisor and Cyber Security Advisor initiatives.

Risk Management Operations

Critical Infrastructure Dependency Analyses.—The agreement provides an increase of $1,000,000 above to enter into information sharing agreements that may have unique skillsets, data, knowledge, and access required to develop and deliver specialized resources. Use of such agreements shall be formalized by the Assistant Secretary for Infrastructure Cybersecurity and Development assisting CISA to enter into agreements to support critical infrastructure ecosystems.

Infrastructure

The agreement provides $84,483,000 for infrastructure analysis, which is an increase of $8,308,000 above the request for additional risk analyses of critical infrastructure systems, including their vulnerability and security, as defined in Presidential Policy Directive 21.

Public Awareness Campaigns.—The agreement includes an increase of $1,500,000 above the request to expand CISA’s public awareness campaigns to improve public resilience to cybersecurity attacks.

SLTT Resilience Technical Assistance.—The agreement provides an increase of $4,000,000 above the request for the SLTT Cyber Information Sharing Program to increase technical assistance and collaboration with SLTT partners. CISA may use up to $2,000,000 through the execution of noncontracting authorities in order to work with non-profits, academic institutions, and other organizations that may have unique skillsets, data, knowledge, and access required to develop and deliver specialized resources. Use of such authorities shall be formalized by the Assistant Secretary for Infrastructure Cybersecurity and Development assisting CISA to enter into agreements to support critical infrastructure ecosystems.

CISA is encouraged to work with universities to leverage their expertise in helping public and private institutions prevent and respond quickly to crippling cyber-attacks.

CISA is directed to work with appropriate stakeholders on the development and procurement of cybersecurity capabilities that can be adopted or modified for adoption by SLTT governments, and to partner with FEMA to better leverage existing assistance authorities to support cybersecurity investments. Not later than 45 days after the date of submission of the fiscal year 2022 budget request, CISA is directed to brief the Committees on its SLTT technical assistance efforts, including a current understanding of the threats to SLTT cybersecurity, known vulnerabilities, and an assessment of SLTT capability gaps. Further, CISA and FEMA are directed to jointly review the bi-yearly Nationwide Cybersecurity R&D Brief to the Congress on how the review can be more actively used among the components.

CISA is directed to provide a briefing not later than 90 days after the date of enactment of this Act on plans to establish the SLTT Cyber Information Sharing Program and the metrics and milestones for the program.

PROCUREMENT, CONSTRUCTION, AND IMPROVEMENTS

The agreement provides $353,479,000, an increase of $30,000,000 above the request.

Cybersecurity

CDM.—The agreement includes an increase of $40,000,000 above the request for CDM requirements for CDM capabilities to strengthen the resiliency of federal networks.
Next Generation Networks (NGN) Priority Services (PS).—Not later than 90 days after the date of enactment of this Act, CISA is directed to provide a briefing to the Committees on an updated NGN-PS acquisition plan and deployment schedule.

**RESEARCH AND DEVELOPMENT**

**Integrated Operations**

The agreement includes $1,500,000 above the request for the Technology Development and $1,500,000 above the request to develop capabilities to model, simulate, and conduct other advanced analytics of cybersecurity and infrastructure networks.

**FEDERAL EMERGENCY MANAGEMENT AGENCY**

**OPERATIONS AND SUPPORT**

The agreement provides $4,913,000 below the request, including $15,512,000 below the request associated with personnel cost adjustments, and increases above the request of: $2,000,000 for the Emergency Management Assistance Compact and $2,181,000 for continuity communications equipment and architecture in the Preparedness and Protection PPA; $3,000,000 for national geospatial infrastructure in the Response and Recovery PPA; and $3,200,000 for financial systems and $1,000,000 for the National Dam Safety Program. Not less than $9,398,000 is for the National Earthquake Hazards Reduction Program and not less than $1,200,000 is for the National Dam Safety Program.

The bill provides $3,000,000 in Mission Support for the Office of Professional Responsibility and $500,000 for individual financial preparedness in the Preparedness and Protection PPA.

CISA and the Director of CISA are directed to fulfill the briefing requirement in Senate Report 116–125 regarding the implementation of CISA’s National Critical Functions and Community Lifelines.

**Commodity Supply Chains.**—Following recent large-scale incidents, FEMA has made use of existing systems and processes to conduct real-time analysis of the supply and availability of critical life-sustaining commodities, such as food, fuel, bottled water, and electrical power, as well as the critical enabling commodities. Such analyses and processes have been strained by the scale of increasingly complex disasters. FEMA is directed to brief the Committees, not later than 30 days after the date of enactment of this Act, regarding the capacity gaps of the current systems and recommendations to address and improve such gaps. The briefing shall include how these systems work with other federal agency and SLTT systems; the ways in which key commodity supply chain nodes are identified; where vulnerabilities exist; and how owner and operator partners should be consulted.

**Emergency Management Personnel Wellness.**—Currently, national level data is unavailable to document the impacts of stressors on emergency management professionals who are repeatedly exposed to highly stressful and often traumatic events that impact their mental health and wellness, leading some to suicide. FEMA is directed to brief the Committees, not later than 90 days after the date of enactment of this Act, on the feasibility of collecting and assessing data to better define the impact of stressors on emergency management professionals.

**Individual Financial Preparedness.**—The agreement provides $2,794,000 below the request for Financial Preparedness. FEMA is directed to develop a plan, including how FEMA efforts will work in concert with other federal agencies with individual financial preparedness, and brief the Committees before seeking additional funds for this program.

**Levee Certification Data.**—FEMA, in conjunction with the United States Army Corps of Engineers, shall brief the Committees not later than 45 days after the date of enactment of this Act on the status of levee certifications in the National Levee Database. The briefing shall detail the number of levee certifications that will be due over the next five years; cost savings that could be realized if all levees are properly certified to reduce the risk of failure; and federal and non-federal resources available for the costs of performing such certifications.

**Mesonet.**—FEMA, in collaboration with the National Weather Service, is directed to brief the Committees within 90 days of the date of enactment of this Act on the capabilities of existing statewide weather observation mesonets.

**National Water Center (NWC).**—FEMA is directed to permanently co-locate personnel at the NWC not later than the date on which it begins to deliver operational products, and to brief the Committees not later than 90 days later on the efforts of NWC staff to familiarize FEMA headquarters staff, regional staff, and FEMA Integration Team staff with the products and capabilities of the NWC.

**Predisaster Mitigation.**—In addition to the reporting requirements in Section 306 of this Act, FEMA shall include the following in accordance with paragraph (1) of Public Law 114–4, the Department of Homeland Security Appropriations Act, 2015:

1. an estimate of the amount projected to be set aside for the budget year for National Public Infrastructure Predisaster Mitigation (42 U.S.C. 5181(b)), excluding (3091) of the Robert T. Stafford Disaster Relief and Emergancy Assistance Act (42 U.S.C. 5153);
2. a specific description of the methodology and the source data used in developing the estimate, including the date of the first and last disaster declaration to which such set aside applies for the budget year;
3. a strategic plan for program implementation if the amount set aside exceeds more than 10 percent above or below the estimate established during the Hazard Mitigation application process or carryover to the budget year plus one; and
4. an estimate, developed in conjunction with appropriate stakeholders and verified by FEMA, for the Federal Financial Assistance Program grants that can begin no later than the budget year plus one and for planning for future projects.

When developing the required strategic plan, FEMA shall include a description of any consideration given to calculation policies, including carryover, and/or project criteria as FEMA decides how to assess program performance and evolution. This additional reporting requirement shall be submitted not later than March 30, 2021, if submission with the President’s budget proposal for fiscal year 2022 is not practicable.

FEMA is directed to take the actions necessary to assist state, local, tribal, and territorial governments to overcome technical difficulties during the Predisaster Hazard Mitigation application process and shall continue to make reasonable efforts to minimize the amount of time between approval of Predisaster Hazard Mitigation applications and reimbursement.

**Not later than 60 days after the date of enactment of this Act and quarterly thereafter, FEMA shall brief the Committees on the status of Predisaster Hazard Mitigation implementation, with a focus on how stakeholder views are incorporated, including the needs of local governments.**

**Water and Wastewater System Resiliency.**—FEMA is directed to collaborate with the Environmental Protection Agency on best practices to ensure resiliency of vulnerable coastal water and wastewater utility facilities along the Gulf Coast during disasters.

**Next Generation Technologies.**—FEMA is encouraged to evaluate and adopt new technologies, including an inventory of atmospheric water generation machines, to better prepare for disaster response.

**Wildfire Lessons Learned.**—FEMA is directed to brief the Committees on lessons learned from recent wildfires, including findings and policy recommendations, not later than 180 days after the date of enactment of this Act.

**PROCUREMENT, CONSTRUCTION, AND IMPROVEMENTS**

The agreement includes an increase of $19,862,000 above the request, including: $4,400,000 for high priority deferred maintenance at the Center for Domestic Preparedness; $382,000 for the National Continuity Program, Continuity Readiness Cell; $50,000,000 for high priority deferred maintenance at the National Emergency Training Center; and $2,500,000 for Grants Management Modernization. Construction and Facility Improvement Projects at the North Wildfire Emergency Operations Center are funded at the requested amount.

**FEDERAL ASSISTANCE**

The agreement includes an increase of $612,549,000 above the budget request, not including funding transferred from the Office of the Secretary and Executive Management for targeted violence and terrorism prevention grants and an Alternatives to Detention community justice demonstration pilot program. The amount provided for this appropriation by PPA is as follows:

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**Federal Assistance**

- **Grants**
  - State Homeland Security Grant Program
  - Urban Area Security Initiative
  - Staffing for Adequate Fire and Emergency Response (SAFER) Grants
  - Assisting Firefighter Grants
  - Port Security Grants
  - Emergency Management Performance Grants
  - Emergency Management Assistance Grants
  - Natural Security and Emergency Management Grant Program
  - Regional Catastrophic Preparedness Grants

**H8478 CONGRESSIONAL RECORD — HOUSE December 21, 2020**
Center for Domestic Preparedness.—FEMA shall ensure the Center for Domestic Preparedness continues to provide its usual suite of training opportunities for first responders, emergency management professionals, law enforcement officers, and healthcare professionals.

Cooperative Program Grants.—The agreement includes $12,000,000 for Continuing Training Grants, of which not less than $3,000,000 shall be competitively awarded for FEMA to partner with the Federal Aviation Administration (FAA) Unmanned Aircraft System of Excellence to conduct a regional training program for SLTCP responders in using UAS for disaster preparedness and response; and $1,000,000 for activities of the National Cybersecurity Preparedness Program.

Funding Considerations.—When awarding grants, the Administrator shall consider: the needs of cybersecurity preparedness and planning; state court cybersecurity; 911 call capabilities; alert and warning capabilities; implementation of the REAL ID Act (Public Law 109–13); and countering targeted violence and terrorism prevention programs.

Regional Catastrophic Preparedness Grant Program.—FEMA is directed to prioritize funding for efforts which formalize new or continued regional planning and strategic activities needed for national resilience. The agreement provides $12,082,051,000 for the Regional Catastrophic Preparedness Grant Program. No funds are provided for base DRF activities.

Urban Area Security Initiative (USASI).—Consistent with the Implementing Recommendations of the 9/11 Commission Act, the agreement requires FEMA to conduct risk assessments for the 100 most populous metropolitan statistical areas prior to making USASI grant funds available, to expect that USASI funding will be limited to urban areas representing up to 85 percent of the cumulative national terrorism risk to urban areas, and that resources will continue to be allocated in proportion to risk.

The current formula used for managing risk and for distributing grant funding is based on vulnerability and terrorism. FEMA is directed to provide a brief on the risk analysis and on how the risk analysis incorporates data points which disproportionately affect non-contiguous states and territories, particularly those with large urban population centers. Further, the briefings shall include a description of metrics used to quantify risk related to areas located within 200 miles of an international border.

U.S. Fire Administration (USFA).—Of the total provided for USFA, the agreement includes full funding for State Fire Training Grants. FEMA is directed to continue its traditional funding for the nationally mandated National Fallen Firefighters Memorial and State Fallen Firefighter Grants. There is currently no national data concerning suicide rates of firefighters who are repeatedly exposed to trauma that impacts their mental health and wellness. USFA is directed to collect and maintain such data and report on firefighter suicides. USFA shall update the Committees on the status of fulfilling this requirement within 90 days of the date of enactment of this Act. The report shall include an assessment of FEMA’s ability to require reporting of firefighter suicide data in applications for Assistance to Firefighter Grants and Staffing for Adequate Fire and Emergency Response Grants.

Disaster Relief Fund.—The agreement provides $12,082,051,000 above the request, for a total of $17,142,000,000. The total amount is appropriated under the budget cap adjustment for major disaster response and recovery activities. No funds are provided for base DRF activities due to a significant carryover balance in the base account that is sufficient for carrying out all projected fiscal year 2021 activities.

Community Disaster Loans.—The agreement permits FEMA to transfer up to $250,000,000 from the DRF to the Disaster Assistance Direct Loan Program (DADLP) for the costs of Community Disaster Loans. FEMA is directed to provide regular updates to the Committees on the use of the DADLP, including prompt notification when forecasted use of the program will require near-term replenishment of funding. FEMA is directed to provide a briefing to the Committees not later than 60 days after the date of enactment of this Act on the recent, current, and projected need for such loans, the estimated end-of-year DADLP balance and plans for implementing the loan cancellation provisions in the Additional Supplemental Appropriations for Disaster Relief Requirements Act, 2017, Public Law 115–72.

Disaster Contractor and Subcontractor Payments.—There remains a significant backlog of unpaid contractor and subcontractor invoices for recovery activities in the U.S. Virgin Islands and Puerto Rico from 2017 hurricanes, particularly as it relates to the Sheltering and Temporary Essential Power program and electricity restoration. FEMA is directed to brief the Committees not later than 15 days after the date of enactment of this Act on efforts to ensure timely payments for completed contract work and to outline the current and future of the payment delays, the planned resolution, and the expected date of resolution. FEMA is directed to provide monthly follow-on briefings thereafter on any issues related to unresolved payment delays.

Disaster Declaration Recommendations.—FEMA is directed to consult with states on its policies for estimating disaster damage costs in relation to the population of a state when determining whether to recommend that the President issue a federal disaster declaration. The consultation should include considerations of local economic factors such as the local assessable tax base; the local sales tax; the median income and poverty rate of the local affected area; and its corresponding relationship to the population, the economic health of the state, including factors such as the state unemployment rate compared to the national rate.

Private Property Debris.—FEMA is reminded that debris on private property can cause health and safety risks and can be costly for residents. FEMA is encouraged to consider the costs of debris removal from private property when making recommendations on disaster declarations and eligibility determinations.

National Flood Insurance Fund

The agreement includes funding for the National Flood Insurance Fund as proposed in the budget request.

Title III—Administrative Provisions

Section 301. The agreement includes a provision making “Cybersecurity and Infrastructure Security Agency—Operations and Support” funding available for a cybersecurity competition established by Executive Order No. 13870.

Section 302. The agreement continues a provision limiting expenses for administration of grants.

Section 303. The agreement continues a provision specifying timeframes for certain grant applications and awards.

Section 304. The agreement continues a provision specifying timeframes for information on certain grant amounts.

Section 305. The agreement continues a provision that addresses the availability of certain grant funds for the installation of communications towers.

Section 306. The agreement continues a provision requiring a report on the expenditures of the DRF.
Section 308. The agreement continues a provision providing for the receipt and expenditure of fees collected for the Radiological Emergency Preparedness Program, as authorized by Public Law 96-276.

Section 309. The agreement includes a provision allowing the merger of funds provided in different parts of the Robert T. Stafford Act after the Administrator of FEMA notifies the Committees of how it intends on using the merged funds.

Section 310. The agreement includes a provision authorizing FEMA to waive certain requirements pertaining to Assistance to Firefighter Grants.

Section 311. The agreement includes a provision authorizing FEMA to provide Community Disaster Loans to U.S. territories where major disasters were declared in 2018 and permit FEMA to waive certain provisions of the Community Disaster Loan program for such loans.

Title IV—Research, Development, Training, and Services

United States Citizenship and Immigration Services

Operations and Support

The agreement includes a reduction of $886,000 below the budget request for personnel cost adjustments.

Augsburg Agreement. The agreement authorizes USCIS to direct the Office of the Senate and House Appropriations Committees on the fiscal year 2022 budget request, USCIS shall provide to the Committees a report on measures implemented to promptly reduce processing delays.

Public Backlog Reporting. USCIS shall provide to the Committees a plan, not later than 60 days after the date of enactment of this Act, on establishing a public report on open backlogs for each form type or immigration benefit request. Such reporting shall include, at a minimum, the total number of applications, petitions, or benefits that are backlog, be identified by form type or immigration benefit request; and indicate the length of time pending in each backlog.

Quarterly Backlog Productivity Report- ing. Over the past few years, USCIS has increased spending beyond its projected revenue. To ensure financial stability and accountability, USCIS shall brief the Committees not later than 90 days after the date of enactment of this Act and quarterly thereon on the distribution and use of overall visas issued to the top 15 employers.

Refugee Corps. The agreement includes a provision allowing the merger of funds provided not later than 180 days after the date of enactment of this Act.

Refugee Integration Grant Program. The agreement includes a provision authorizing USCIS to provide funding to the Refugee Integration Grant Program. In addition, USCIS continues to have the authority to accept private donations to support this program.

FEDERAL ASSISTANCE

The agreement includes $10,000,000 above the request to support the Citizenship and Integration Grant Program. In addition, USCIS is directed to provide an update on the planned use of this authority not later than 30 days after the date of enactment of this Act, to include efforts undertaken to solicit private donations.

Citizenship and Integration Grant Program. Within 90 days of the date of enactment of this Act, USCIS is directed to brief the Committees on its proposed guidelines and requirements for the fiscal year 2021 Citizenship and Integration Grant Program, and to consider the recommendations for the program detailed in House Report 116–458.

FEDERAL LAW ENFORCEMENT TRAINING CENTERS

Operations and Support

The agreement provides $8,869,000 above the request, including $1,700,000 above the request for export training. The Director of the Federal Law Enforcement Training Centers shall brief the Committees not later than 30 days after the date of enactment of this Act on the planned use of these additional training funds.

A reduction of $1,490,000 is requested for personnel cost adjustments. The agreement authorizes partial reductions of decreases of $5,659,000 for travel and staff pay.

De-escalation Training. FLETC is currently evaluating data from hundreds of police shootings to identify effective communication and de-escalation skills into training programs. In lieu of related language in the House report, FLETC is directed to brief the Committees on its proposal to identify effective communication practices by officers who are able to de-escalate and diffuse conflicts. FLETC will use its findings to evaluate current training and incorporate best practice skills into training programs.

FLETC is directed to brief the Committees on its proposal to incorporate best practice skills into training programs. FLETC is directed to brief the Committees on its proposal to incorporate best practice skills into training programs.
training, or both, at all four training facilities to ensure they are operated at the highest capacity before entering new leases or establishing new partnerships with training organizations. S&T is also directed to provide a cost analysis detailing, at a minimum, each training center’s maximum instructional capacity by course and measured against current and planned enrollment numbers.

PROCUREMENT, CONSTRUCTION, AND IMPROVEMENTS

The agreement provides the requested amount for the purchase of leased dorms.

ScienCe and Technology Directorate

The agreement provides $17,814,000 above the budget request. The agreement does not accept the proposed decreases of $3,324,000 for Test and Evaluation, $6,276,000 for administrative support services, and $8,884,000 for management efficiencies.

The agreement includes a reduction of $1,070,000 below the budget request associated with personnel cost adjustments.

PROCUREMENT, CONSTRUCTION, AND IMPROVEMENTS

The bill provides the requested funding level for biological decontamination, completing inspection and regulatory compliance activities, and preserving historic assets at the Plum Island Animal Disease Center.

The Science and Technology Directorate (S&T) is directed to brief the Committees not later than 60 days after the date of enactment of this Act on an expenditure plan for these activities, and to provide semi-annual updates thereafter.

Research and Development

The agreement provides $103,915,000 above the request for Research and Development (R&D) and has a reduction of $315,000 for Research Development, and Innovation; and $22,765,000 for University Programs.

Research, Development, and Innovation

S&T is directed to brief the Committees not later than 30 days after the date of enactment of this Act on an expenditure plan for these activities, and to provide quarterly briefings on the execution of this Plan. S&T is also directed to provide a report of projects which are not in the allocation not later than 90 days after the date of enactment of this Act, as required in House Report 116-458.

In developing its allocation plan, S&T is to consider funding ongoing meritorious projects, including those funded in House Report 116-458, and the following: up to $6,000,000 to pursue research and development related to data visualization and emerging analytics that could be used for cargo and people; up to $5,000,000 for the development of a multi-purpose, high yield active neutron interrogation; up to $2,500,000 to establish a maritime defense and security research testbed; up to $7,000,000 for Partnership Intermediary Agreements; up to $2,000,000 to develop thermocomposite defensive materials that improve sensor integration as well as up to $10,000,000 for an initial demonstration of a Secure Hybrid Composite Intermodal Container; up to $9,000,000 for non-intrusive inspection technologies; up to $15,358,000 for Explosives Threat Assessment; up to $11,500,000 for the research, development, testing, evaluation and testing of wind and solar powered unmanned maritime vessels; up to $1,500,000 to collaborate with a university partner and Homeland Security Investigations; up to $15,269,000 for the Detection Canine Program; up to $4,000,000 for the Demonstration Site for enabling Unmanned Aerial Systems (UAS) technologies; up to $5,000,000 for self-adapting security mechanisms that utilize data analytics-driven scoring to measure weaknesses in software design; up to $2,000,000 for S&T to continue development effort to evaluate cybersecurity training materials and the social and behavioral impacts on protecting local law enforcement entities and their respective agencies for S&T to enter into an Educational Partnership Agreement with the U.S. Army Corps of Engineers and one or more educational institutions with expertise in water infrastructure resilience and material sciences to develop capabilities for maintaining and improving water infrastructure dam integrity in existing systems; up to $6,000,000 to develop a national testing capacity to assess vulnerabilities and mitigate biological risks in building air and water handling infrastructure, facilities, and waste water systems; up to $1,500,000 above the request to collaborate with the Army’s Engineer Research Development Center and its university partners to demonstrate and integrate protective technologies into CISA activities to address identified technological needs and requirements for Soft Target and Crowded Spaces protection.

The agreement supports not less than the requested $24,091,000 for Cyber Data Analytics Laboratories; $2,949,000 for a university partnership with the U.S. Army Corps of Engineers; and $87,000,000 for the National Defense University. S&T is directed to report to the Committees on the feasibility of funding a Center of Excellence focused on election security, the minimum qualifications for potential applicants, and an estimated timeline for when such a Center of Excellence could be established.

Countering Weapons of Mass Destruction Office

The agreement provides $7,017,000 above the request, including $500,000 for the National Biosurveillance Integration Center; $2,600,000 for National Technical Nuclear Forensics (NTNF); and $300,000 for the Office of the Chief Medical Officer (CMO). The bill also includes a reduction to the request of $883,000 for personnel cost adjustments.

Funding provided above the request for the Office of the CMO is directed to provide effective department-wide planning, interagency coordination protocols, and training related to medical issues during a public health emergency, as well as standards for providing physical and mental healthcare to minors detained in CBP custody. The Countering Weapons of Mass Destruction Office is directed to provide an update to the Committees on these efforts within 180 days of the date of enactment of this Act.

The proposed transfer of responsibilities for NTNF from DHS to the National Nuclear Security Agency (NNSA) has not been authorized by Congress and is not accepted.

The Office of the CMO is directed to provide quarterly briefings on the execution of transferred funds for electronic health records, as directed in House Report 116-458, beginning not later than 60 days after the date of enactment of this Act.

PROCUREMENT, CONSTRUCTION, AND IMPROVEMENTS

The agreement provides the requested funding level.

Research and Development

The agreement provides $7,100,000 above the request, reflecting the rejection of the transfer of the National Biosurveillance Integration Center to NNSA.

Federal Assistance

The agreement provides $11,000,000 above the request for Securing the Cities.
Section 402. The agreement continues a provision limiting the use of A-76 competitions by USCIS.

Section 403. The agreement continues a provision requiring reporting on certain USCIS activities.

Section 404. The agreement continues a provision authorizing the Director of FLETC to distribute funds for expenses incurred in training accreditation.

Section 405. The agreement continues a provision directing the FLETC Accreditation Board to lead the federal law enforcement training accreditation process to measure and assess federal law enforcement training programs and contracts.

Section 406. The agreement continues a provision allowing the acceptance of transfers from government agencies into “Federal Law Enforcement Training Centers—Procurement, Construction, and Improvements”.

Section 407. The agreement continues a provision classifying FLETC instructors as staff as inherently governmental for certain considerations.

Title V—General Provisions

Section 501. The agreement continues a provision directing that no part of any appropriation shall remain available for obligation beyond the current year unless expressly provided.

Section 502. The agreement continues a provision providing authority to merge unexpended balances of prior appropriations with new appropriation accounts, to be used for the same purpose, subject to reprogramming guidelines.

Section 503. The agreement continues a provision restricting reprogramming and transfer authority. All components funded by the Department of Homeland Security Appropriations Act, 2021, must comply with these requirements.

The Department must notify the Committees on Appropriations prior to each reprogramming of funds that would reduce programs, projects, activities, or personnel by ten percent or more. Notifications are also required for each reprogramming of funds that would increase a program, project, or activity by $10,000,000 or ten percent, whichever is less. The Department must submit these notifications to the Committees at least five days in advance of any such reprogramming.

For purposes of reprogramming notifications, “program, project, or activity” is defined as an amount identified in the detailed funding table located at the end of this statement or an amount directed for a specific purpose in this statement. Also, for purposes of reprogramming notifications, the creation of a new program, project, or activity is defined as any significant new activity that has not been explicitly justified to the Congress in a budget justification material and for which funds have not been appropriated by the Congress. For further guidance when determining which movements of funds are subject to section 503, the Department is reminded to follow GAO’s definition of “program, project, or activity” as detailed in GAO’s A Glossary of Terms Used in the Federal Budget Process. Within 30 days of the date of enactment of this Act, the Department shall submit to the Committees a table delineating PPAs subject to section 503 notification requirements, as defined in this paragraph.

Limited transfer authority is provided to the Department flexibility in responding to circumstances and emergencies, but is not primarily intended to facilitate the implementation of new programs, projects, or activities that were not proposed in a formal budget submission. Transfers may not reduce accounts by more than five percent or increase accounts by more than ten percent. The Committees on Appropriations must be notified not fewer than 30 days in advance of any transfer.

To avoid violations of the Anti-Deficiency Act, the Secretary shall ensure that any transfer of funds is carried out in compliance with the requirements of section 503(c). In particular, the Secretary should ensure that any such transfers adhere to the opinion of the Comptroller General of the United States, D. P. Paul, Director, Financial Services, Library of Congress, dated November 7, 1997, with regard to the definition of an appropriation subject to transfer limitations. The Department shall submit notifications on a timely basis and provide complete explanations of the proposed reallocations, including detailed justifications for the increases and offsets, and any specific impact the proposed changes would have on the budget request for the following fiscal year and future-year appropriations requirements. Each notification submitted to the Committees should include a detailed table showing the funds being funded and FTE—at the account, program, project, and activity level—for the current fiscal year, along with any funding and FTE impacts on the budget.

The Department shall manage its programs, projects, and activities within the levels appropriated. If an above-threshold reprogramming or transfer notification is submitted and only submit a reprogramming or transfer notification in cases of unforeseeable and compelling circumstances that could not have been predicted within the department’s fiscal year budget request for the current fiscal year. When the Department submits a reprogramming or transfer notification and does not receive identical responses from the House and Senate Committees, it is expected to reconcile the differences before proceeding.

The Department is not to submit a reprogramming or transfer notification after June 30 except in extraordinary circumstances that immediately threaten the safety of human life or the protection of property. If a reprogramming or transfer notification is submitted after June 30, the notification should contain sufficient documentation as to why it meets this statutory exception.

De-obligated funds are also subject to the reprogramming and transfer limitations and requirements of section 503.

Section 503(f) authorizes the Secretary to transfer up to $20,000,000 to address immigration emergencies after notifying the Committees of such transfer at least five days in advance.

Section 504. The agreement continues a provision prohibiting the use of funds to emphasize the oath of allegiance required by section 337 of the Immigration and Nationality Act.

Section 511. The agreement continues a provision prohibiting the use of funds in contravention of the Buy American Act.

Section 512. The agreement continues a provision regarding the oath of allegiance required by section 337 of the Immigration and Nationality Act.

Section 513. The agreement continues a provision that includes and consolidates by reference prior-year statutory provisions related to a contracting officer’s technical representation, sensitive security information; and the use of funds in conformance with section 303 of the Energy Policy Act of 1992.

Section 511. The agreement continues a provision prohibiting the use of funds for first-class travel.

Section 516. The agreement continues a provision prohibiting the use of funds for the transfer or release of individuals detained at United States Naval Station, Guantanamo Bay, Cuba into the United States.

The agreement continues a provision prohibiting the use of funds to employ illegal workers as described in Section...
274A(h)(3) of the Immigration and Nationality Act.

Section 519. The agreement continues a provision prohibiting funds appropriated or otherwise made available by this Act to pay for award or incentive fees for contractors with below satisfactory performance or performance that fails to meet the basic requirements of the contract.

Section 520. The agreement continues a provision prohibiting the use of funds to enter into a federal contract unless the contract meets requirements of the Federal Property and Administrative Services Act of 1949 or chapter 137 of title 10, United States Code, and the Federal Acquisition Regulation, unless the contract is otherwise authorized by statute.

Section 521. The agreement continues a provision requiring DHS computer systems to block electronic access to pornography, except for law enforcement purposes.

Section 522. The agreement continues a provision regarding the transfer of firearms by federal law enforcement personnel.

Section 523. The agreement continues a provision requiring DHS computer systems to block electronic access to pornography, except for law enforcement purposes.

Section 524. The agreement continues a provision prohibiting the use of funds to reimburse any federal department or agency for its participation in a National Special Security Event.

Section 525. The agreement continues a provision requiring a notification, including justification materials, prior to implementing any structural pay reform that affects more than 100 full time positions or costs more than $5,000,000.

Section 526. The agreement continues a provision directing the Department to post on a public website reports required by the Committees on Appropriations unless public posting compromises homeland or national security or contains proprietary information.

Section 527. The agreement continues a provision authorizing minor procurement, construction, and improvements activities using Operations and Support funding.

Section 528. The agreement continues a provision related to the Arms Trade Treaty.

Section 529. The agreement continues a provision requiring DHS computer systems to block electronic access to pornography, except for law enforcement purposes.

Section 530. The agreement continues and modifies a provision providing funding for “Federal Emergency Management Agency—Federal Assistance” to reimburse extraordinary law enforcement personnel overtime costs for protection activities directly and demonstrably associated with a residence of the President that is designated for protection.

Section 531. The agreement continues a provision extending other transaction authority for the Department during fiscal year 2021.

Section 532. The agreement continues a provision regarding congressional visits to detention facilities.

Section 533. The agreement continues a provision prohibiting the use of funds to use restraints on pregnant detainees in DHS custody except in certain circumstances.

Section 534. The agreement continues and modifies a provision prohibiting the use of funds for the destruction of records related to the death, sexual abuse, or assault of detainees in custody.

Section 535. The agreement continues and modifies a provision prohibiting the use of federal funds for a Principal Federal Official during a Stafford Act declared disaster or emergency, with certain exceptions.

Section 536. The agreement continues a provision concerning offsets for fee increase proposals.

Section 537. The agreement continues a provision requiring the submission of a report on the department’s unfunded priorities under budget function 050.

Section 538. The agreement includes a provision requiring the submission of a report on the department’s unfunded priorities under budget function 050.

Section 539. The agreement includes a provision rescinding unobligated balances from specified sources.

Section 540. The agreement includes a provision rescinding lapsed balances pursuant to Section 505 of division D of Public Law 116–93.

Section 541. The agreement provides an emergency supplemental appropriation for U.S. Customs and Border Protection, Office of Field Operations, to offset the loss of certain customs and immigration user fee receipts.

Section 542. The agreement includes a provision requiring reporting on the protection of certain individuals.
### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

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**DEPARTMENT OF HOMELAND SECURITY**

**TITLE I - DEPARTMENTAL MANAGEMENT, OPERATIONS, INTELLIGENCE, & OVERSIGHT**

**Office of the Secretary and Executive Management**

**Operations and Support:**

**Management and Oversight:**

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**Operations and Engagement**

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<td>11,982</td>
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<td>-11,982</td>
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</table>
## DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Operations and Engagement</td>
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<td>43,740</td>
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<tr>
<td>H-2B Returning Worker Offset (FC amendment)</td>
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<td>Subtotal, Operations and Support</td>
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<td>150,359</td>
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<td>+30,460</td>
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Federal Assistance:

Office of Strategy, Policy, and Plans:

- Targeted Violence and Terrorism Prevention
  - Grants: 10,000
  - ATD Case Management Pilot Grant Program: ---

Subtotal, Federal Assistance: 10,000

- FEMA Assistance Grants (transfer out): (-10,000)

Total, Office of the Secretary and Executive Management:

- (transfer out): -10,000

Total Gross, Office of the Secretary and Executive Management: 168,808
### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
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<tbody>
<tr>
<td><strong>Management Directorate</strong></td>
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<tr>
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<td>7,903</td>
<td>4,569</td>
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<td>83,476</td>
<td>135,340</td>
<td>134,752</td>
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<td>-588</td>
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<td>109,741</td>
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<td>106,554</td>
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<td>89,651</td>
<td>89,101</td>
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<td>-550</td>
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<td>Office of the Chief Information Officer</td>
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<td>502,456</td>
<td>501,424</td>
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<td>Office of Biometric Identity Management Identity and Screening Program Operations</td>
<td>70,820</td>
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<td>412</td>
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<tr>
<td>IDENT/Homeland Advanced Recognition Technology</td>
<td>183,906</td>
<td>177,061</td>
<td>177,061</td>
<td>-6,845</td>
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<td>253,561</td>
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<td>-412</td>
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<td><strong>Subtotal, Operations and Support</strong></td>
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<td>1,402,196</td>
<td>1,396,162</td>
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<td><strong>Procurement, Construction, and Improvements</strong></td>
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<tr>
<td>Construction and Facility Improvements</td>
<td>223,767</td>
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<td>Mission Support Assets and Infrastructure</td>
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<tr>
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<td><strong>Subtotal, Procurement, Construction, and Improvements</strong></td>
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<td>359,450</td>
<td>214,795</td>
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<td>-144,655</td>
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## DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
*(Amounts in thousands)*

<table>
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<th>FY 2021 Request</th>
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<th>Final Bill Request</th>
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<td><strong>Federal Protective Service:</strong></td>
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<tr>
<td>FPS Operations</td>
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<tr>
<td>Operating Expenses</td>
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<td>387,500</td>
<td>387,500</td>
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<tr>
<td><strong>Countermeasures</strong></td>
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<tr>
<td>Protective Security Officers</td>
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<td>1,177,100</td>
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<td>Technical Countermeasures</td>
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<td><strong>Subtotal, Federal Protective Service (Gross)</strong></td>
<td>1,559,930</td>
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<td>1,588,748</td>
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<tr>
<td><strong>Offsetting Collections</strong></td>
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<td></td>
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<tr>
<td><strong>Subtotal, Federal Protective Service (Net)</strong></td>
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<tr>
<td><strong>Total, Management Directorate</strong> (Discretionary Appropriations)</td>
<td>1,563,440</td>
<td>1,761,646</td>
<td>1,612,957</td>
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<tr>
<td>(Offsetting Collections)</td>
<td>(-1,559,930)</td>
<td>(-1,588,748)</td>
<td>(-1,588,748)</td>
<td>(-28,818)</td>
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<tr>
<td><strong>Total Gross, Management Directorate</strong></td>
<td>1,563,440</td>
<td>1,761,646</td>
<td>1,612,957</td>
<td>+49,517</td>
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</tbody>
</table>

**Intelligence, Analysis, and Operations Coordination**

| Operations and Support | 284,141 | 312,638 | 298,500 | +14,359 | -14,138 |
DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021  
(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
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<th>FY 2021 Request</th>
<th>Final Bill</th>
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<tbody>
<tr>
<td>Office of Inspector General</td>
<td></td>
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<tr>
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<td>177,779</td>
<td>190,186</td>
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<td>Total, Title I, Departmental Management, Operations, Intelligence, and Oversight</td>
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<td>2,402,422</td>
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<tr>
<td>(Discretionary Appropriations)</td>
<td>(3,776,505)</td>
<td>(3,991,170)</td>
<td>(3,896,210)</td>
<td>(+119,705)</td>
<td>(-94,960)</td>
</tr>
<tr>
<td>(Offsetting Collections)</td>
<td>(-1,559,930)</td>
<td>(-1,588,748)</td>
<td>(-1,588,748)</td>
<td>(-28,818)</td>
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<tr>
<td>(Transfer out)</td>
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<td>(-25,000)</td>
<td>(-15,000)</td>
<td>(-25,000)</td>
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<tr>
<td>Total Gross, Title I, Departmental Management, Operations, Intelligence, and Oversight</td>
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<td>3,991,170</td>
<td>3,871,210</td>
<td>+104,705</td>
<td>-119,960</td>
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TITLE II - SECURITY, ENFORCEMENT, AND INVESTIGATIONS  
U.S. Customs and Border Protection

Operations and Support:  
Border Security Operations  
U.S. Border Patrol
<table>
<thead>
<tr>
<th>Operations</th>
<th>FY 2020</th>
<th>FY 2021</th>
<th>Final Bill</th>
<th>Final Bill vs FY 2020</th>
<th>Final Bill vs FY 2021</th>
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<td></td>
<td>3,958,450</td>
<td>4,205,954</td>
<td>4,090,553</td>
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<td>Emergency Appropriations</td>
<td>203,000</td>
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<td>-203,000</td>
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<tr>
<td>Assets and Support</td>
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<td>Final Bill</td>
<td>Final Bill vs Enacted</td>
<td>Final Bill vs Request</td>
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<tr>
<td>Office of Training and Development</td>
<td>60,236</td>
<td>76,689</td>
<td>62,146</td>
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<td>Subtotal, Border and Security Operations</td>
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<td>5,037,485</td>
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<td>Trade and Travel Operations:</td>
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<tr>
<td>Office of Field Operations</td>
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<td>Domestic Operations</td>
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<td>4,873,982</td>
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<td>+95,104</td>
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### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tr>
<th></th>
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<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td><strong>Integrated Operations:</strong></td>
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<tr>
<td>Air and Marine Operations</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Assets and Support</td>
<td>533,768</td>
<td>565,554</td>
<td>565,554</td>
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<tr>
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<td>Office of Intelligence</td>
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<td><strong>Mission Support:</strong></td>
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<td>Enterprise Services</td>
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<td>(Harbor Maintenance Trust Fund)</td>
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<td>(3,274)</td>
<td>(3,274)</td>
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<td>194,080</td>
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<tr>
<td>(Emergency Appropriations)</td>
<td>(203,000)</td>
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<td>---</td>
<td>(-203,000)</td>
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### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

<table>
<thead>
<tr>
<th>Procurement, Construction, and Improvements:</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>Border Security Assets and Infrastructure</td>
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<td>+20</td>
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<tr>
<td>Integrated Operations Assets and Infrastructure</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Airframes and Sensors</td>
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<td>119,076</td>
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<td>Watercraft</td>
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<td>-14,830</td>
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<td>Construction and Facility Improvements</td>
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<td>142,399</td>
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<td>+15,000</td>
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<td>+10,000</td>
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<tr>
<td>Emergency Appropriations</td>
<td>30,000</td>
<td>---</td>
<td>---</td>
<td>-30,000</td>
<td></td>
</tr>
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</table>

| Subtotal, Procurement, Construction, and Improvements (Appropriations) | 1,904,468 | 2,281,360 | 1,899,634 | -64,834 | -441,726 |
| Subtotal, Procurement, Construction, and Improvements (Emergency Appropriations) | (30,000) | --- | --- | (-30,000) | --- |

| CBP Services at User Fee Facilities (Small Airport) (Permanent Indefinite Discretionary) | 9,000 | 9,000 | 9,000 | --- | --- |

| Global Entry Program (international Registered Traveler) (Permanent Indefinite Discretionary) | --- | 199,939 | 199,939 | +199,939 | --- |
| Offsetting Collections (Permanent Indefinite Discretionary) | --- | -199,939 | -199,939 | -199,939 | --- |

| Total, Global Entry Program | --- | --- | --- | --- | --- |
### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

<table>
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<tr>
<th>Fee Funded Programs:</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Immigration Inspection User Fee</td>
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<td>(793,876)</td>
<td>(793,876)</td>
<td>(-32,571)</td>
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<td>Immigration Enforcement Fines</td>
<td>(305)</td>
<td>(227)</td>
<td>(227)</td>
<td>(-78)</td>
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<tr>
<td>Electronic System for Travel Authorization (ESTA) Fee</td>
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<td>(63,417)</td>
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<td>COBRA Passenger Inspection Fee</td>
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<td>Agricultural Quarantine Inspection Fee</td>
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<td>(61,000)</td>
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**Subtotal, Fee Funded Programs**                         | 2,456,431       | 2,408,906       | 2,408,906 | -47,525               | ---                   |
### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021  
(Amounts in thousands)

<table>
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<tr>
<th></th>
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<tr>
<td>Total, U.S. Customs and Border Protection (Discretionary Funding)</td>
<td>14,915,867</td>
<td>15,556,792</td>
<td>15,038,557</td>
<td>+122,690</td>
<td>-520,235</td>
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<tr>
<td>(Discretionary Appropriations)</td>
<td>(14,915,867)</td>
<td>(15,556,792)</td>
<td>(15,038,557)</td>
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<td>(-520,235)</td>
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<td>2,408,906</td>
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## DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

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### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

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<tr>
<td>Procurement, Construction, and Improvements (PCI)</td>
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<td>Immigration Inspection User Fee.......................</td>
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<td>(Discretionary Appropriations).......................</td>
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<td>(9,927,063)</td>
<td>(7,973,529)</td>
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<td>(-1,953,534)</td>
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<td>Fee Funded Programs................................</td>
<td>319,800</td>
<td>489,097</td>
<td>376,610</td>
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### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

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<td>Operations and Support:</td>
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<td>Aviation Screening Operations</td>
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<td>170,713</td>
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## DEPARTMENT OF HOMELAND SECURITY Appropriations Act, 2021

(Amounts in thousands)

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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td><strong>Mission Support</strong></td>
<td>912,550</td>
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<td><strong>Procurement, Construction, and Improvements:</strong></td>
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<td>Aviation Screening Infrastructure</td>
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<td>(5,000)</td>
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<td>(+325,403)</td>
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<td>(-2,940,000)</td>
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<td>(Offsetting Collections) (Legislative Proposals)</td>
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<td>(-560,000)</td>
<td>---</td>
<td>---</td>
<td>(+560,000)</td>
</tr>
<tr>
<td>Aviation Security Capital Fund (mandatory)</td>
<td>250,000</td>
<td>250,000</td>
<td>250,000</td>
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<tr>
<td>Fee Funded Programs</td>
<td>236,914</td>
<td>359,464</td>
<td>359,464</td>
<td>+122,550</td>
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</tr>
<tr>
<td>Total Gross, Transportation Security Administration</td>
<td>8,300,481</td>
<td>8,241,792</td>
<td>8,567,195</td>
<td>+266,714</td>
<td>+325,403</td>
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### Coast Guard

**Operations and Support:**

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<tr>
<th></th>
<th>FY 2020 Enacted</th>
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Military Pay and Allowances</td>
<td>4,023,053</td>
<td>4,157,388</td>
<td>4,166,873</td>
<td>+143,820</td>
<td>+9,485</td>
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<tr>
<td>Civilian Pay and Benefits</td>
<td>1,004,319</td>
<td>1,103,051</td>
<td>1,090,590</td>
<td>+86,271</td>
<td>-12,461</td>
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<tr>
<td>Training and Recruiting</td>
<td>210,912</td>
<td>230,901</td>
<td>237,284</td>
<td>+26,372</td>
<td>+6,383</td>
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<tr>
<td>Operating Funds and Unit Level Maintenance</td>
<td>929,895</td>
<td>993,903</td>
<td>993,465</td>
<td>+63,570</td>
<td>-438</td>
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<tr>
<td>Centrally Managed Accounts</td>
<td>161,205</td>
<td>93,451</td>
<td>104,451</td>
<td>-56,754</td>
<td>+11,000</td>
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<tr>
<td>Intermediate and Depot Level Maintenance</td>
<td>1,517,191</td>
<td>1,654,587</td>
<td>1,740,704</td>
<td>+223,513</td>
<td>+86,117</td>
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</table>
### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>Reserve Training</td>
<td>124,696</td>
<td>130,714</td>
<td>130,593</td>
<td>+5,897</td>
<td>-121</td>
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<tr>
<td>Environmental Compliance and Restoration</td>
<td>19,982</td>
<td>13,745</td>
<td>21,186</td>
<td>+1,204</td>
<td>+7,441</td>
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<tr>
<td>Overseas Contingency Operations/Global War on Terrorism (Defense)</td>
<td>190,000</td>
<td>---</td>
<td>---</td>
<td>-190,000</td>
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</tr>
</tbody>
</table>

Subtotal, Operations and Support:

- (Non-Defense): (7,651,253) | (7,847,740) | (7,955,146) | +303,893 | +107,406 |
- (Defense): (530,000) | (530,000) | (530,000) | --- | --- |

(Summary: Overseas Contingency Operations/Global War on Terrorism): (190,000) | --- | --- | (-190,000) | --- |

(Other Defense): (340,000) | (530,000) | (530,000) | (+190,000) | --- |

Procurement, Construction, and Improvements:

Vessels:

- Survey and Design-Vessels and Boats: (2,500) | (2,000) | (6,000) | +3,500 | +4,000 |
- In-Service Vessel Sustainment: (91,400) | (82,600) | (82,600) | -8,800 | --- |
- National Security Cutter: (190,500) | (31,000) | (31,000) | -129,500 | --- |
- Offshore Patrol Cutter: (312,000) | (546,000) | (546,000) | +234,000 | --- |
- Fast Response Cutter: (260,000) | (20,000) | (260,000) | --- | +240,000 |
- Cutter Boats: (15,100) | (3,800) | (9,300) | -5,500 | +5,500 |
- Polar Security Cutter: (135,000) | (555,000) | (555,000) | +420,000 | --- |
- Inland Waterways and Western River Cutters: (2,500) | (25,000) | (25,000) | +22,500 | --- |
- Polar Sustainment: (15,000) | (15,000) | (15,000) | --- | --- |

Subtotal, Vessels: 994,000 | 1,280,400 | 1,529,900 | +535,900 | +249,500 |
### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td><strong>Aircraft:</strong></td>
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<td></td>
<td></td>
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<tr>
<td>HC-144 Conversion/Sustainment</td>
<td>17,000</td>
<td>14,000</td>
<td>14,000</td>
<td>-3,000</td>
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<tr>
<td>HC-27J Conversion/Sustainment</td>
<td>103,200</td>
<td>64,000</td>
<td>64,000</td>
<td>-39,200</td>
<td>---</td>
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<tr>
<td>HC-130J Acquisition/Conversion/Sustainment</td>
<td>105,000</td>
<td>10,000</td>
<td>120,000</td>
<td>+15,000</td>
<td>+110,000</td>
</tr>
<tr>
<td>MH-65 Conversion/Sustainment Projects</td>
<td>50,000</td>
<td>45,000</td>
<td>45,000</td>
<td>-5,000</td>
<td>---</td>
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<tr>
<td>MH-60T Sustainment</td>
<td>150,000</td>
<td>20,000</td>
<td>68,000</td>
<td>-82,000</td>
<td>+48,000</td>
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<tr>
<td>Small Unmanned Aircraft Systems</td>
<td>9,400</td>
<td>600</td>
<td>600</td>
<td>-8,800</td>
<td>---</td>
</tr>
<tr>
<td>Long Range Command and Control Aircraft</td>
<td>70,000</td>
<td>---</td>
<td>---</td>
<td>-70,000</td>
<td>---</td>
</tr>
<tr>
<td><strong>Subtotal, Aircraft:</strong></td>
<td>504,600</td>
<td>153,600</td>
<td>311,600</td>
<td>-193,000</td>
<td>+158,000</td>
</tr>
</tbody>
</table>

| **Other Acquisition Programs:** |                 |                 |            |                       |                       |
| Other Equipment and Systems    | 3,500           | 3,500           | 3,500      | ---                   | ---                   |
| Program Oversight and Management | 20,000  | 20,000          | 20,000     | ---                   | ---                   |
| C4ISR                         | 26,186          | 15,260          | 15,260     | -9,926                | ---                   |
| CG-Logistics Information Management System (CG-LIMS) | 6,400 | 1,100 | 1,100 | -5,300 | --- |
| Cyber and Enterprise Mission Platform | 14,200 | 18,500 | 19,500 | +5,300 | +3,000 |
| **Subtotal, Other Acquisition Programs** | 69,256 | 56,360 | 59,360 | -9,896 | +3,000 |
## DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Shore Facilities and Aids to Navigation:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Major Construction; Housing; ATON; and Survey and Design.</td>
<td>77,550</td>
<td>74,900</td>
<td>266,350</td>
<td>+188,800</td>
<td>+191,450</td>
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<tr>
<td>Major Acquisition Systems Infrastructure.</td>
<td>122,100</td>
<td>66,831</td>
<td>91,831</td>
<td>-30,269</td>
<td>+25,000</td>
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<tr>
<td>Minor Shore.</td>
<td>5,000</td>
<td>5,000</td>
<td>5,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Subtotal, Shore Facilities and Aids to Navigation.</td>
<td>204,650</td>
<td>146,731</td>
<td>363,181</td>
<td>+158,531</td>
<td>+216,450</td>
</tr>
<tr>
<td>Subtotal, Procurement, Construction, and Improvements.</td>
<td>1,772,506</td>
<td>1,637,091</td>
<td>2,264,041</td>
<td>+491,535</td>
<td>+626,950</td>
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<tr>
<td>Research and Development.</td>
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<td>5,276</td>
<td>10,276</td>
<td>+5,327</td>
<td>+5,000</td>
</tr>
<tr>
<td>Retired Pay (Mandatory).</td>
<td>1,802,309</td>
<td>1,869,704</td>
<td>1,969,704</td>
<td>+67,395</td>
<td></td>
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</table>
## DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

<table>
<thead>
<tr>
<th>Administrative Provisions</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>Coast Guard Housing Fund (Sec. 231)</td>
<td>---</td>
<td>4,000</td>
<td>4,000</td>
<td>+4,000</td>
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<tr>
<td>Coast Guard Housing Fund Offsetting Collections</td>
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<td>-4,000</td>
<td>-4,000</td>
<td>-4,000</td>
<td>---</td>
</tr>
<tr>
<td>Total, Coast Guard</td>
<td>11,966,124</td>
<td>12,105,598</td>
<td>12,844,954</td>
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<td>+739,356</td>
</tr>
<tr>
<td>(Discretionary Funding)</td>
<td>(10,163,815)</td>
<td>(10,235,894)</td>
<td>(10,975,250)</td>
<td>(+811,435)</td>
<td>(+739,356)</td>
</tr>
<tr>
<td>(Non-Defense)</td>
<td>(9,633,815)</td>
<td>(9,705,894)</td>
<td>(10,445,250)</td>
<td>(+811,435)</td>
<td>(+739,356)</td>
</tr>
<tr>
<td>(Discretionary Appropriations)</td>
<td>(9,633,815)</td>
<td>(9,709,894)</td>
<td>(10,449,250)</td>
<td>(+815,435)</td>
<td>(+739,356)</td>
</tr>
<tr>
<td>(Offsetting Collections)</td>
<td>---</td>
<td>(-4,000)</td>
<td>(-4,000)</td>
<td>(-4,000)</td>
<td>---</td>
</tr>
<tr>
<td>(Defense)</td>
<td>(530,000)</td>
<td>(530,000)</td>
<td>(530,000)</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>(QCO/GWOT)</td>
<td>(190,000)</td>
<td>---</td>
<td>---</td>
<td>(-190,000)</td>
<td>---</td>
</tr>
<tr>
<td>(Other Defense)</td>
<td>(340,000)</td>
<td>(530,000)</td>
<td>(530,000)</td>
<td>(+190,000)</td>
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</tr>
<tr>
<td>(Mandatory Funding)</td>
<td>(1,802,309)</td>
<td>(1,869,704)</td>
<td>(1,869,704)</td>
<td>(+67,395)</td>
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</tr>
<tr>
<td>Total Gross, Coast Guard</td>
<td>11,966,124</td>
<td>12,109,598</td>
<td>12,848,954</td>
<td>+882,830</td>
<td>+739,356</td>
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</table>
### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021

**(Amounts in thousands)**

<table>
<thead>
<tr>
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<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>United States Secret Service</strong> /</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Operations and Support:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Protective Operations:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Protection of Persons and Facilities</td>
<td>754,527</td>
<td>---</td>
<td>818,795</td>
<td>+64,268</td>
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<tr>
<td>Protective Countermeasures</td>
<td>61,756</td>
<td>---</td>
<td>68,182</td>
<td>+6,426</td>
</tr>
<tr>
<td>Protective Intelligence</td>
<td>49,955</td>
<td>---</td>
<td>52,155</td>
<td>+2,200</td>
</tr>
<tr>
<td>Presidential Campaigns and National Special Security Events</td>
<td>155,199</td>
<td>---</td>
<td>83,725</td>
<td>-71,474</td>
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<tr>
<td><strong>Subtotal, Protective Operations</strong></td>
<td>1,021,437</td>
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<td>1,022,857</td>
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<tr>
<td><strong>Field Operations:</strong></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Domestic and International Field Operations</td>
<td>667,600</td>
<td>---</td>
<td>686,583</td>
<td>+18,983</td>
</tr>
<tr>
<td>Support for Missing and Exploited Children Investigations</td>
<td>6,000</td>
<td>---</td>
<td>6,000</td>
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</tr>
<tr>
<td>Support for Computer Forensics Training</td>
<td>30,377</td>
<td>---</td>
<td>34,377</td>
<td>+4,000</td>
</tr>
<tr>
<td><strong>Subtotal, Field Operations</strong></td>
<td>703,977</td>
<td>---</td>
<td>726,960</td>
<td>+22,983</td>
</tr>
<tr>
<td><strong>Basic and In-Service Training and Professional Mission Support</strong></td>
<td>110,534</td>
<td>---</td>
<td>114,733</td>
<td>+4,199</td>
</tr>
<tr>
<td><strong>Subtotal, Operations and Support</strong></td>
<td>2,336,401</td>
<td>---</td>
<td>2,373,109</td>
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<tr>
<td><strong>Procurement, Construction, and Improvements:</strong></td>
<td>65,989</td>
<td>---</td>
<td>51,955</td>
<td>-14,034</td>
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### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<thead>
<tr>
<th></th>
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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction and Facility Improvements</td>
<td>1,000</td>
<td>---</td>
<td>1,000</td>
<td>---</td>
<td>+1,000</td>
</tr>
<tr>
<td>Subtotal, Procurement, Construction, and Improvements</td>
<td>66,989</td>
<td>---</td>
<td>52,955</td>
<td>-14,034</td>
<td>+52,955</td>
</tr>
<tr>
<td>Research and Development</td>
<td>12,455</td>
<td>---</td>
<td>11,937</td>
<td>-518</td>
<td>+11,937</td>
</tr>
<tr>
<td><strong>Total, United States Secret Service</strong></td>
<td>2,415,845</td>
<td>---</td>
<td>2,438,001</td>
<td>+22,156</td>
<td>+2,438,001</td>
</tr>
</tbody>
</table>

**Total, Title II, Security, Enforcement, and Investigations**

| (Discretionary Funding) | 42,361,474 | 41,723,781 | 43,312,772 | +951,298 | +1,588,991 |
| (Non-Defense) | (40,559,165) | (39,854,077) | (41,443,068) | (+883,903) | (+1,588,991) |
| (Discretionary Appropriations) | 42,666,165 | 43,067,016 | 44,096,007 | (+1,430,842) | (+1,028,991) |
| (Offsetting Collections) | (-2,869,000) | (-3,182,939) | (-3,182,939) | --- | --- |
| (Offsetting Collections)(Legislative Proposals) | --- | (-560,000) | --- | --- | (+560,000) |
| (Defense) | (530,000) | (530,000) | (530,000) | --- | --- |
| (Overseas Contingency Operations/Global War on Terrorism) | (190,000) | --- | --- | (-190,000) | --- |
| (Other Defense) | (340,000) | (530,000) | (530,000) | (+190,000) | --- |
| (Mandatory Funding) | (1,802,309) | (1,869,704) | (1,869,704) | (+67,395) | --- |
DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021  
(Amounts in thousands)

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<tr>
<th></th>
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<td>Enacted</td>
<td>Request</td>
<td>Final Bill</td>
<td>vs Enacted</td>
<td>vs Request</td>
</tr>
<tr>
<td>Aviation Security Capital Fund (Mandatory)</td>
<td>250,000</td>
<td>250,000</td>
<td>250,000</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Fee Funded Programs</td>
<td>3,013,145</td>
<td>3,257,487</td>
<td>3,144,980</td>
<td>+131,835</td>
<td>-112,487</td>
</tr>
<tr>
<td>Total Gross, Title II - Security, Enforcement, and Investigations</td>
<td>48,493,619</td>
<td>48,974,187</td>
<td>49,890,691</td>
<td>+1,397,072</td>
<td>+916,504</td>
</tr>
</tbody>
</table>

TITLE III - PROTECTION, PREPAREDNESS, RESPONSE, AND RECOVERY

Cybersecurity and Infrastructure Security Agency

Operations and Support:

Cybersecurity:

|                          | 367,063 | ---          | ---    | -367,063          | ---                   |
| Cyber Readiness and Response | 86,635  | ---          | ---    | -86,635           | ---                   |
| Federal Cybersecurity      | 493,668 | ---          | ---    | -493,668          | ---                   |

Subtotal, Cybersecurity | 947,266 | ---          | ---    | -947,266          | ---                   |

Cyber Operations:

|                          | 3,434   | 3,295         | +3,295 | -139               |
| Threat Hunting           | 147,856 | 145,053       | +145,053 | -2,803           |
| Vulnerability Management | 101,921 | 121,744       | +121,744 | +19,823          |
| Capacity Building        | 37,784  | 69,746        | +69,746 | +31,962           |

Subtotal, Cyber Operations | 407,497 | 500,289       | +500,289 | +82,792          |
## Department of Homeland Security Appropriations Act, 2021
(Amounts in thousands)

<table>
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<tr>
<th></th>
<th>FY 2020 Enacted</th>
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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td><strong>Technology and Services:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cybersecurity Services</td>
<td>---</td>
<td>7,870</td>
<td>7,790</td>
<td>+7,790</td>
<td>-80</td>
</tr>
<tr>
<td>Continuous Diagnostics and Mitigation</td>
<td>---</td>
<td>107,384</td>
<td>110,647</td>
<td>+110,647</td>
<td>+3,263</td>
</tr>
<tr>
<td>National Cybersecurity Protection System</td>
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<td>278,924</td>
<td>300,188</td>
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<td>+21,264</td>
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<td><strong>Subtotal, Technology and Services</strong></td>
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<td>394,178</td>
<td>418,625</td>
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<td>+24,447</td>
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<td><strong>Subtotal, Cybersecurity</strong></td>
<td>947,266</td>
<td>801,875</td>
<td>918,914</td>
<td>-28,352</td>
<td>+117,239</td>
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<td><strong>Infrastructure Security:</strong></td>
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### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>Final Bill</th>
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| Subtotal, Integrated Operations      | 191,873        | 166,693        | 176,304   | -15,569              | +9,611               |

### Risk Management Operations:

| National Infrastructure Simulation Analysis Center | --- | 9,055 | 22,793 | +22,793 | +13,738 |
| Infrastructure Analysis                  | --- | 77,263 | 84,483 | +84,483 | +7,220  |
| **Subtotal, Risk Management Operations**    | --- | 86,318 | 107,276 | 107,276 | +20,958 |

### Stakeholder Engagement and Requirements:

| Sector Specific Agency Management       | --- | 14,756 | 17,654 | +17,654 | +2,898  |
| Council Management                      | --- | 7,954  | 7,891  | +7,891  | -63     |
| Stakeholder Engagement                  | --- | 13,136 | 18,543 | +18,543 | +5,407  |
| International Affairs (Defense)         | --- | 1,674  | 1,637  | +1,637  | -37     |
| **Subtotal, Stakeholder Engagement and Requirements** | --- | 37,520 | 45,725 | +45,725 | +8,205  |
DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021  
(Amounts in thousands)

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Subtotal, Mission Support | 84,677 | 141,145 | 140,580 | +55,903 | -565 |

Subtotal, Operations and Support | 1,566,229 | 1,437,888 | 1,662,066 | +95,837 | +224,178 |

Procurement, Construction, and Improvements:

Cybersecurity

| Continuous Diagnostics and Mitigation | 213,514 | 174,350 | 214,350 | +836 | +40,000 |
| National Cybersecurity Protection System | 165,838 | 91,170 | 91,170 | -74,668 | --- |

Subtotal, Cybersecurity | 379,352 | 265,520 | 305,520 | -73,832 | +40,000 |
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<tr>
<td>Next Generation Networks Priority Services</td>
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### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

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### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

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<tr>
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<td>+680,952</td>
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<td>Targeted Violence and Terrorism Prevention Grants (by transfer)</td>
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<td>(20,000)</td>
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<td>Alternatives to Detention Case Management Pilot Grants (by transfer)</td>
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### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

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<td>Education, Training, and Exercises:</td>
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<td>17,142,000</td>
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### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

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<th>Final Bill vs Request</th>
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## DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

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<th>Final Bill vs Request</th>
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<td>24,291,910</td>
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<td>(17,352,112)</td>
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| Total Gross, Title III - Protection, Preparedness, Response, and Recovery | 24,542,322 | 11,352,186 | 23,960,547 | -581,775 | +12,608,361 |

## TITLE IV - RESEARCH, DEVELOPMENT, TRAINING, AND SERVICES

### U.S. Citizenship and Immigration Services

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### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<td><strong>Fee Funded Programs:</strong></td>
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<td>Immigration Examinations Fee Account:</td>
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<tr>
<td>Adjudication Services:</td>
<td></td>
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<tr>
<td>District Operations</td>
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<td>(Immigrant Integration Grants)</td>
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<td>(632,106)</td>
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<td>Adjudication Services:</td>
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<tr>
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<td>(20,000)</td>
<td>(20,000)</td>
<td>(+5,000)</td>
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### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

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<td>Adjudication Services:</td>
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<td>Fee Funded Programs</td>
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<td>4,931,873</td>
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<td>Large Scale Detection Systems</td>
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<td>Research and Development:</td>
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<td>Transformational R&amp;D/Technical Forensics</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Transformational R&amp;D</td>
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<tr>
<td>Subtotal, Transformational R&amp;D/Technical Forensics</td>
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<td>Detection Capability Development and Rapid Capabilities:</td>
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<td></td>
<td></td>
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<td>24,317</td>
<td>-8,683</td>
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DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021  
(Amounts in thousands)

<table>
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<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
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<td>Rapid Capabilities</td>
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<td>10,000</td>
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<td>Subtotal, Detection Capability Development and Rapid Capabilities</td>
<td>41,000</td>
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<td>Subtotal, Research and Development</td>
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<td>65,309</td>
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Federal Assistance:
   Capability Building:
      Training, Exercises, and Readiness | 14,470          | 14,470          | 14,470     | ---                   | ---                  |
      Securing the Cities               | 24,640          | 13,640          | 24,640     | ---                   | +11,000              |
      Biological Support               | 25,553          | 30,553          | 30,553     | +5,000                | ---                  |
   Subtotal, Capability Building      | 64,663          | 58,663          | 69,663     | +5,000                | +11,000              |
   Total, Countering Weapons of Mass Destruction | 432,299         | 377,180         | 402,277    | -30,022               | +25,117              |

Total, Title IV, Research and Development, Training, and Services | 1,653,139       | 1,471,044       | 1,635,973  | -17,166               | +164,929             |
Fee Funded Programs | 4,718,824       | 4,931,873       | 4,931,873  | +213,049              | ---                  |
Total Gross, title IV, Research and Development, Training, and Services | 4,718,824       | 4,931,873       | 4,931,873  | +213,049              | ---                  |
## DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021
(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020</th>
<th>FY 2021 Request</th>
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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td></td>
<td>Enacted</td>
<td></td>
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<tr>
<td><strong>TITLE V - GENERAL PROVISIONS</strong></td>
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<td>Presidential Residence Protection Assistance (Sec. 528)</td>
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<td>TSA Operations and Support (P.L. 116-6) (FY19) (rescission)</td>
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<tr>
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<tr>
<td>Coast Guard Alteration of Bridges (070 x 0614) (Rescission)</td>
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<td>---</td>
<td>-1,718</td>
<td>-1,718</td>
<td>-1,718</td>
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<tr>
<td>Coast Guard PC&amp;I (P.L. 116-93) (FY20) (rescission)</td>
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<td>---</td>
<td>+70,000</td>
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<tr>
<td>Coast Guard RDT&amp;E (P.L. 115-141) (FY18) (rescission)</td>
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<td>---</td>
<td>+5,000</td>
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<tr>
<td>USCIS Procurement, Construction, and Improvements (P.L. 116-6) (rescission)</td>
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<td>CBP PC&amp;I Electronic Health Records (P.L. 116-93) (FY20) (transfer out) (emergency) (Sec. 534)</td>
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<td>(-20,000)</td>
<td>(-20,000)</td>
<td>(-20,000)</td>
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<tr>
<td>CBP PC&amp;I (FY18) (P.L. 115-141) (rescission)</td>
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<td>CBP O&amp;S two year (FY19) (rescission)</td>
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<td>CBP PC&amp;I (FY19) (P.L. 116-6) (rescission)</td>
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<td>CBP Construction 70X0532 (rescission)</td>
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<tr>
<td>CBP BSFIT 70X0533 (rescission) (Sec. 536)</td>
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<td>-15,000</td>
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<tr>
<td>ICE Construction and Facilities Management (070 X 0545) (rescission)</td>
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<td>ICE Automation Modernization (070 X 0543) (rescission)</td>
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<td>-658</td>
<td>-658</td>
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<td>CWMD PC&amp;I (by transfer) (emergency) (Sec. 534)</td>
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<td>(+20,000)</td>
<td>(+20,000)</td>
<td>(+20,000)</td>
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<td>DHS Lapsed Balances (non-defense) (rescission)</td>
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<td>-16,053</td>
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<tr>
<td>DHS Lapsed Balances (defense) (rescission)</td>
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<td>---</td>
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<td>-1,575</td>
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<td>FEMA Disaster Relief Fund (DRF) (rescission)</td>
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<td>---</td>
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</table>
### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td>CBP Humanitarian Assistance (P.L. 116-26) (FY 19) (rescission of emergency funding)</td>
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<td>CBP OFO Fee Shortfall (emergency) (Sec 541)</td>
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<td>Total, Title V, General Provisions</td>
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<td>-70,000</td>
<td>773,362</td>
<td>+1,486,039</td>
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<tr>
<td>(Discretionary Funding)</td>
<td>(-712,677)</td>
<td>(-70,000)</td>
<td>(773,362)</td>
<td>(+1,486,039)</td>
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<tr>
<td>(Discretionary Appropriations)</td>
<td>(41,000)</td>
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<tr>
<td>(Emergency Funding)</td>
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<td>(840,000)</td>
<td>(+840,000)</td>
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<td>(Rescissions)</td>
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<tr>
<td>(Non-Defense)</td>
<td>(-520,677)</td>
<td>(-70,000)</td>
<td>(-77,763)</td>
<td>(+442,914)</td>
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<tr>
<td>(Defense)</td>
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<td>---</td>
<td>(-1,575)</td>
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<tr>
<td>(Rescissions of Emergency Funding)</td>
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<td>---</td>
<td>(+233,000)</td>
</tr>
<tr>
<td>(By transfer) (Emergency)</td>
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<tr>
<td>(Transfer out) (Emergency)</td>
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This table outlines the appropriations for the Homeland Security Department for the fiscal years 2020 and 2021, broken down by various categories such as CBP Humanitarian Assistance, CBP OFO Fee Shortfall, and total Title V, General Provisions. The table also includes rescissions and transfers, showing the changes from the enacted to the requested and final bill amounts, as well as the differences between these amounts.
### DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>Final Bill Enacted</th>
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<td><strong>Grand Total</strong></td>
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<tr>
<td>(Non-Defense)</td>
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<td>(Appropriations)</td>
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<td>(53,073,006)</td>
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<td>(Offsetting Collections)</td>
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<td>(Changes in Mandatory Programs)</td>
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<td>(+12,082,051)</td>
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<td>(Rescissions)</td>
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<td>(-77,763)</td>
<td>(+442,914)</td>
</tr>
<tr>
<td>(Rescissions of Emergency Funding)</td>
<td>(-233,000)</td>
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<td>---</td>
<td>(+233,000)</td>
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<tr>
<td>(Defense)</td>
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<td>(By transfer)</td>
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<td>25,000</td>
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<tr>
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</tr>
<tr>
<td>(Transfer out) (emergency)</td>
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<td>-20,000</td>
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<td>Aviation Security Capital Fund</td>
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<td>250,000</td>
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<tr>
<td>Fee Funded Programs</td>
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<td>8,189,340</td>
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<tr>
<td><strong>Total Gross, Grand Total</strong></td>
<td>82,461,732</td>
<td>70,650,460</td>
<td>85,063,856</td>
<td>+2,601,924</td>
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December 21, 2020
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
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</thead>
</table>

1/ The President's Budget proposes funding the Secret Service in the Financial Services Bill.
The following statement is an explanation of the effects of Division G, which provides appropriations for the Department of Interior, the Environmental Protection Agency (EPA), the Forest Service, the Indian Health Service, and related agencies for fiscal year 2021.

The agreement notes that the explanatory statement accompanying this division is approved and indicates congressional intent. Unless otherwise noted, any reference in this division to the House Appropriations Committees or the Senate Appropriations Committees is to the House Subcommittee on Interior, Environment, and Related Agencies and the Senate Appropriations Committee on Interior, Environment, and Related Agencies.

Each department and agency funded in this Act is directed to follow the directions set forth in this Act and the accompanying explanatory statement and to not reallocate resources or reorganize activities except as provided herein or otherwise approved by the House and Senate Appropriations Committees. The agreement further directs that agencies follow the reporting process as referenced in this Act. This joint explanatory statement addresses only those agencies and accounts for which there is a need for greater explanation than provided in the Act itself. Funding levels for appropriations by account, program, and activity, with comparisons to the fiscal year 2020 enacted level and the fiscal year 2021 budget request, can be found in the table at the end of this division.

Unless expressly stated otherwise, any reference to "at the end of this statement" shall be treated as referring only to the provisions of this division.

- Conservation Partnerships. Funds are available for land and water management agencies to enter into agreements with youth and veterans organizations as authorized by the John McCain 21st Century Service Conservation Corps Act (Public Law 119–9). The agreement notes that the Forest Service and the Department of the Interior are directed to annually post project information be proposed by the administration each year through the Land and Water Conservation Fund. The agreement further notes that several agencies funded by this Act employ Federal law enforcement officers and are Federal law enforcement partners. The agreement directs such agencies to consult with the Attorney General regarding the implementation of these programs and training law enforcement officers. The agreement further directs such agencies to brief the Committees on Appropriations on their efforts to implement this Act no later than 90 days after consultation with the Attorney General. In addition, the agreement directs such agencies, to the extent that they are already participating, to consult with the Attorney General and the Director of the FBI regarding participation in the National Use-of-Force Data Collection. The agreement further directs such agencies to brief the Committees on Appropriations, no later than 90 days after enactment of this Act, on their current efforts to so participate.

- Fire Hazard Potential Analysis. The agreement directs that the Federal Lands Recreation Enhancement Act is directed to follow the directions set forth in this Act. The agreement further directs such agencies to brief the Committees on Appropriations, no later than 90 days after enactment of this Act, on their current efforts to so participate.

- Firefighting Aviation Contracts. In addition to the direction outlined in House Report 116–448 regarding the report on firefighting aviation contracts and current impediments to the use of longer-term contracts, the Committees also direct the Forest Service and the Department of the Interior to consider, as part of this report, whether modifying current aviation contracts consistent with practices used for longer-term stewardship contracts, as provided by Division O of Public Law 115–141, could assist in having long-term certainty and affordability for modern aviation assets.

- Great American Outdoors Act. At the end of this explanatory statement, the Committees have included allocation of projects pursuant to the Great American Outdoors Act (Public Law 116–19).

- Invasive Species Report. The bill provides for the joint explanatory statement direct the House and Senate Committees on Agriculture, as appropriate, to allocate funds from the Land and Water Conservation Fund to the respective agencies and appropriation accounts detailed in the table located at the end of this explanatory statement within 30 days of enactment of this Act. The language also requires that the allocation of funds within each appropriation for the activities presented in the table. The language also requires that the allocation of funds within each appropriation for the activities presented in the table. Flexibility for each agency at the project level is provided in two ways: first, by aggregating the total amount available for an agency, each agency can provide for small adjustments in funding between individual projects in the table as necessary; and secondly, by providing for an ‘assessment, contingency’ activity, the bill provides additional funds that may be utilized by an agency to pursue additional opportunities with respect to each project or new projects that may arise. Each agency is directed to promptly advise the Committees on Appropriations of any adjustment made to a previously announced funding level or a new project or project that was not previously disclosed. Within the non-project-based line items, the agencies are expected to follow the longstanding guidelines for informing and seeking the approval of Congress, as appropriate, for federal acquisitions. Each agency should prioritize acquisitions that will provide benefits to the consolidated Federal ownership that create management efficiencies, provide recreational access, or protect critical resources such as those in high-designated wilderness areas, battlefield parks and national scenic and historic trails. The bill also includes requirements for project lists for the fiscal year, to be submitted with the budget and subsequently, as so to afford Congress the ability to provide informed alternative allocations. The Committees expect the format for budget and supplemental lists to be similar to those provided in the fiscal year 2020 budget request for discretionary and maintenance projects. All project lists submitted—including those submitted with the budget or the supplemental lists just noted—should be comprised of projects for which tracts and willing sellers have been identified, and an initial appraisal or market research has been initiated.

- Bureau of Land Management. The Committees are concerned about the length of time the Bureau is spending to approve projects and encourages the Bureau to complete the review and closing of projects on a timely basis.

- Fish and Wildlife Service. The Committees strongly encourage the Service to continue to provide outreach to all units of the National Wildlife Refuge System. Refuges in the Clarks, Cahaba River, McKinney, Ottawa, Loxahatchee, and Edwards to ensure these
Refuges are aware of all funding opportunities available to fulfill the vision of Secretarial Order 3356. The Committees are also aware that the Green River National Wildlife Refuge is the only established refuge and is still eligible for funding under the recreational access, inholding, and other lines included in the alternate allocation detail table; therefore, funding should be encouraged to use these additional funding tools to purchase parcels as they become available, as it does for other units of the National Wildlife Refuge System.

Cooperative Endangered Species Conservation Fund.—In addition to the allocations in the table at the end of this explanatory statement, this bill also includes an additional $19,638,000 in discretionary appropriations from the LWCF for Fish and Wildlife Service Habitat Conservation Plan Land Acquisition grants to states, as detailed in the associated section of this explanatory statement.

National Park Service.—The Committees are aware of concerns related to State conservation grant conversion and improvement applications and directs the Service to make every effort to work with applicants to expedite or improve the process that lead to the approval or increase accessibility to recreational facilities and open space. The Service is directed to evaluate the totality of an application that addresses historic management to allow the Service to approve the application. Further, the Service is directed to submit a report within 180 days of enactment of this Act detailing the recommendations developed by a working group of interested stakeholders to assist States in addressing their obligations and capabilities, which was discussed in Senate Report 116–123.

Forest Service.—The Service is expected to follow the long-standing process for informing and obtaining approval of Congress as appropriate, for funding other Forest Legacy projects as ranked by the competitively selected national priority list, if listed projects are no longer viable and funding becomes available.

Land Grants, Acquias and Community Ditches.—The Secretary of the Department of the Interior and the Department of Agriculture are urged to recognize the traditional use of State-recognized community land grants, acquias, and community ditches in the American Southwest during the land use planning process. The Department of the Interior and the Forest Service shall, when applicable, consider and, as appropriate, provide for within land management plans the traditional-historic uses by an acquias or land grant mercedes recognized by the State of New Mexico.

Mitigation from Border Barrier Construction.—The agreement does not include direction related to mitigation on the impacts of barrier construction.

Public Land Orders.—In 2004, Congress passed the Boundary and Transfer Information Act (Public Law 108–452) to provide for the expedited conveyance of outstanding land selections prior to the 50th anniversary of statehood in 2009. More than a decade later progress toward lifting Public Land Orders (PLOs) in Alaska to facilitate conveyances remains limited. The Committees expect the Department to prioritize lifting the portion of PLOs in Alaska as appropriate, particularly PLO 5150, and to submit a plan to Congress within 120 days of enactment of this Act describing a process for lifting those orders.

Race, Community, and Our Shared Future Initiative.—The Committees are supportive of the Secretary’s Initiative to Focus on Race, Community and Our Shared Future.” Over the next year, the Smithsonian expects to hold a series of town halls and other virtual gatherings across the country to reach a wide audience and engage numerous partners as well as experts from within the Smithsonian. The Smithsonian is encouraged to engage other federal agencies in this initiative and is directed to report to the Committees on a quarterly basis regarding discussions, audiences reached, partner participation, and any actionable items that have resulted from this initiative. The Secretary of the Smithsonian Institution shall be directed to work with the Smithsonian Institution on this new initiative.

Training, Hiring, and Public Lands Education in Alaska.—The directive in Public Law 116–94 regarding conducting annual training in Alaska for the Alaska Conservation Action training by the Department of the Interior and the Forest Service is continued. The Committees also recognize the importance of Alaska Public Land Information Centers as partners and tools to educate the public regarding Alaska’s unique public lands and encourage the agencies to look for innovative opportunities to strengthen these critical partnerships.

Tribal Leases Payments.—The agreement incorporates that budget-parallel $158,000,000 to create separate appropriations accounts for FY21 tribal payments along with the general provision directing the Bureau of Indian Affairs and the Fish and Wildlife Service to develop guidelines regarding lease costs. The Committees strongly encourage both Departments to engage in meaningful dialogue with one another and Tribes to coalesce around a process to develop policy guidance. The Committees also note that payments for 2021 (leases already in effect from 2019) as a percentage of net sales has historically complicated the Nation’s ability to address the crisis. The agreement includes both funding and reprogramming for the Indian Health Service in order to improve the Federal response to this crisis.

Reprogramming Guidelines

The following are the procedures governing reprogramming actions for programs and activities funded in the Department of the Interior, Environment, and Related Agencies Appropriations Act. The House and Senate Committees on Appropriations are dismayed by multiple agencies’ lack of strict adherence to the Committees’ reprogramming guidance and agencies’ use of the reprogramming guidelines are not funded through discretionary appropriations, and the Committees encourage discussion regarding the funding classification to continue.

The Committees are aware of recent litigations in Federal courts regarding what constitutes reasonable lease costs under the 105(l) program. As required by language in Title IV of this Act, the Indian Health Service and the Department of the Interior are expected to consult with Tribes and the Indian Health Service to ascertain what constitutes the reallocation of funds, including the reallocation of funds from one budget activity, budget line-item, or program area to another within any appropriation funded in this Act. The Committees hereby require the House Appropriations Committee on Appropriations report displays an allocation of an appropriation below the detailed, the more complete level shall be the basis for reprogramming.

For construction, land acquisition, and forest legacy accounts, a reprogramming constitutes the reallocation of funds, including un obligated balances, from one construction, land acquisition, or forest legacy project to another such project.

Transparency shall also consist of any significant departure from the program described in the agency’s budget justifications. This includes all proposed reorganizations or other workforce actions detailed below which affect a total of 10 staff members or 10 percent of the staffing of an affected program or office, whichever is less, without a change in funding. Any change to the organization presented in the budget justification shall also be subject to this requirement.

Recommendations. The Committees are reminded that this recommendation continues longstanding General Guidelines for Reprogramming that require agencies funded by this Act to submit a recommendation to the Committees’ review prior to their implementation. It is noted that such reprogramming guidelines
apply to proposed reorganizations, workforce restructure, reshaping, transfer of functions, or bureau-wide downsizing and include closures, consolidations, and relocations of offices, facilities, and laboratories. In effect, no agency shall implement any part of a reorganization that modifies regional or State boundaries for agencies or bureaus that were in effect on the effective date of this Act unless approved consistent with the General Guidelines for Reprogramming procedures specified herein. Any such reprogramming procedures submitted to the Committees on Appropriations shall include a description of anticipated benefits, including anticipated efficiencies, as well as a description of anticipated personnel impacts and funding changes anticipated to implement the proposal.

**General Guidelines for Reprogramming.**

(a) A reprogramming should be made only when an unforeseen situation arises, and then only if postponement of the project or the activity until the next appropriation year would result in actual loss or damage.

(b) Any project or activity, which may be deferred through reprogramming, shall not later be accomplished by means of further reprogramming, but instead, funds should again be sought for the deferred project or activity through the regular appropriations process.

(c) Except under the most urgent situations, agencies should not be employed to initiate new programs or increase allocations specifically denied or limited by Congress, or to decrease allocations specifically mandated by Congress.

(d) Reprogramming proposals submitted to the House and Senate Committees on Appropriations for approval will be considered as expedited as possible, and the Committees remind the agencies that in order to process reprogramming requests, adequate and timely information must be provided.

**Critically.—**A reprogramming must be submitted to the Committees in writing prior to implementation if it exceeds $1,000,000 in amount or results in an increase or decrease of more than 10 percent annually in affected programs or projects, whichever amount is less, with the following exceptions:

(a) With regard to the Tribal priority allocations of the Bureau of Indian Affairs (BIA) and Bureau of Indian Education (BIE), there is no requirement to reprogram these programs. However, the Bureaus shall report on all reprogrammings during a fiscal year without notification to, and the approval of, the Committees. This restriction applies to all such actions regardless of the reason for the realignments.

(b) Reprogramming proposals submitted to the Committees within 45 days on implementation of section 119 of the Dingell Conservation Act (Public Law 116–9) with respect to Alaska Native Vietnam veterans, and for priority broadband development.

(c) Programs that exceed $1,000,000 in Alaska conveyance, and $3,000,000 in cadastral, lands, and realty management.

(d) Reprogramming proposals submitted to the Committees in writing prior to implementation if it exceeds $1,000,000 annually or results in an increase or decrease of more than 10 percent annually in affected programs or projects, whichever amount is less, with the following exceptions:

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(b) Reprogramming proposals submitted to the Committees within 45 days on implementation of section 119 of the Dingell Conservation Act (Public Law 116–9) with respect to Alaska Native Vietnam veterans, and for priority broadband development.
Gay Mine.—The agreement does not include House instructions regarding the Gay Mine site in Idaho.

Geothermal.—The Bureau is directed to provide to the Committees a report within 60 days of enactment of this Act a detailed strategy for the completion of reclamation and restoration of the remaining legacy wells within its jurisdiction within the next 10 years.

National Seed Strategy.—The Bureau is directed to provide to the Committees a report within 60 days of enactment of this Act a detailed strategy for the completion of reclamation and restoration of the remaining legacy wells within its jurisdiction within the next 10 years.

LAND ACQUISITION (RESCISSION OF FUNDS)

The bill includes a rescission of $5,400,000 of prior year unobligated balances.

OREGON AND CALIFORNIA GRANT LANDS

The bill provides $114,783,000 for the Oregon and California Grant Lands appropriation. Specific allocations at the activity and sub-activity level are contained in the table at the back of this explanatory statement.

RANGE IMPROVEMENTS

The bill provides $10,000,000 to be derived from special receipts and Bankhead-Jones Farmlands Tenant Act lands grazing receipts.

SERVICE CHARGES, DEPOSITS, AND FORFEITURES (INCLUDING RESCISSION OF FUNDS)

The bill provides an indefinite appropriation estimated to be $29,000,000 for Service Charges, Deposits, and Forfeitures. The bill also includes a rescission of $20,000,000 in unobligated prior year collections.

MISCELLANEOUS TRUST FUNDS

The bill provides an indefinite appropriation estimated to be $29,000,000 for Miscellaneous Trust Funds.

UNITED STATES FISH AND WILDLIFE SERVICE RESOURCE MANAGEMENT

The bill provides $1,379,628,000 for Resource Management. All programs and activities are funded at the amounts enacted in fiscal year 2020 unless otherwise specified below or in the table at the end of this division and the agreement approves the proposed changes. The Service is expected to comply with the instructions and requirements at the beginning of this division and in the Appropriations Act 116–448 unless otherwise specified below.

Ecological Services.—The agreement provides $359,666,000 for programs and activities, including $30,767,000 for listing which provides a program increase of $500,000 above the enacted level.

The agreement continues the direction regarding lesser prairie-chicken carried in the explanatory statement accompanying the Consolidated Appropriations Act, 2020 (Pub. L. 116-159) and directs the Service to continue to collaborate with local and regional stakeholders on developing voluntary solutions to conserve the species. This will help achieve the goals of encouraging voluntary conservation and avoiding the necessity of listing the species. The Service is expected to provide a briefing to the Committees on these efforts within 120 days of enactment of this Act.

The agreement urges the Service to work with State and local governments before enacting into law species settlement agreements. The Consolidated Appropriations Act, 2018 (Pub. L. 115-141) included language directing the Service to develop a plan to incorporate in these agreements the underlying data used to make listing determinations and critical habitat designations. The Service is expected to provide the report required by the Act and improve upon its efforts to make underlying data publicly available.

Conservation and Restoration.—The agreement provides $34,628,000 for conservation and restoration activities which includes an increase of $500,000 for the fish passage initiative outlined in the budget request and an increase of $5,000,000 for a complete survey and stock assessment report of the northern sea otter.

Recovery.—The agreement provides $105,031,000 for activities in support of the recovery of listed species where warranted. The Service is expected to provide the report required by the ESA to the Committees on the status of the Fish and Wildlife Service's multi-year recovery program. The Service is expected to provide the report required by the ESA to the Committees on the status of the Fish and Wildlife Service’s multi-year recovery program.

Grizzly Bears.—The agreement recognizes the conservation efforts taken by Western Tribal governments in circumstances where traditional knowledge may provide valuable information, including for species like the northern sea otter.

Planning and Consultation.—The agreement provides $109,251,000 for project permitting activities which maintains the enacted level to allow for permitting delays and to achieve compliance with other statutes and provides a program increase of $500,000 to build field capacity and focus on technical assistance as outlined in House Report 116–448. Within planning and consultation, $4,000,000 is maintained for Gulf Coast restoration activities.
Wildlife and Habitat Management.—The agreement provides: $13,425,000 for invasive species; $1,750,000 for the Chesapeake Bay nutria eradiation project; $500,000 to help refuges to continue to work with local communities to maintain, improve, replace and upgrade refuge infrastructure on areas such as the Quivira National Wildlife Refuge; and $1,500,000 for Pacific Marine National Monuments.

The Service is encouraged to fill long vacant staffing positions in refuges that have not had a full-time refuge manager in at least three years. In addition, the Service is directed to continue to work in cooperation with the National Marine Fisheries Service to provide adequate support to the Alaska Marine Mammals Research Institute to support research, management, and education for existing marine national monuments off the continental United States.

Río Mora National Wildlife Refuge.—The Service’s efforts to support staffing and education programs. The Río Mora National Wildlife Refuge are appreciated. As the refuge transitions from nonprofit to Federal support, consistent with the long-term vision for the refuge, the bill includes funds to complete the conversion of staff positions.

The Service is urged to open the positions to applicants from both inside and outside the Federal Government.

Polar Bear Tourism.—There are significant concerns among residents in Kaktovik, Alaska, related to the Service’s program for polar bear tourism. The Service has increased significantly in recent years, there are reports of bears becoming less fearful of humans as a result of tourism, leading to more human encounters with bears within the village. In addition, tourism has reportedly made it more difficult for residents to travel and to drive to the limited availability of air service. The Service is instructed to review its program for polar bear tourism, consult and incorporate the views of Kaktovik residents in its decision making related to the program, and explore cooperative management of the Beaufort polar bear population with Native peoples in the village.

Continued Funding Prohibitions.—The Service is to continue to follow the directive from previous fiscal years that prohibits a writ of habeas corpus and all efforts to remove cattle on Chirikof and Wosnesenski Islands in the State of Alaska.

Planning and Management of Remote Sites.—The agreement includes $86,860,000 for law enforcement activities to strengthen and maintain conservation programs and species survival efforts. The Service is urged to open the positions to applicants from both inside and outside the Federal Government.

The Service is encouraged to consider this application in a timely fashion. The recommendation also includes bill language regarding the obligation and disbursement of FY 2018 international grant funds.

Consortium of International Trade in Endangered Species of Wild Fauna and Flora (CITES) Permitting.—The agreement includes $3,750,000 for Klamath Basin restoration, maintenance of Inuvik, and education for existing marine nation monuments off the continental United States.

The Service is directed to continue to work closely with ANCC, and in the interim, to work closely with ANCC on enforcement actions that may arise in relation to subsistence uses of polar bears that could be regulated under the CITES permitting process that would ameliorate any delays and include these suggestions in its report.

The Service is directed to provide the briefing required in the explanatory statement accompanying Public Law 116-94 on its current review for permits and its analysis on exporting countries’ conservation programs and species survival within 60 days of enactment of this Act.

Fish and Aquatic Conservation.—The agreement provides $206,613,000 for fish and aquatic conservation programs.

The agreement provides $65,551,000 which maintains the enacted level for programs outlined in House Report 116-148 and includes $1,750,000 for Fisheries Restoration activities and $4,700,000 for mitigation of the Pacific Salmon Treaty of which $1,556,000 is for the Yukon River Salmon Agreement. The Service is directed to work in cooperation with State fish and game agencies on marking of anadromous fish. The agreement maintains the mass marking at the fiscal year 2020 enacted level and provides the requested program increase of $1,394,000. The Service is encouraged to continue to support cooperative conservation activities at National Fish Hatcheries in future budget submissions. Additionally, funds are maintained at the enacted levels for the implementation to augment the removal of locks and dams, and the recommendation continues enacted funding for...
shall submit a report describing its current efforts to prevent the introduction of invasive species to uninvaded ecosystems. The Service is directed to pursue technological, mitigation, or control of aquatic nuisance species and invasive species, with an emphasis on methods that do not result in the addition of chemical substances, and that do not result in harmful secondary by-products, such as algal blooms, taste and odor concerns, and toxic by-products. Of particular concern are technologies that can be implemented without extensive infrastructure modification and those that show immediate economic benefit as compared to the currently used methods of control, such as periodic physical removal and ongoing or periodic chemical treatment.

Invasive plant and animal species are a pervasive problem affecting communities across the Nation. Invasive species such as the Asian carp, quagga and zebra mussels, emerald ash borer, Eurasian milfoil, elodea and the hemlock woolly adelgid threaten our natural resources and wreak havoc on the communities and industries that rely upon them. Preventing invasive species from gaining a foothold in the vegetation and suppressing established species is of utmost importance. The recommendation makes several increases to programs designed to combat invasive species before they become a problem. The Service is encouraged to support research, monitoring, and mitigation efforts, as well as efforts to disseminate such work in all regions and the Service is directed to continue to make available competitive grant funding for projects to eliminate these destructive, non-native species.

Cooperative Landscape Conservation.—The agreement includes $12,500,000 for Landscape Conservation Cooperatives (LCCs). The Service is directed to promptly submit the required report on the program that deviates from that which was presented to Congress in the annual budget justifications. This report must include how the Service will engage previous stakeholders and how conservation efforts are aligned with partners, especially what will be done to ensure there is collaborative conservation on a landscape scale in addition to efforts through Migratory Bird Joint Ventures; Fish Habitat Partnerships; Nature’s百万; the Midwest Landscape Initiative; and the Californian Landscape Conservation Partnership.

Science Support.—The agreement provides $17,267,000 for the Science Support program, which includes $3,500,000 for white nose syndrome and maintains the enacted level for Gulf Coast ecosystem restoration. The Service is encouraged to continue dedicating at least $2,000,000 of funds appropriated in Recovery to white-nose syndrome work. Best practices developed in response to white nose syndrome will be shared and sought to respond to other new and emerging high-risk wildlife diseases. The Service should also continue, along with the U.S. Geological Survey, to lead and implement the North American Bat Monitoring Program in association with other Federal natural resource management agencies and offices, States, Tribes, and non-governmental partners.

General Operations.—The agreement provides $141,945,000 for general operations and includes $25,758,000 for central office operations, $1,200,000 for HCP administration, and $35,748,000 for Service-wide bill paying. The National Fish and Wildlife Foundation is funded at $7,022,000 and the North American Wetlands Conservation Center is funded at $28,014,000. The recommendation includes $3,237,000 for Aviation Management.
STATE AND TRIBAL WILDLIFE GRANTS

The bill provides $72,362,000 for State and Tribal Wildlife Grants which includes $59,000,000 for State Wildlife Formula grants, $7,362,000 for the Tribal Wildlife Cooperative Grants, and $6,000,000 for Tribal Wildlife grants. The Service is directed to provide a report to the Committees within 120 days of enactment that examines the administrative function, effectiveness, and location of State and Tribal Wildlife grants for each State over time. The report should include data for each of the past 10 years on (1) the amount of funding each Federal and non-Federal source provides to each State for both (a) the formula grants and (b) the competitive grants, and (2) the number of listed species present in each State.

NATIONAL PARK SERVICE
OPERATION OF THE NATIONAL PARK SYSTEM

The bill provides $2,680,297,000 for Operation of the National Park System (ONPS), $111,295,000 above the enacted level and $711,597,000 above the budget request.

For this and all other Service accounts funded in this bill, the Service is expected to comply with the instructions and requirements at the beginning of this division and in House Report 116–448, unless otherwise specified below. Additional details, instructions, and requirements follow below and in the table at the end of this division.

The Service is required to provide a Service to execute its spending at the levels provided. The Service may not redistribute the recommendations in a fiscal year 2021 operating plan.

All programs, projects, and activities are funded at no less than the fiscal year 2020 operating plan levels and the bill does not include program changes proposed in the budget request unless otherwise specified. Fixed costs and funding for the 2021 Presidential Inauguration are provided at the current level. The agreement also includes $8,316,000 for New Responsibilities at New and Existing Park units, and $6,000,000 for Tribal Wildlife grants.

Additional funding guidance is provided below.

Resource Stewardship.—The bill includes: $3,925,000 for the Partnership Wild & Scenic Rivers program and other similarly managed rivers; $2,000,000 for Active Forest Management; $3,000,000 for Quagga and Zebra Mussel program, including Great Lakes and other aquaculture research system; $400,000 for Recreational Access—Support Alaska Subistence; $12,316,000 for natural resource projects and $15,292,000 for National Trails System. Additionally, the bill provides $1,500,000 for the national networks, which include the National Underground Railroad Network to Freedom, the African American Civil Rights Network, the Reconstruction Era National Network, the Chesapeake and Ohio Canal National Historical Park, and the Undiscovered Historical Site, to create additional preservation opportunities and to evaluate the feasibility of establishing a new heritage center.

Denali National Park.—The Secretary of the Interior, acting through the Director of the National Park Service, shall schedule a public meeting within 90 days of enactment of this Act and to notify the Committees once such a meeting has been scheduled. The Committees further direct the Department of the Interior to make decisions on all documents related to the acquisition of Slater Mill no later than 30 days after the enactment of this Act.

Chesapeake and Ohio Canal National Historical Park.—The Committees are concerned that the Federal Advisory Commission for the National Park on the Chesapeake and Ohio Canal National Historical Park has not had a scheduled meeting since the first quarter of 2017, and the Committees expect the Commission to continue its efforts to support construction and maintenance of the Chesapeake and Ohio Canal National Historical Park, including the establishment of boundaries and the acquisition of key sites as outlined in the law.

Morehead—Patterson—Blackburn.—The Committees believe the acquisition of Slater Mill, including its historic dam, will contribute positively to the cultural, natural, and recreational resource benefits of the Park. The Service shall brief the Committees on its plan to fulfill this directive within 90 days of enactment of this Act. The Committees further direct the Committees on its plan to notify the Committees once such a meeting has been scheduled. The Committees are also aware that this project is under consideration by the Army Corps of Engineers on a project known as the “C&O Canal Re-Watering” project in Cumberland, Maryland, and encourages the Service to continue these collaborative efforts as decisions are made regarding future ownership of the project.

Appalachian National Scenic Trail.—The Committees provide $950,000 for the Appalachian National Scenic Trail Conservancy in the management effort and $6,000,000 for Tribal Wildlife grants.

Additional Guidance.—The following additional direction and guidance is provided with respect to funding provided within this account:

African-American Heritage in Appalachia.—The Committees are aware of efforts by the Park Service to work with Marshall University and the Appalachian Research and Public Policy Institute to research the history of African-American history and culture in Appalachia, including efforts to preserve and interpret significant historical sites and promote heritage tourism. The Service is encouraged to continue and expand these efforts, including working with existing National Park Service units, such as the Carter G. Woodson Home National Historical Site, to create additional preservation opportunities and to evaluate the feasibility of establishing a new heritage center.

Chesapeake and Ohio Canal National Historical Park.—The Committees recognize the cooperative partnership between the Service and the Appalachian Trail Conservancy for the management and operation of the Appalachian National Scenic Trail and accept the proposed funding increase for the Trail included as part of the New and Critical Responsibilities Initiative. The Committees are aware that the Trail is experiencing increased visitation and encourages the Service to include sufficient resources in future budget requests to meet its expanded visitor service, law enforcement, compliance, and land acquisition requirements.

Blackstone River Valley National Historical Park.—The Service is expected to continue to make funds available to the local coordinating entity, consistent with funding levels provided in the law, to maintain staffing and capacity to assist in management of the park, as authorized in Public Law 113–291. The Service is directed to continue its work to complete a General Management Plan for the Park, as required by Public Law 113–291, and to prioritize activities that will advance the plan, including the establishment of boundaries and the acquisition of key sites as outlined in the law. The Committees believe the acquisition of Slater Mill, including its historic dam, will contribute positively to the cultural, natural, and recreational resource benefits of the Park.

Cooperstown National Historic Park.—The Committees urge the Service to continue its efforts to support construction and maintenance of the Cooperstown National Historic Park, including the establishment of boundaries and the acquisition of key sites as outlined in the law.

Worthington—The Committees urge the Service to continue its efforts to support construction and maintenance of the Worthington National Historic Site, including the establishment of boundaries and the acquisition of key sites as outlined in the law.

Blacksburg.—The Committees are aware that this project is under consideration by the Army Corps of Engineers on a project known as the “C&O Canal Re-Watering” project in Cumberland, Maryland, and encourage the Service to continue these collaborative efforts as decisions are made regarding future ownership of the project.


National Park Road.—The Secretary of the Interior, acting through the Director of the National Park Service, shall submit to Congress a recommendation on a long-term plan to revitalize or rebuild the Denali National Park Road (Road) within 30 days of enactment of this Act. That recommendation shall include cost estimates for the options under consideration and a preferred option. With respect to the preferred option, the recommendation should also include an estimated project timeline. The Department shall continue to collaborate with the U.S. Geological Survey, the Federal Highway Administration, and Army Corps of Engineers to further monitor, predict, and respond to geohazard threats along the Road. The multi-disciplinary team should develop both long and short-term plans to incorporate their findings regarding geohazards into road maintenance, repair, reconstruction, and potential reroute planning. Any findings of such an evaluation shall be included in the quarterly briefings to the Committees.

National and Scenic Trails.—The Committees understand the importance of providing adequate funding to develop and maintain National and Scenic Trails and encourage their use by visitors. In preparation for the National Trails System’s 50th anniversary in 2021, the Committees urge the Service to continue its efforts to support construction and maintenance projects and volunteer coordination efforts, including activities in support of non-unit National Scenic Trails. The Committees are aware that this project is under consideration by the Army Corps of Engineers on a project known as the “C&O Canal Re-Watering” project in Cumberland, Maryland, and encourage the Service to continue these collaborative efforts as decisions are made regarding future ownership of the project.

Blackstone River Valley National Historical Park.—The Service is expected to continue to make funds available to the local coordinating entity, consistent with funding levels provided in the law, to maintain staffing and capacity to assist in management of the park, as authorized in Public Law 113–291. The Service is directed to continue its work to complete a General Management Plan for the Park, as required by Public Law 113–291, and to prioritize activities that will advance the plan, including the establishment of boundaries and the acquisition of key sites as outlined in the law. The Committees believe the acquisition of Slater Mill, including its historic dam, will contribute positively to the cultural, natural, and recreational resource benefits of the Park. The Service shall brief the Committees on its plan to fulfill this directive within 90 days of enactment of this Act. The Committees further direct the Department of the Interior to make decisions on all documents related to the acquisition of Slater Mill no later than 30 days after the enactment of this Act.
Outreach.—The Committees continue to support the Service’s continued efforts to increase outreach and work to develop partnerships and programs with Hispanic Serving Institutions, historically Black Colleges and Universities by focusing on public-private partnerships. These collaborative efforts will allow our nationally recognized parks and other heritage sites to provide critical and historically significant information, such as the National Underground Railroad collection, to the public through digital means.

National Underground Railroad collection, culturally significant information, such as the parks to disseminate critical and histori-

Semiquincentennial Commission.—The Semiquincentennial Commission is directed to provide the Committees with quarterly reports detailing spending by activity to continue its efforts to undertake and recommend the Semiquincentennial Commission’s funding needs.

White Sands National Park.—The Committees note that Public Law 116–92, the National Park Centennial Authorization Act, Fiscal Year 2020, re-designated White Sands National Monument as a National Park, and the Committees expect the Service to ensure that these resources and facilities meet the needs to accommodate the expected increase in visitation and public interest.

Historic Preservation Fund.—The bill provides $74,157,000 for national recreation and preservation, $2,991,000 above the enacted level and $40,233,000 above the budget request. The amounts recommended by the Committees were compared with the budget estimates by activity are shown in the table at the end of this explanatory statement.

Natural Programs.—The recommendation includes $10,699,000 for Rivers, Trails, and Conservation Assistance; and $3,000,000 for Chesapeake Bay Gateways and Watertrails.

Cultural Programs.—The bill provides $1,907,000 for Native American Graves Protection and Repatriation Grants; $3,155,000 for Japanese Confinement Site Grants; and, $1,250,000 for grants to nonprofit organizations for the purpose of supporting programs for Native Hawaiian or Alaska Native culture and arts development. The agreement also includes $2,560,000 for the competitive grant program authorized by the 911 Memorial Act (Public Law 115–413).

Hersitage Partnership Programs.—The recommendation provides $23,889,000 for the Heritage Partnership Program, including $22,883,000 for Commissions and Grants, which is sufficient to provide stable funding sources for nonprofit organizations administering National Heritage Areas. The directive contained in the explanatory statement that accompanied Public Law 116–8 with regards to funding for historic preservation is continued.

Historic Preservation Fund.—The bill provides $14,300,000 for historic preservation, $25,640,000 above the enacted level and $103,628,000 above the budget request.

Competitive Grants.—The recommendation provides $16,750,000 for competitive grants to document, interpret, and preserve historical sites associated with the African American Civil Rights Movement; $3,375,000 for the newly established civil rights grant program that would preserve and highlight the sites and collection, and thereby ensure civil rights for All Americans, including women, American Latino, Native American, Asian American, Pacific Islander, Alaska Native, Native Hawaiian, and LGBTQ Americans; and, $1,000,000 for grants to under-represented communities.

Paul Bruton Heritage Revitalization Grants.—The bill provides $7,500,000 for historic revitalization grants and retains the directives regarding the distribution of funding included in Senate Report 116–123.

Semiquincentennial Preservation Grants.—The Committees are aware that there are many publicly owned and operated historic sites and structures that commemorate the Revolutionary War and the creation of the United States that are in need of preservation. To better prepare for the upcoming Semiquincentennial celebration and to cele-

Valles Caldera National Preserve.—The Service is expected to be directed to prioritize efforts to carry out the National Park Service’s plan to improve facilities and meet the needs of the Preserve’s temporary facilities in a manner appropriate to the natural setting and historical character of the area and to adequately meet the demands of the visiting public. The Service is directed to brief the Committees within 120 days of enactment of this Act on future facilities options for the Preserve.

White Sands National Park.—The Committees note that Public Law 116–92, the National Park Centennial Authorization Act, Fiscal Year 2020, re-designated White Sands National Monument as a National Park, and the Committees expect the Service to ensure that the Service’s resources and facilities meet the needs to accommodate the expected increase in visitation and public interest.

NATIONAL RECREATION AND PRESERVATION

The bill provides $223,907,000 for construction, $165,438,000 below the enacted level and $31,258,000 above the budget request.

Line-item Construction.—Funding for line-

Natchez Trace Bridge Barrier Coalition.—The Committees continue to support the work of the Natchez Trace Barrier Coalition and direct the Service to prioritize efforts to work with regional leadership and stakeholders to explore options for adding a barrier to the Double Arch Bridge.

Special Resource Study of Thurgood Marshall School.—The Committees encourage the Sec-

Fletcher’s Cove—The Committees encourage the Park Service to continue working with the Friends of Fletcher’s Cove on suit-

LAND ACQUISITION AND STATE ASSISTANCE (RE Sans-serif, color=black, size=12)
compliant with relevant Federal clean air and water and solid waste regulations. The Survey is also encouraged to work collaboratively with State geological surveys to focus resources toward completing its core task of geologically surveying regions of the country that have critical mineral and energy resources that remain unmapped at a useable scale, such as the Arctic mineral belt, which includes the Yukon Tanana Uplands. The Survey will consult with State geological surveys to update and conduct new evaluations of oil and gas resources in low-permeability reservoirs, as in previous years.

The agreement provides $9,041,000 for Energy and Mineral Resources. Mineral Resources is funded at $39,869,000 which maintains $15,986,000 for the critical minerals Earth Mapaks and Minerals Initiatives (Earth Mapaks and Minerals Initiatives). Energy Resources is funded at $30,172,000 to continue the implementation of Secretarial Order 3352 and conduct research of the geologic, geographic, and geothermal conditions of undiscovered, technically recoverable energy resources.

The Survey is directed to provide a report to the Committees within 270 days of the date of enactment of this Act on potential initiatives to increase the supply of critical minerals and to support all examine barriers to producing, processing, recycling, stockpiling, and identifying critical minerals alternatives or substitutes, as well as examine possible securing approaches to continued production of the need and feasibility of creating critical mineral stockpiles and provide a list of critical minerals, and the Nation’s associated dependent demand on the imports of such critical minerals, while examining potential domestic sources of such minerals.

Natural Hazards.—The agreement provides $375,664,000 for Natural Hazards, which includes $85,403,000 for earthquake hazards. Within this funding, $25,700,000 is included for continued development and expansion of the ShakeAlert West Coast earthquake early warning (EEW) system. The recommendation continues no less than the enacted level for the national seismic hazard map, including for expansion to Puerto Rico and the Virgin Islands, for regional networks to operate and maintain recently acquired USArray stations, National Seismic System (ANSS), and global seismic networks. In addition, the agreement continues support for the National Volcano Early Warning and Monitoring System (NVEWS), which will vary widely. The agreement includes continuing funding for the National Geologic Mapping Program (NGMIS) and for the National Geologic Mapping Program (NGMIS). The agreement provides $39,256,000 for volcanoes hazards, which includes maintaining initiatives at the national and state levels, for the continued operations of the Alaska Mapping Executive Committee and encourages DEP funds to be used to support implementation of the President’s Ocean Mapping of the United States Exclusive Economic Zone and the Shoreline and Landward Economic Zone and the Shoreline and Landward Economic Zone and the Shoreline and Landward Economic Zone and the Shoreline and Landward Economic Zone.

The recommendation includes $39,559,000 for the National Geologic Database as outlined in House Report 116–448. The agreement includes $18,000,000 for the Next Generation Water Observing System (NGWOS) and encourages the Survey to partner, where appropriate, with State and local government officials and with the academic research community. The agreement supports the NGWOS pilot in the Delaware River Basin and encourages the Survey to continue to expand its streamgage monitoring of transboundary watersheds and to support the Environmental Protection Agency to ensure the relevant equipment is in place. The agreement funds to support the Agency’s work to evaluate and reduce transboundary pollution. The recommendation is continued to the Survey to enter into a for- the National Geologic Database as outlined in House Report 116–448. The agreement includes $18,000,000 for the Next Generation Water Observing System (NGWOS) and encourages the Survey to partner, where appropriate, with State and local government officials and with the academic research community. The agreement supports the NGWOS pilot in the Delaware River Basin and encourages the Survey to continue to expand its streamgage monitoring of transboundary watersheds and to support the Environmental Protection Agency to ensure the relevant equipment is in place. The agreement funds to support the Agency’s work to evaluate and reduce transboundary pollution. The recommendation is continued to the Survey to enter into a for-
Marine Minerals Plan.—Within 45 days of enactment of this Act, the Bureau shall provide a briefing and plan on its marine minerals program activities for fiscal year 2021. A briefing is to be provided to the Committees on its definition of Outer Continental Shelf preleasing activities within 60 days of enactment of this Act.

OFFSHORE SAFETY AND ENVIRONMENTAL ENFORCEMENT
(INCLUDING RESSCSSION OF FUNDS)

The bill provides $193,812,000 for the Offshore Safety and Environmental Enforcement appropriation. A specific allocation at the activity level is contained in the table at the back of this explanatory statement. The bill also contains a rescission of $10,000,000 in unobligated prior year funds.

OIL SPILL RESEARCH

The bill provides $14,899,000 for Oil Spill Research.

OFFICE OF SURFACE MINING RECLAMATION AND ENFORCEMENT
REGULATION AND TECHNOLOGY
(INCLUDING RESSION OF FUNDS)

The bill provides $117,768,000 for the Regulation and Technology appropriation. Specific allocations at the activity level are contained in the table at the back of this explanatory statement. The bill provides the full enacted level of $66,590,000 for State and Tribal contributions. The State and Tribe receive a formula funding stream. The bill also rescinds $25,000,000 of built up carryover balances that are no longer necessary.

ABANDONED MINE RECLAMATION FUND
(INCLUDING RESCISSION OF FUNDS)

The bill provides $139,831,000 for the Abandoned Mine Reclamation Fund appropriation. Specific allocations at the activity level are contained in the table at the back of this explanatory statement. Of the funds provided, $28,000,000 is provided from the Abandoned Mine Reclamation Fund, and $115,000,000 is derived from the General Fund and shall be distributed to states consistent with the direction in Senate Report 116-123. The bill also includes a rescission of $10,000,000 from prior year unobligated funds.

INDIAN AFFAIRS

BUREAU OF INDIAN AFFAIRS
OPERATION OF INDIAN PROGRAMS
(INCLUDING TRANSFERS OF FUNDS)

The bill provides $1,616,532,000 for operation of Indian Programs. All programs, projects, and activities are maintained at fiscal year 2020 levels, except for requested fixed cost increases and internal transfers, or unless otherwise specified below. For this and all other Bureau accounts funded in this bill, Indian Affairs is expected to comply with the instructions and requirements in Senate Report 116-123. In addition, $500,000 is included below and in the table at the back of this division.

Human Services.—The bill provides $161,226,000 for human services programs. The agreement includes $16,907,000 for the Indian Child Welfare Act, which continues $1,000,000 to implement section 202 of the Indian Child Welfare Act (25 U.S.C. 1911) and a general program increase of $2,000,000 for Welfare Assistance for a total funding level of $76,000,000. BIA is instructed to report back within 30 days of enactment of this Act on how this funding will be distributed. The Committees remain concerned about previous transfers in funding for welfare assistance, social services, and the Indian Child Welfare Act (Public Law 95-608), and direct the Bureau to brief the Committees within 30 days of enactment of this Act regarding the funding and funding allocation for these activities.

Trust.—Natural Resources Management.—The bill provides $258,842,000 for natural resources management programs. Within Natural Resources (T&PA), $1,000,000 is provided for the Indian Youth Service Corp, authorized by section 9003 of the John D. Dingell, Jr. Conservation, Management, and Recreation Act of 2019. In addition, the Management section 7 of the Elwha River Ecosystem and Fisheries Restoration Act (Public Law 102-495) has been completed and the reduction of $2,000,000 is reflected below. In addition, $42,811,000 is provided for Rights Protection Implementation, of which an increase of $1,000,000 over the fiscal year 2020 enacted level is funds to meet treaty needs for treaty sites on the Columbia River. The agreement continues funding for the Everglades and the Pacific Salmon Treaty at fiscal year 2020 levels.

The Committees are aware that the Bureau is in the process of analyzing additional funding requirements needed to support the sites and implement the Columbia River Indian Treaty Fishing Access Sites Imple-mentation Act (Public Law 115-414) and expect the Bureau to provide a report within 60 days of enactment of this Act that details
how the increased funds provided by Congress in fiscal years 2020 and 2021 were allocated and what additional resources are necessary to ensure adequate infrastructure, security, sanitation at the sites in future fiscal years.

Within the Tribal Management Development program, the bill includes an additional $25,000,000 for salmon and steelhead habitat for a total of $830,000. Funding is continued at fiscal year 2020 enacted levels to develop Tribal buffalo herds for Tribe-owned activities; and the pilot projects and programs for Alaska subsistence activities as further outlined in Senate Report 116–123. The Bureau is directed to brief the Committees within 180 days of enactment on the activities related to Trust-Real Estate Services and interfere with recruitment and retention challenges for positions related to Trust—Natural Resources Management and includes $13,515,000 for Job Placement and Training (TPA) and $26,000,000 for Economic development (TPA), of which $500,000 is for business incubators, and $7,691,000 is for Community Development Central Oversight, NAGPRA, and the Native American Graves Protection and Repatriation Act (NAGPRA).

The Committees are aware of ongoing process issues concerning the receipt of payments. It is the Committees’ understanding that the Office of Trust Services has no standard procedure for how it receives inter-agency or external payments, and a lack of standard procedure has resulted in the loss and reissuance of timely transfer paperwork needed for Tribal development. Given these ongoprocess issues, the Committees directed the Bureau within 90 days of enactment of this Act on the standard procedure being established. The Bureau is expected to continue pilot projects and programs for Alaska subsistence and keep the Committees apprised of changes in the distribution methodology. In addition, the agreement includes $1,208,000 for Endangered Species; $16,956,000 for Tribal Climate Resilience/Cooperative landscape conservation; $10,776,000 for Invasive Species within the Agriculture Program (TPA); a $500,000 increase for water management, planning and pre-development for a total of $9,052,000; and an additional $1,200,000 for Fish, Wildlife and Parks Projects for a total of $10,945,000.

The Committees note that BIA has not yet complied with a directive included in Senate Report 116–123. The Bureau has not made publicly available a list of Tribes that have established fishing rights and operate fish hatcheries but do not currently receive fish hatchery operations funding. The Committees expect the Bureau to transmit such list to the Committees within 60 days of enactment of this Act. The Bureau is urged to continue to work with the Tolowa Dee-Ni’ Tribe and the State of California regarding a reserved fishing right.

The requested move of Minerals and Mining from Community and Economic Development to Trust—Natural Resources Management is approved, however, it is expected that there will be no reduction or relocation of FTEs.

The Committees are particularly concerned about coastal Tribal communities and Alaska Native Villages that face severe challenges to their long-term resilience due to climate change impacts and expect the Bureau to prioritize the needs of Tribal communities that have significant threats to public safety, sacred sites, and natural resource values, including threats to endangered or threatened species.

The Committees include $6,000,000 for the Assistant Secretary for Indian Affairs to continue its support for ongoing Tribal cultural resource investigations in the Chaco Canyon region of the Southwest, as instructed in the explanatory statement accompanying the Further Consolidated Appropriations Act, 2020 (Public Law 116–94) and continued for TribalJustice Support, Funding is continued at fiscal year 2020 levels, except for requested fixed cost increases and transfers, or unless otherwise specified below. Indian Affairs is reminded of the directive to continue to seek a long-term solution, as contained in the explanatory statement accompanying Public Law 116–94. Further direction is provided in the bill under Title IV of this division.

CONSTRUCTION

The bill includes $128,818,000 for Construction. All programs, projects, and activities are maintained at fiscal year 2020 levels, except for requested fixed cost increases and transfers, or unless otherwise specified below. Language contained in Senate Report 116–123 regarding dam safety is restated.

Public Safety and Justice Construction.—The bill provides $42,811,000 for public safety and justice construction and includes the following: $25,500,000 for facilities replacement and new construction; $4,494,000 for employee housing; $9,372,000 for facilities improvement; $171,000 for relocation costs; $335,000,000 for Green Infrastructure.—With the funds provided, the agreement continues to encourage Indian Affairs to maintain the Green Infrastructure program as stated in the explanatory statement accompanying Public Law 116–94 and to submit a report to the Committees on Appropriations within 90 days of enactment of this Act describing how the Department incorporated these activities.

The Bureau is expected to distribute funds provided in this Act for the complete construction of adult detention center projects that were previously awarded. Remaining amounts should be considered available for full public safety and justice construction projects, consistent with previous direction. Direction is reiterated for the Bureau to: (1)
produce and maintain a plan to improve public safety and justice facilities in poor condition; and (2) provide a draft plan within 120 days of enactment of this Act with next steps for implementation.

The Committees are aware there are many condemned facilities across the country including the Hopi, White Mountain Apache, and San Carlos Apache public safety and justice facilities. In particular, the Hopi Tribe is directed to submit a report back within 90 days of enactment of this Act with a comprehensive list of condemned facilities to be replaced. Additionally, the Bureau is directed to provide a briefing to the House and Senate Committees on Appropriations on its long-term plans for the replacement of the “Building 86” public safety facility owned by the San Carlos Apache Tribe within 90 days of enactment of this Act.

Resources Management Construction.—The bill provides $28,706,000 for irrigation project construction, which restores funding for the Navajo Indian Irrigation Project to the fiscal year 2020 level and provides fixed costs and $10,000,000 is for projects authorized by the WIIN Act, including $3,281,000 to continue the Water, Power, and succeeding fiscal years, and $1,016,000 for survey and design; $656,000 for Federal power compliance; and $38,371,000 for dam safety and maintenance. The Committees are directed to recommend funding at the enacted level for projects to be accomplished with annual distribution methodology to address these needs. The Committees are also directed to continue working with other Federal agencies to coordinate efforts to address dam safety and maintenance needs to inform future budget requests.

Education.—The bill provides $45,644,000 for Indian Land Consolidation funds provided in previous fiscal years to meet the legal requirement to compensate teachers and counselors at a pay rate that is consistent with the Defense Department’s pay rates that are justified by the costs of living in areas of this Act, and to include sufficient funding in its budget request to fully fund these requirements.

Elementary/Secondary Programs.—The bill includes $135,477,000 for Elementary/Secondary Programs, which maintains Facilities Operations at the enacted levels, including fixed costs, and accounts for $2,500,000 in funds provided in previous fiscal years for capital improvements with its own funds.

Indian Land and Water Claim Settlements and Miscellaneous Payments to Indians

The bill provides $65,644,000 for Indian Land and Water Claim Settlements and Miscellaneous Payments to Indians, ensuring that Indian Affairs will meet the statutory deadlines of all authorized settlement agreements. The agreement updates the language to reflect those settlements that have been completed: Public Law 100–388, Public Law 101–618, Public Law 111–11, and Public Law 111–281. The recommended bill includes $3,281,000 to continue the project at Fort Peck.

INDIAN LAND AND WATER CLAIM SETTLEMENTS AND MISCELLANEOUS PAYMENTS TO INDIANS

The bill provides $71,488,000 for resources management construction programs and includes the following: $28,706,000 for irrigation project construction, which restores funding for the Navajo Indian Irrigation Project to the fiscal year 2020 level and provides fixed costs and $10,000,000 is for projects authorized by the WIIN Act (Public Law 114–322); $2,659,000 for engineering and supervision; $48,300,000 for Education Management; $110,919,000 for education laws is restated.

BUREAU OF INDIAN EDUCATION

THE BILL PROVIDES $45,644,000 FOR INDIAN LAND CONSERVATION

The bill includes $893,092,000 for the operation of the Bureau of Indian Education (BIE). All programs are maintained at fiscal year 2020 levels, except for requested fixed cost increases and transfers, or unless otherwise specified below. For this Act, BIE is expected to comply with the instructions and requirements at the beginning of this division and in House Report 116–448, unless otherwise specified in this Act. The Committees expect the Bureau of Indian Education (BIE) to report back within 60 days of enactment of this Act on how it conducts student counts at TCUs and how funding is provided to address the mandatory requirements for BIE reforms; GAO documented management challenges; broadening access to Native languages and previous funding use; data collection on student absences; integrating school-based preventative health services; and compliance with education laws is restated.

Tribe support grants are funded at current estimates. Within education program enhancements, a total of $4,000,000 is included for Native language immersion grants at BIE-funded schools; $21,000,000 is included for Elementary/Secondary Development programs; $5,000,000 is included for Post-secondary programs; and $75,000,000 is included for TCU facilities. The Committees again direct BIE to work with Tribal leaders and other stakeholders to develop a consistent methodology for determining TCU operating and maintenance needs to inform future budget requests.

The Committees recognize that many Tribal colleges and universities (TCUs) have significant unfunded needs for renovations and repairs. The Committees direct the Assistant Secretary, Indian Affairs (ASIA) to work with Tribal leaders and other stakeholders to develop a consistent methodology for determining TCU operating and maintenance needs to inform future budget requests.

Green Infrastructure.—With the funds provided, the agreement continues to encourage the Department to include green infrastructure as stated in the explanatory statement accompanying Public Law 116–94 and to submit a report to the Committees on Approprations within 90 days of enactment of this Act describing how the Department incorporated these activities.

Education Construction Site Assessment and Capital Investment Program.—The Committees recognize the efforts of Indian Affairs and the Bureau of Indian Education to develop and communicate to Tribes a comprehensive, system-wide approach to school repair and replacement, as the Committees have directed the agencies to do since the fiscal year 2013 appropriation. The bill includes a clearly identified list of prioritized projects to be accomplished with annual discretionary and mandatory appropriations. The Committees encourage the BIE and ASIA to work with Tribes to develop and refine the program and are directed to provide feedback to Tribes throughout the process, consistent with direction in House Report 116–448 on Tribal consultation. The program must provide for data entry training of all on-site facilities managers and must not discontinue any work on Tribes making improvements with its own funds.

ADMINISTRATIVE PROVISIONS

The agreement continues to allow transfers of Tribal priority allocations funds between BIE, BIE Operation of Indian Education Programs, and BIE Operation of Indian Education Programs initiated at the request of an Indian Tribe. This authority does not apply to any other program, including those to separate the BIA and the BIE.

OFFICE OF THE SPECIAL TRUSTEE FOR AMERICAN INDIANS

FEDERAL TRUST PROGRAMS (INCLUDING TRANSFER OF FUNDS)

The agreement provides $108,399,000 for the Office of the Special Trustee for American Indians (OST) and rejects the proposed budget structure for a new Bureau of Trust Funds Operations (BTFO) and instead directs the Assistant Secretary—Indian Affairs to be transferred to the BIE.
the statutorily required sunset of OST. Rather, it is a signal that Congress does not accept the Department’s decision to move forward with its budget proposal to create BTFA’s. This is based on the reasoning that the proposal through the fiscal year 2021 appropriations process and over the clear objections of the House of Representatives. The decision to fund the functions of OST wholesale into a new bureau also raises questions about whether it is consistent with provisions of the 1994 Indian Trust Reform Management Act (Public Law 103-412) which created OST on a temporary basis until the completion of certain trust reforms, or with the enactment of a new OST purpose by the Administration and adopted by Congress in fiscal year 2019.

The Committees note that Secretarial Order 3384 dated August 31, 2020, directs OST to report to the Secretary. The Committees are concerned that this conflicts with the Department’s fiscal year 2019 reorganization, which shifted OST’s reporting structure from the Secretary to the Assistant Secretary—Indian Affairs. The Committees direct the Department to report within 45 days of enactment of this Act on how it will reconcile Secretarial Order 3384 with the fiscal year 2019 reorganization.

Common to the improvements OST has made and continues to make to account for and carry out trust functions. However, Congress repeatedly hears from Tribes and Tribes that many of OST’s functions and activities are duplicative, overlapping, or fragmented with activities carried out by Indian Affairs. While Congress understands OST consulted with Tribes about possible duplication, States tribal concerns were not fairly considered. It is for these reasons that the House rejected the proposed BTFA structure in its fiscal year 2021 bill.

It is expected that the incoming Administration will perform its own analysis of the trust responsibilities under the 1994 Act and subsequent legislation and that committees of jurisdiction, including the House and Senate Appropriations Committees, will consider any proposals to address the future disposition of OST without prejudice. In the meantime, within 180 days of enactment of this Act, the Department is directed to provide a detailed analysis: (1) the purposes and sources of funds expended in the creation of BTFA, and a justification of the expenditures, including the amount of OST funds on which they were based; (2) a detailed policy and legal analysis regarding whether transferring all OST duties, functions, and activities to BTFA is consistent with the provisions of the 1994 Act and subsequent legislation, as well as whether it is consistent with the 2019 OST reorganization agreed to by the Congress, and understanding that the organization was not making OST permanent; and (3) a complete workforce analysis that details current OST or BTFA FTEs by grade and duty status along with a justifiable justification of why each position must be retained by OST or a successor organization rather than be combined with or performed by existing Indian Affairs FTEs. As part of this report, the Department is also directed to provide a detailed accounting of the funds spent to implement the transition associated with BTFA and OST in the fiscal year 2019 budget justification.

In addition to this analysis, the Government Accountability Office (GAO) is also directed to report on any duties, activities, or functions performed by OST (including those proposed to be performed by the new bureau) that are duplicative, overlap, or result in fragmentation with duties, activities, or functions performed by Indian Affairs. Further, GAO is expected to provide a report to the Committees on Appropriations that summarizes and examines tribal perspectives on any identified duplication, overlap, or fragmentation and also addresses how the Committees’ recommendations about possible duplication, overlap, or fragmentation between OST (or a successor entity) and Indian Affairs. If any duplicative FTEs are identified by GAO, it is expected that the Department will make every effort to transfer current, duplicative staff to appropriate positions in Indian Affairs.

DEPARTMENTAL OFFICES (INCLUDING TRANSFER AND RESCission OF FUNDS)

The bill provides $120,686,000 for the Office of the Secretary, Departmental Operations appropriation. Specific allocations at the activity level are contained in the table at the back of this explanatory statement. Within the Leadership and Administration activity, the bill contains $1,860,000 for Freedom of Information Act activities, which are explained more fully below. The bill also contains a rescission of $17,398,000 in unobligated funds remaining from the transition of the Mineral Management Service, Appraisal and Valuation Services Office (AVSO).—The Great American Outdoors Act (Public Law 116-94) amended the funds from the Land and Water Conservation Fund (LWCF) is distributed. While this bill does not provide new discretionary funding in Management Services activity for the Federal land operations of the AVSO, the bill does direct that $19,000,000 be made available from the LWCF for such operations. Of the funds provided, funding is included for preliminary appraisal and valuation work for potential land acquisitions and exchanges in high-priority conservation areas, such as the Bristol Bay ecosystem. Funds for Indian Country appraisal operations is made available through this bill and totals $1,304,000. Office of Native Hawaiian Relations.—The Department is directed to maintain the Office of Native Hawaiian Relations within the Department to coordinate with Tribes and other Federal partners to develop a path forward to obligate funds that support on-the-ground conservation efforts to strengthen wildlife management and protect iconic species, pursuant to the explanatory statement accompanying Public Law 116-94. The Committees direct the Department to provide a briefing within 60 days of enactment of this Act to provide information on compliance with development of such standards.

INSULAR AFFAIRS

ASSISTANCE TO TERRITORIES

The bill provides $106,693,000 for Assistance to Territories. The detailed allocation of funding is provided in the table at the end of this explanatory statement.

COMPACT OF FREE ASSOCIATION

The bill provides $8,463,000 for Compact of Free Association, equal to the fiscal year 2020 enacted level and $345,000 below the budget request. A detailed table of funding recommendations below the account level is provided at the end of this explanatory statement.

The recommendation includes $5,000,000 as the second payment towards the $20,000,000 requested by the Republic of the Marshall Islands in September 2009, as authorized in section 111(d) of the Compact of Free Association Act of 1986 (Public Law 99–239; 99 Stat. 1799; 48 USC 1911) and section 106(b) of the Compact of Free Association Amendments Act of 2003 (Public Law 108–88; 117 Stat. 2755; 48 USC 1921c).

OFFICE OF THE SOLICITOR

SALARIES AND EXPENSES

The bill provides $86,813,000 for the Salaries and Expenses appropriation within the Office of the Solicitor. Specific allocations at the activity level are contained in the table at the back of this explanatory statement. The Committee notes that the funding provided for the FOIA Office. While this funding is to be used to address the department-wide backlog pending at the Department, the Committees also expect the Office to assist in reducing the backlog within the Office of the Secretary, FOIA Office staff should brief the Committees quarterly on their efforts.

OFFICE OF INSPECTOR GENERAL

SALARIES AND EXPENSES

The bill provides $56,522,000 for the Office of the Inspector General. The agreement appropriates funding in a single Program, Project, Activity, or Account. The Department is directed to align funding with General offices and to streamline operations and hiring and improve the cross-functionality of audit, investigation, and oversight teams. The detailed allocation of funding is included in the Table at the end of this explanatory statement. The recommendation includes additional funds to hire auditors, investigators, mission support staff and create multi-tiered enterprise data analysis.

DEPARTMENT-WIDE PROGRAMS

WILDLAND FIRE MANAGEMENT (INCLUDING TRANSFERS OF FUNDS)

The bill provides $992,623,000 for Departmental Operations, the Interior wide Wildland Fire Management. With $310,000,000 appropriated in the Wildfire Suppression Operations Reserve
Fund, the total amount for fire suppression operations is $893,657,000. The detailed allocation of funding by activity is included in the table at the end of this explanatory statement. $118,625,000 is provided for Joint Fire Science. The Department shall report at the end of each fiscal year the number of acres treated by prescribed fire, mechanical fuels reduction, and other fire related activities, as well as the acres treated in wildland urban interface and the costs associated with such activities.

WILDFIRE SUPPRESSION OPERATIONS RESERVE ACCOUNT (INCLUDING TRANSFERS OF FUNDS)

Of the funds provided for suppression, $310,000,000 is provided through the Wildland Fire Cap Adjustment in the Consolidated Appropriations Act, 2018 (Public Law 115-141). With the $385,657,000 appropriated in non-cap adjusted, Wildland Fire Management suppression operations, the total provided for suppression operations is $695,357,000.

CENTRAL HAZARDOUS MATERIALS FUND

The bill provides $10,010,000 for the Central Hazardous Materials Fund appropriation.

NATURAL RESOURCE DAMAGE ASSESSMENT AND RESTORATION FUND

The bill provides $7,767,000 for the Natural Resource Damage Assessment Fund appropriation. Specific allocations at the activity level are provided in the table at the back of this explanatory statement.

Program Management.—The Office is committed for the innovative approaches instituted within Program Management, which includes interactive maps showcasing current sites and the assessment and restoration process, and is encouraged to continue these initiatives.

Restoration Fund Balances.—The Office is urged to reduce the growing balance of restoration funds through partnerships with State trustees, performance-based contracts, and other appropriate actions.

WORKING CAPITAL FUND

The bill provides $60,775,000 for the Working Capital Fund appropriation. Increases above the enacted level include $1,000,000 for the Financial and Business Management System. The bill provides $7,311,000 for the Cybersecurity Initiative. Within available funds, $1,200,000 shall be available for the Invasive Species Council.

OFFICE OF NATURAL RESOURCES REVENUE

The bill provides $118,474,000 for the Natural Resources Revenue appropriation.

Distribution of GOMESA Revenues.—The Office is directed to distribute revenues from Gulf of Mexico operations in a manner consistent with current law, including the Gulf of Mexico Energy Security Act (GOMESA) of 2006 (Public Law 109–432), as amended.

GENERAL PROVISIONS, DEPARTMENT OF THE INTERIOR (INCLUDING TRANSFERS OF FUNDS)

The bill includes various legislative provisions affecting the Department in Title I of the bill. "General Provisions, Department of the Interior." The provisions are:

Section 101 provides Secretarial authority for the intra-bureau transfer of program funds for expenditures in cases of emergencies when all other emergency funds are exhausted.

Section 102 provides for the Department-wide expenditure or transfer of funds by the Secretary in the event of actual or potential emergencies including forest fires, range fires, earthquakes, floods, volcanic eruptions, avalanches, landslides, grassfires, hurricane reclamation outbreaks, and surface mine reclamation emergencies.

Section 103 provides for the use of appropriated funds by the Secretary for contracts, rental cars and aircraft, telephone expenses, and other certain services.

Section 104 provides for the expenditure or transfer of funds from the Bureau of Indian Affairs and Bureau of Indian Education, and the Office of the Special Trustee for American Indians, for Indian trust management and reform activities.

Section 105 permits the redistribution of Tribal priority allocation and Tribal base funds to tribes in accordance with section 133 of the Indian Self Determination and Education Assistance Act. The Secretary shall redistribute to Tribal Priority upper apportionments of funds as follows: $5,000,000 to the Navajo Tribe, $2,500,000 to the Ute Mountain Ute Tribe, $2,000,000 to the Southern Ute Indian Tribe, $2,000,000 to the Wyandotte Nation, and $800,000 to the Yurok Tribe. Further, the Secretary is directed to continue the longstanding practice of sub- or in-kind contributions.

Section 106 authorizes the acquisition of lands for the purpose of operating and maintaining the National Wildlife Refuge System, and $4,000,000 for the Cybersecurity Initiative. The bill provides $10,010,000 for the Central Hazardous Materials Fund.

Section 107 continues Outer Continental Shelf inspection fees to be collected by the Secretary of the Interior.

Section 108 provides the Secretary of the Interior with authority to enter into multi-year cooperative agreements with non-profit organizations for long-term care of wild horses and burros.

Section 109 addresses the U.S. Fish and Wildlife Service’s responsibilities for mass marking of sage-grouse.

Section 110 allows the Bureau of Indian Affairs to use the General Provisions Office of Natural Resources Revenues to improve efficiency and effectively perform reimbursable work.

Section 111 provides for the establishment of a Department of the Interior Experienced Services Program.

Section 112 requires funds to be available for obligation and expenditure not later than 60 days after the date of enactment.

Section 113 addresses Natural Heritage Areas.

Section 114 provides Secretary of the Interior the ability to transfer funds among and between the Bureau of Indian Affairs and the Bureau of Indian Education.

Section 115 provides funding for the Payments in Lieu of Taxes (PILT) program.

Section 116 addresses the issuance of rules for sage-grouse.

Section 117 directs notification of any deviation in procedure or equipment.

Section 118 classifies receipts deposited into Medical Services Fund.

Section 119 authorizes Tribally controlled schools accountable like motor vehicles in the same manner as if performing activities under the Indian Self Determination and Education Assistance Act.

Section 120 allows the National Park Service to convey lands for purposes of transportation and recreation for a specific project.

TITLe II—ENVIRONMENTAL PROTECTION AGENCY

Operation of Separate Fiscal Year Grant Funding.—The Committees are concerned over instances in which the Agency has combined separate fiscal year grant appropriations and put out a request for Application without consulting the Committees beforehand. The Agency is directed to brief the Committees before publishing a multiyear Request for Application of grant funding.

Guidance.—The Committees note that the Agency has rescinded guidance from March 26, 2020. The Agency is directed to brief the Committees within 90 days of enactment of this Act on how the Agency would approach future exercises of enforcement discretion during emergencies or disasters.

SCIENCE AND TECHNOLOGY

For Science and Technology programs, the bill provides $330,000,000. The bill transfers $30,755,000 from the Hazardous Substance Superfund account to this account. The bill also provides the following specific funds level and direction allocations.

Clean Air.—The bill provides $118,625,000 for Clean Air. Within the funds...
provided to the Office of Transportation and Air Quality (OTAQ), not less than $500,000 shall be for processing applications under the Renewable Fuels Pathway II rule for the electric pathway. The Committees note the backlog of applications under the Renewable Fuels Pathway II rule finalized in 2014. No applications for the electric pathway, which could include current or other agricultural communities, have been approved since the rule went into effect. The Agency shall take action on the existing applications within 90 days of the enactment of this Act. The Agency is further directed to brief the Committees within 60 days of enactment of this Act on planned Agency actions to process the existing applications.

As the motor and fuel industries continually evolve, the agreement provides additional resources for OTAQ to support the Agency’s ongoing fuels work. The Committees are aware that the Agency recently updated its Motor Vehicle Emissions Simulator (MOVES) model in November 2020. Within 90 days of enactment of this Act, the Agency is directed to brief the Committees on any additional planned updates to fuel emissions life-cycle modeling and data, and as part of this brief, to use the MOVES model to address any underlying data used in the current model, and the cost of updating the model.

The Committees are aware that the Agency has begun the Cleaner Trucks Initiative for heavy-duty trucks, which will help areas achieve and maintain attainment with air quality standards. The Committees note the Agency is developing a final rule that minimizes ozone- and particulate matter-forming nitrogen oxides (NOx) emissions from heavy-duty vehicles, and ask the Agency to work cooperatively with states and local air pollution control bodies to ensure the final rule supports these NOx control needs and efforts.

Indoor Air and Radiation.—The agreement provides $35,783,000 for Homeland Security. Of the funds provided, $250,000 shall be for planning for monitoring and bolstering physical security and cyber security of the Nation’s water systems. The Committees are concerned about public reports of cyber-attacks on water systems around the world and provides additional funding for planning for the Agency to support the Nation’s water systems from cyber threats. The Agency is directed to brief the Committees on spending of the funding and on future funding needs in this area.

Innovative Waste Management Systems.—The agreement provides $103,908,000 for Innovative Waste Management Systems. The proposed elimination of radion activities is rejected, and the program is funded at not less than the fiscal year 2020 level.

Research: Air and Energy.—The agreement provides $95,250,000 for Research: Air and Energy. Of this amount, up to $3,700,000 shall be used to continue the study under the heading “Estimating Air Emissions from Animal Operations,” the Committees understand the importance of a robust evaluation of all relevant scientific data, including mode of action data. The Committees direct the Agency to brief the Committees if and when the revised risk assessment is completed.

IRIS program.—In lieu of the directive in House Report 116-448 under the heading “Maintaining IRIS Program Integrity,” the Agency is directed to continue to utilize the IRIS program to support the Agency’s mission to protect human health and the environment.

Microplastics.—The Committees support the Agency’s ongoing efforts to develop standards for microplastics analysis. The Committees direct the Agency to brief the Committees on the Agency’s efforts within 90 days of enactment of this Act.

Operation of Aircraft.—The bill provides authority within this account for the Agency to enter into agreements with the Federal Aviation Administration for the purposes of conducting research and testing mission in support of environmental protection.

Paleoclimate and Precommercial Thinnings.—The Committees are aware of the interest in using low-grade and low-value forest biomass as a feedstock for development of alternative fuels. The Agency is directed to report to the Committees, within 180 days of enactment of this Act, on the progress made to engage with other Federal agencies, states, private landowners, and other stakeholders on efforts to create markets for low-grade and low-value wood.

STAR grants.—The agreement provides $28,660,000 for a competitive grant program, and the Committees direct the Agency to distribute grants consistent with fiscal year 2020. Further, the Committees direct that funding for Children’s Environmental Health and Disease Prevention is continued at not less than $1,900,000, consistent with prior directives.

Further, the Committees are aware that the Agency is focused on research related to early life stage, including prenatal, vulnerabilities to environmental pollutants. Therefore, the Committees direct the Agency to focus this funding on research to brief the Committees on the progress made to engage with other Federal agencies, states, private landowners, and other stakeholders in support of the Agency’s mission to protect human health.

Human Health Protection, as requested.

The agreement provides $4,364,000 for Water: Human Health Protection, as requested.

Perfluoroalkyl Substances (PFAS).—Of the funds provided to the Office of Research and Development, no less than $20,000,000 shall be for priority actions under the PFAS Action Plan, an increase of $2,000,000. Of such funds, not less than $5,000,000 shall come from the Science and Technology Account. The Agency is directed to use $3,000,000 from Research: Safe and Sustainable Waters, and no less than $15,000,000 shall be derived from a transfer from the Hazardous Substance Superfund Account.

Additional Guidance.—The following additional guidance is included:

Enhanced Aquifer Recharge.—The agreement provides $17,500,000 for Safe and Sustainable Waters for research for Enhanced Aquifer Use and Recharge, and the Agency is directed to continue following the guidance contained in the explanatory statement accompanying Public Law 116-94.

Harmful Algal Blooms.—The agreement provides $6,000,000 and the Agency is directed to follow the guidance in House Report 116-448 and Senate Report 116-123.

Health Outcomes and Links to Pollution.—In lieu of direction under the heading “Coronavirus Health Outcomes and Links to Pollution” in House Report 116-448, the Committees encourage the Agency to investigate links to pollution, and increased risk for adverse health outcomes from communicable respiratory diseases.

Innovative Waste Management Systems.—In lieu of the direction in House Report 116-448 under the heading “Estimating Air Emissions from Animal Operations,” the Committees encourage the Agency to conduct additional research and innovative lagoon and sprayfield waste management systems, including biogaseters and methane recapture systems on animal waste streams that can provide energy and reduce greenhouse gas emissions.

The Agency is directed to brief the Committees if and when the revised risk assessment is completed.

Inorganic Arsenic.—The Committees understand that a revised risk assessment of inorganic arsenic is currently under development by the Agency. The Committees note the importance of a robust evaluation of all relevant scientific data, including mode of action data. The Committees direct the Agency to brief the Committees if and when the revised risk assessment is completed.

IRIS program.—In lieu of the directive in House Report 116-448 under the heading “Maintaining IRIS Program Integrity,” the Committees direct the Agency to continue to utilize the IRIS program to support the Agency’s mission to protect human health and the environment.

Microplastics.—The Committees support the Agency’s ongoing efforts to develop standards for microplastics analysis. The Committees direct the Agency to brief the Committees on the Agency’s efforts within 90 days of enactment of this Act.

Operation of Aircraft.—The bill provides authority within this account for the Agency to enter into agreements with the Federal Aviation Administration for the purposes of conducting research and testing mission in support of environmental protection.

Paleoclimate and Precommercial Thinnings.—The Committees are aware of the interest in using low-grade and low-value forest biomass as a feedstock for development of alternative fuels. The Agency is directed to report to the Committees, within 180 days of enactment of this Act, on the progress made to engage with other Federal agencies, states, private landowners, and other stakeholders on efforts to create markets for low-grade and low-value wood.

STAR grants.—The agreement provides $28,660,000 for a competitive grant program, and the Committees direct the Agency to distribute grants consistent with fiscal year 2020. Further, the Committees direct that funding for Children's Environmental Health and Disease Prevention is continued at not less than $1,900,000, consistent with prior directives.

Further, the Committees are aware that the Agency is focused on research related to early life stage, including prenatal, vulnerabilities to environmental pollutants. Therefore, the Committees direct the Agency to focus this funding on research to brief the Committees on the progress made to engage with other Federal agencies, states, private landowners, and other stakeholders in support of the Agency’s mission to protect human health.

Health outcomes and links to pollution, as requested.

The agreement provides $4,364,000 for Health: Human Health Protection, as requested.

The agreement provides $102,500,000 for Compliance.

Enforcement.—The agreement provides $248,397,000 for Enforcement.

Environmental Justice.—The agreement provides $14,300,000 for Environmental Justice, and in lieu of the House directives, the Committees direct the Agency to support Environmental Justice efforts to protect public health.
for Grassroots Rural and Small Community Water Systems Assistance Act (Public Law 114–98), for activities specified under section 142(e) of the Safe Drinking Water Act (42 U.S.C. 300j–7). The Agency is directed to provide $1,700,000 for grants to qualified not-for-profit organizations for technical assistance for individual private well owners. The Agency may contract with qualified organizations that currently provide technical and educational assistance to individual private well owners. The Agency is directed to provide for: (1) national and multi-State regional basins, $1,000,000 for grants to qualified organizations for the sole purpose of providing on-site training and technical assistance for wastewater utilities, (2) the Agency is required to provide each grantee to provide a minimum 10 percent match, including in kind contributions. The Agency is directed to allocate funds to grantees within 180 days of enactment of this Act. The Committees remain concerned that the Agency made a decision to put out a multi-year Request for Applications for fiscal years 2017 and 2018 without the express approval of the Committees. The Agency is directed to obtain approval from the Committees for any similar activity in the future.

Geographic Programs.—The agreement provides only the following metrics for assessing its progress. The Committees are aware that the Agency has substantially funded cooperative agreements with the Southeastern Cooperative Wildlife Disease Study, the South Carolina Wildlife Research Institute, and the Clemson University Cooperative Extension/Outreach and maintains funding for the Tribal Capacity Building program. The Committees direct the Agency to continue implementing the Southern New England Estuaries initiative, the agreement provides $5,500,000 for the Great Lakes Restoration Initiative, and the Agency is directed to follow the guidance in House Report 116–48. The Committees also encourage the Agency to provide additional support for the Southeastern Cooperative Wildlife Disease Study, including the Southern New England Estuaries initiative. The Committees required funding to support on-site training and technical assistance for wastewater utilities, (2) the Agency is directed to provide to the Committees to provide funding to the Agency to submit a report no later than 60 days after the enactment of this Act detailing the scope of this investment, how it intends to use the funds, and how the area covered by the program, and the metrics for assessing its progress. The Committees look forward to reviewing the plan directed in Public Law 116–94 on the Agency’s expected actions (42 U.S.C. 6901(d)(2)(B)), $2,000,000 is to help states, local governments, nonprofits, and public-private partnerships on recycling outreach as described in House Report 116–448. The Committees direct the Agency to include details of this program as part of the Agency’s operating plan and to submit a GLLCISP implementation plan for fiscal year 2021 within 180 days of enactment of this Act.

Indoor Air and Radiation.—The agreement provides $24,811,000 for Indoor Air and Radiation Risk Review and Prevention. The Committee provides $53,500,000 for Toxics Risk Review and Prevention. The Committee supports the Safer Choice program and direct that the program be funded and operated consistent with prior years.

Water: Ecosystems.—The agreement provides $51,122,000 for Water: Ecosystems and provides $51,822,000 for National Estuary Program (NEP) grants as authorized by section 320 of the Clean Water Act, and other activities. This amount is sufficient to provide competitive NEP grants to each of the 28 national estuaries in the program area, $9,000,000 is for implementing requirements under America’s Water Infrastructure Act of 2018 (Public Law 115–270). Within available funds, $400,000 is made available to the Agency to maintain the Beach/Fish program project at the enacted level. Of the increase provided, $1,500,000 is to further support implementation of requirements under America’s Water Infrastructure Act of 2018 (Public Law 115–270). The Committees direct the Agency to maintain the Beach/Fish program project at the enacted level. Of the increase provided, $1,500,000 is to further support implementation of requirements under America’s Water Infrastructure Act of 2018 (Public Law 115–270).
Department of Energy, relevant State agencies, previous permit applicants, and non-governmental stakeholders.

The Committees note that the Agency’s publication of the Polychlorinated Biphenyls (PCBs) Action Plan calls for moving forward with the maximum contaminant level process outlined in the Safe Drinking Water Act (Public Law 93–523) for PCBs. The Committees support this action and urge the Agency to act expeditiously on this matter. The Committees direct the Agency to brief the Committees within 60 days of enactment of this Act about its plans for action.

Water Quality Protection.—The agreement provides $216,350,000 for Water Quality Protection and increases funding for the Agency’s ongoing work on harmful algal blooms by $1,000,000. The Committees reject the proposal to eliminate the WaterSEnSE program and the Urban Waters program and provide not less than the fiscal year 2020 enacted level.

Integrated Planning.—The Committees support the Agency’s ongoing activities related to integrated planning, which will be increased by $351,000. Of such funds, the Committees direct that not less than $411,000 be from the Toxics Release Inventory and the Urban Waters program and provide not less than the fiscal year 2020 enacted level.

Per- and Polyfluoroalkyl Substances (PFAS).—Of the funds provided under this account, no less than $6,531,000 shall be for priority actions under the PFAS Action Plan, an increase of $5,311,000. Of such funds, the Committees direct that not less than $411,000 shall be from the Toxics Release Inventory program project, not less than $1,100,000 shall be from the Office of Inspector General, and not less than $2,500,000 shall be from Water: Human Health, and not less than $2,500,000 shall be from Water Quality Protection.

Additional Guidance.—The following additional guidance is included:

Agency Reports.—The agreement does not include the reporting directives or studies in House Report 116–448 regarding the Mercury and Air Toxics rule or the Waters of the United States (WOTUS).

Biointermediates.—The Committees note that the Agency released a draft risk evaluation for asbestos in March 2020. As the Agency continues to find the high risks associated with exposure to asbestos, the Committees encourage the Agency to continue assessing the Maximum Contaminant Level for hexavalent chromium and to keep the Committees apprised of its review.

Hydrofluorocarbons Report.—The Committees are concerned that the delay surrounding the release of the proposed revisions to the Lead and Copper Rule to the Federal Register is causing the Agency to expend funds unnecessarily to develop a policy to ensure that fish processing and fish grinding technology and/or best conventional practices will be considered in compliance with applicable requirements under the Clean Water Act. The Committees directed the Agency to brief the Committees on its efforts within 60 days of enactment of this Act.

Heravalent Chromium.—The Committees encourage the Agency to continue assessing the Hydrofluorocarbons Report. The Committees are concerned with the delay surrounding the release on the projected economic, consumer, and compliance costs associated with reducing the use of hydrofluorocarbons.

Fish Grinding.—The Agency is directed to develop a policy to ensure that fish processing and fish grinding technology and/or best conventional practices will be considered in compliance with applicable requirements under the Clean Water Act. The Agency is directed to briefly to the Committees within 60 days of enactment of this Act on actions it plans to take in response to the public comments received and on any planned regulatory actions regarding quick start stationary combustion turbines under the Clean Air Act.

Fish Grindings.—The Agency is directed to develop a policy to ensure that fish processing and fish grinding technology and/or best conventional practices will be considered in compliance with applicable requirements under the Clean Water Act. The Agency is directed to provide a briefing to the Committees within 180 days of enactment of this Act on actions it plans to take in response to the public comments received and on any planned regulatory actions regarding quick start stationary combustion turbines under the Clean Air Act.

Interagency Consultations.—The Agency is directed to follow the guidance in Senate Report 116–123.

Mississippi River Restoration and Resiliency Strategy.—The agreement includes $2,000,000, including not less than $659,000 from the Office of Inspector General account and $1,341,000 to the Office of Inspector General account and $30,755,000 to the Science and Technology account. The agreement provides the following additional direction:

Enforcement.—The agreement provides $173,815,000 for Enforcement, and maintains support for the Environmental Justice program. The Agency is directed to continue financial support of the Department of Justice (DOJ) in fiscal year 2021 at a level that will ensure the DOJ can continue to initiate and prosecute civil, criminal, and administrative offenses and conduct contingency site remediation cases and that responsible parties perform cleanup actions at sites where they are liable.

Hazardous Substance Superfund (including transfers of funds) — The agreement provides $1,205,811,000 for the Hazardous Substance Superfund account and includes bill language to transfer $1,386,000 to the Office of Inspector General account and $30,755,000 to the Science and Technology account. The agreement provides the following additional direction:

Enforcement.—The agreement provides $173,815,000 for Enforcement, and maintains support for the Environmental Justice program. The Agency is directed to continue financial support of the Department of Justice (DOJ) in fiscal year 2021 at a level that will ensure the DOJ can continue to initiate and prosecute civil, criminal, and administrative offenses and conduct contingency site remediation cases and that responsible parties perform cleanup actions at sites where they are liable.

Hazardous Wastes.—The bill provides $8,000,000, which is expected to be fully offset by fees for a net appropriation of $0.

OFFICE OF INSPECTOR GENERAL

The bill provides $43,500,000 for the Office of Inspector General. The bill transfers $11,586,000 from the Hazardous Substance Superfund account to this account.

BUILDINGS AND FACILITIES

The bill provides $33,752,000 for Buildings and Facilities.

HAZARDOUS SUBSTANCE SUPERFUND (INCLUDING TRANSFERS OF FUND)
funds as part of the transfer to the Science and Technology account.

**Superfund Cleanup.**—The agreement provides $808,500,000 for Superfund Cleanup. Within this amount, the agreement provides $190,000,000 for Emergency Response and Removal activities. These activities should include collaborative work with State, Tribal, and local governments to help communities address contaminants of emerging concern. Furthermore, the Committees recommend that the Agency expeditiously remediate Superfund sites contaminated by emerging contaminants, including PFAS, and provide technical assistance and support to States and Tribes during the remedial cleanup process.

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**Per- and Polyfluoroalkyl Substances (PFAS).**—Of the funds provided under this account, not less than $17,500,000 shall be for priority actions under the PFAS Action Plan, an increase of not less than $2,500,000. Of such funds, the Committees direct that not less than $10,000,000 shall be from Research: Sustainable Chemistry to continue collaborative work with State, Tribal, and local governments to help communities address contaminants of emerging concern. Furthermore, the Committees recommend that the Agency expeditiously remediate Superfund sites contaminated by emerging contaminants, including PFAS, and provide technical assistance and support to States and Tribes during the remedial cleanup process.

**Additional Guidance.**—The following additional guidance is included:

- **Adaptive Management Guidance.**—The Committees feel the Agency is directed by the creation of the Agency’s Adaptive Management Task Force to oversee an Adaptive Management Pilot Program at Superfund sites and the subsequent development of an Adaptive Management Guidance that can be consistently applied across Agency Regions. These efforts comport with the Agency’s 2018 Superfund Task Force recommendation (OLEM 9203.120) to broaden the use of Adaptive Management, which will protect human health and the environment, expedite cleanup and remediation, and effectively balance costs and benefits, especially at contaminated sediment sites. As the Agency works to finalize and implement the new guidance, the Committees expect the Agency to accept public comment and to incorporate feedback into its guidance, and to integrate it with the Agency’s Contaminated Sediment Remediation Guidance for Hazardous Waste Sites to ensure consistent application of adaptive management at sediment sites.

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**Conferences and Meetings.**—The Agency is directed to follow the guidance in Senate Report 116-123.

**Continued Improvements.**—The Agency is directed to follow the guidance in Senate Report 116-123.

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**Polychlorinated Biphenyls (PCB) Contamination.**—The Agency is directed to follow the guidance in Senate Report 116-123.

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**Privacy for Agricultural Producers.**—The Agency is directed to follow the guidance in Senate Report 116-123.

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**Sediment Guidelines.**—The Agency is directed to follow the guidance in Senate Report 116-123.

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**Leaking Underground Storage Tank Trust Fund Program.**—The bill provides $18,000,000 for the Leaking Underground Storage Tank Trust Fund Program.

**Inland Oil Spill Programs.**—The bill provides $20,096,000 for Inland Oil Spill Program.

**State and Tribal Assistance Grants.**—The bill provides $4,313,901,000 for the State and Tribal Assistance Grants program and includes the following specific funding levels and directional guidance:

- **Infrastructure Assistance.**—The bill provides $3,214,501,000 for infrastructure assistance.

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The Committees are aware that the Agency requires a certified operator in order to release funds for certain water and sanitation funding; however, some communities do not have a certified operator, or access to a certified operator. Therefore, the Committees direct the Agency to work with the Indian Health Service and those communities to identify the appropriate options for the Indian Health Service systems, as well as a certified operator, to prevent the potential loss of funding and develop a training plan for operator certification.

**Mexico Border.**—The bill provides $30,000,000 for the Mexico Border Program. Projects that seek to improve the border water runoff and raw sewage are eligible.

**Brownfields Programs.**—The bill provides $90,862,000 for Brownfields grants and directs the funds can be provided to areas in which at least 20 percent of the population has lived under the poverty level over the past 30 years as determined by censuses and the most recent Small Area Income and Poverty Estimates. The bill makes U.S. territories and possessions categorically eligible for funding from within this set-aside.

**Additional Guidance.**—The following additional guidance is included:

- **Adaptive Management Guidance.**—The Committees feel the Agency is directed by the creation of the Agency’s Adaptive Management Task Force to oversee an Adaptive Management Pilot Program at Superfund sites and the subsequent development of an Adaptive Management Guidance that can be consistently applied across Agency Regions. These efforts comport with the Agency’s 2018 Superfund Task Force recommendation (OLEM 9203.120) to broaden the use of Adaptive Management, which will protect human health and the environment, expedite cleanup and remediation, and effectively balance costs and benefits, especially at contaminated sediment sites. As the Agency works to finalize and implement the new guidance, the Committees expect the Agency to accept public comment and to incorporate feedback into its guidance, and to integrate it with the Agency’s Contaminated Sediment Remediation Guidance for Hazardous Waste Sites to ensure consistent application of adaptive management at sediment sites.

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**Conferences and Meetings.**—The Agency is directed to follow the guidance in Senate Report 116-123.

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**Privacy for Agricultural Producers.**—The Agency is directed to follow the guidance in Senate Report 116-123.

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**Sediment Guidelines.**—The Agency is directed to follow the guidance in Senate Report 116-123.
Administration of Grants.—For grant programs within this appropriation, the Administrator shall submit a report detailing the amounts and sources of funds used to administer and provide oversight of these grant programs. The report should be submitted along with the Agency’s annual operating plan.

Rubber Gaskets.—The Agency is directed to follow the guidance in Senate Report 116–123.

Use of Iron and Steel.—The bill includes language in title IV general provisions that stipulate, for the use of iron and steel in State Revolving Fund projects, and the agreement includes only the following guidance: the Committees acknowledge that the Agency issues a list of said requirements for de minimis amounts of iron and steel building materials. The Committees emphasize that any coating processes that are applied to the external surface of iron and steel components that otherwise qualify under the procurement preference shall not render such products ineligible for the procurement preference regardless of where the coating processes occur, provided that final assembly of the products occurs in the United States.

WATER INFRASTRUCTURE FINANCE AND INNOVATION PROGRAM ACCOUNT

The agreement provides a total of $65,000,000 for the Water Infrastructure Finance and Innovation Act (WIFIA) program. Of the funds provided, $5,000,000 are available for implementation of the SRF WIN Act, as specified in Senate Report 116–123 regarding Spruce and Bark Beetles, grazing allocations affected by wildfire, timber target goals, Recommended Wilderness, and Tariffs on Timber Exports. Additional directives pertaining to level 2 of the Front Matter of this explanatory statement.

Forest Service Modernization Efforts.—The Committees appreciate the efforts of individuals across the Service to implement the transition to the modernized budget structure for fiscal year 2021. The Committees recognize that the culture of the Service relies heavily on historical practices, which can be an impediment to change for the better. The Committees understand the new budget structure will require the Service to think differently about budget execution and are hopeful that the modernized structure will result in improved transparency, better human resource management, and ultimately better management of the agency.

Of the funds provided for Federal Lands Forest Health Management, $3,000,000 is for the National Program in conjunction with non-Federal partners to support new and existing academic partnerships to further explore the use of available technologies such as remote sensing and methodologies, such as small area estimation, to further refine county- and State-level biomass estimates as outlined in Sec. 8632 of Public Law 115–334.

Additional Funding—For the Forest Service.—The bill provides $1,026,183,000 for Forest Service operations. This funding constitutes those activities previously supported through the cost pool structure, as well as other general activities of the Service. In lieu of House Report 116–448, which was included in Senate Report 116–123 regarding Downed Fire Plan Research and Development. The bill provides $258,760,000 for Forest and Rangeland Research, which includes $45,000,000 in direct funding for basic research activities. The Committees expect that funds collected from reimbursable agreements by the research program will be reinvested at the station level into programs of work, rather than used to offset salaries and expenses. The bill provides sufficient funding for existing facilities and research stations and the Service is directed to refrain from considering further consolidations or closures.

Funding Details for Forest Service.—The bill provides funding for the following programs and activities contained in Senate Report 116–123 regarding Downed Timber Research.

Forest Inventory and Analysis (FIA).—FIA is funded at $17,621,000, which when combined with other levels for FPL to continue research and to sustain work with existing academic partners. Additionally, $1,500,000 is continued to develop a wood bridge demonstration program in conjunction with non-Federal partners to support rural infrastructure needs through research, development, and demonstration to stimulate new market development such as educational assistance to governmental agencies, industry, and research institutions, along with not less than $2,000,000 for research on Forest-based biologics using material forms, manufacturing processes, and technology transfer.

The Committees recognize the importance of academic partners and university-land grant partnerships to continue and to support research and development activities in support of wildland fire science program activities and to complement the efforts of the Forest Service. The Committees believe that the bill is providing sufficient funding to support the activities of these institutions and encourage the Service to maintain and support existing relationships.

Funding for Fire Science.—The Committees understand that the Fire Science Program is a critical component of the Wildland Fire Management mission and is essential for the effective and efficient management of the Nation’s forest ecosystems and communities, to develop new forest products and improve forest biodiversity management. The Committees encourage the Service to continue to partner with the Forest Resources Research Cooperative, a collaboration among institutions in New York, New Hampshire, Maine, and Vermont, sponsoring re-seeding of the Northern Forest. The Fire Science Program in fiscal year 2021 for programmatic expenses and is expected to adequately fund Fire Plan Research and Development.

Funding for Forest and Rangeland Research.—The bill provides funding for a total of $258,760,000 for Forest and Rangeland Research, which includes $45,000,000 in direct funding for basic research activities. The Committees expect that funds collected from reimbursable agreements by the research program will be reinvested at the station level into programs of work, rather than used to offset salaries and expenses. The bill provides sufficient funding for existing facilities and research stations and the Service is directed to refrain from considering further consolidations or closures.

FIRESCIENCE ORGANIZATION (INCLUDING TRANSFERS OF FUNDS)

The bill provides $258,760,000 for Forest and Rangeland Research, which includes $45,000,000 in direct funding for basic research activities. The Committees expect that funds collected from reimbursable agreements by the research program will be reinvested at the station level into programs of work, rather than used to offset salaries and expenses. The bill provides sufficient funding for existing facilities and research stations and the Service is directed to refrain from considering further consolidations or closures.

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infestations on public lands in Oregon and expect the funding provided to be adequate to continue these efforts.

The Committees appreciate the Service’s engagement in reducing the Joint Venture Construction Program and remains committed to partnering with the Service to restructure its research program for fiscal year 2022 to enhance coordination on forest related research and development for improved relevance, global competitiveness, and effective coordination.

STATE AND PRIVATE FORESTRY

The bill provides $267,180,000 for State and Private Forestry, along with a rescission of $5,809,000. The detailed allocation of funding by activity is included in the table at the end of this explanatory statement. The Service is directed to continue working with other Federal agencies, States, private landowners, and stakeholders to create markets for low-grade and low-value wood.

Landscape Scale Restoration.—The Service is directed to use funds for competitive grants and should be focused on State and national Forest System that have significant, measurable impact on these priorities.

Funding Directives.—Within the funds provided, $1,000,000 shall be made available to support cooperative partnerships in the Northern Forest Region for the Forest Ecosystem Monitoring Cooperative for Maine, New Hampshire, New York, and Vermont.

The Committees further recognize the importance of the Wood Education and Resource Center supporting the forest products industry in the Eastern Hardwood Region through its Wood Energy Technical Assistance Program and provide $2,000,000 for the Center’s activities.

International Programs and Trade Compliance.—The bill includes $5,396,000 for International Programs and Trade Compliance. The Committees expect that funds collected from reimbursable agreements that were previously used to offset salaries and expenses and are no longer necessary for that purpose will be reinvested into programs of work.

NATIONAL FOREST SYSTEM

The bill provides $1,786,670,000 for the National Forest System. The detailed allocation of funding by activity is included in the table at the end of this explanatory statement.

Hazardous Fuels.—The bill provides $183,388,000 for hazardous fuels management activities, of which up to $5,000,000 may be used for implementation of Section 844 of Public Law 115–334. Within the funds provided, $6,000,000 is for the Southwest Ecological Restoration Institutes to continue enhancing the Service’s capacity to execute science-based forest restoration treatments to reduce the risk of wildfires and improve the health of dry forest ecosystems.

Pressure.—The Committees note that returning fire to the landscape can be a successful tool for reducing wildfire risk when applied in appropriate locations and situations. However, the Service is encouraged to improve its use of prescribed fire practices and establish training programs, and is further directed to include the number of acres treated prior to prescribed fire at the end of each fiscal year, as well as the costs associated with such activities.

Recreation, Heritage, and Wilderness.—Within the funds, $2,900,000 is available to support infrastructure and trails development and to build the capacity of local user groups and partnership organizations. Recreation Projects are administered by the Service established after 1997. The Service is directed to issue general guidance on rock climbing management for National Forest System lands, including the application of the Wilderness Act (Public Law 88–577) for rock climbing and appropriate use of equipment in wilderness areas, within 180 days of enactment of this Act.

The bill provides not less than $1,000,000 for implementation of the NATIVE Act (Public Law 115–223) in conjunction with the Bureau of Indian Affairs. The Service is also directed to prioritize implementation of the Tribal Forest Protection Act (Public Law 108–278), and Lake Tahoe activities are funded as directed in House Report 116–448. The Service is directed to update the General Technical Report to reflect that dead timber is present, or other standing dead timber is distinct from logging slash.

CAPITAL IMPROVEMENT AND MAINTENANCE

The bill provides $140,371,000 for Capital Improvement and Maintenance programs.

Facilities.—The bill includes $54,037,000 for Facilities. Consistent with instructions in the explanatory statement accompanying Public Law 115–94 that construction of a Green Mountain and Finger Lakes National Forest Supervisor’s Office begin in fiscal year 2020, the bill continues this funding as needed for a timely completion of the project; the Service shall report to the Committees on its progress within 90 days of enactment of this Act. The Service has statutory responsibilities to collect, curate, and display historical items from the agency’s history and should explore partnering with nonfederal stakeholders to ensure public access to these collections in the National Forest System. The detailed allocation of funding by activity is included in the table at the end of this explanatory statement.

Legacy Roads and Trails.—The Service is directed to continue to track Legacy Roads and Trails accomplishments, including miles of roads and trails improved, miles of streams restored, number of bridges and culverts constructed, and miles of road decommissioned.

LAND ACQUISITION

The bill includes a rescission of $5,619,000 of prior year unobligated balances.

ACQUISITION OF LANDS FOR NATIONAL FORESTS SPECIAL ACTS

The bill provides $661,000 for the Acquisition of Lands for National Forests Special Acts.

ACQUISITION OF LANDS TO COMPLETE LAND EXCHANGES

The bill provides $150,000 for the Acquisition of Lands to Complete Land Exchanges.

RANGE BETTERMENT FUND

The bill provides $1,719,000 for the Range Betterment Fund.

GIFTS, DONATIONS AND BEQUESTS FOR FOREST AND RANGE LAND RESEARCH

The bill provides $15,000 for Gifts, Donations and Bequests for Forest and Rangeland Research.

MANAGEMENT OF NATIONAL FOREST LANDS FOR SUBSISTENCE USES

The bill provides $1,099,000 for the Management of National Forests for Subsistence Uses. When combined with salaries and expenses funding provided in the National Forest System appropriation, this activity is funded at not less than the enacted level.

WILDLAND FIRE MANAGEMENT

The Committees believe the Forest Service should include dedicated funding for restorng burned areas in future budget requests. Within 90 days of enactment of this Act, the Service is directed to provide the Committees a detailed plan for creating a Burned Area Rehabilitation program, and the potential effects on other programs and funding levels.

WILDLAND SUPPRESSION OPERATIONS RESERVE FUND

The bill provides a total of $6,236,279,000 for the Indian Health Service (IHS), of which $2,901,391,000 is for the Services account as detailed below. This reflects the transfer of 105(i) Tribal lease payments to the new indefinite appropriations account and the re-distribution of current services funds provided by IHS for 105(i) lease costs for a total of $21,225,000. No new current services funds are provided. The agreement includes full funding for existing agreements with the Service and the Seneca Nation and the Service is further expected to include sufficient resources in future budget requests to meet these requirements. All programs, projects, and activities are maintained at fiscal year 2020 enacted levels unless otherwise specified below. IHS is expected to comply with the implementation and requirements at the beginning of this division and in House Report 116–448, unless otherwise specified below. Language contained in Senate Report 116–123 regarding the Alaska Comprehensive Forensic Training Academy, first aid kit enhancements, prescription drug monitoring, and telemedicine is restated. Additional details, instructions, and requirements follow below and in the table at the end of this division.

The Committees remain deeply concerned about reports of sexual abuse at IHS operated facilities. The Service is directed to keep the Committees apprised of ongoing investigations into this matter and any legislative recommendations Congress should consider in order to prevent such abuse from happening again.

SERVICES FOR NEW FACILITIES

The agreement includes $16,350,000 for staffing newly opened health facilities, which is the full amount required in fiscal year 2021 based upon updated estimates provided to the Committees. The agreement also reflects the updated reallocation of previously appropriated funds for the Paskenta Band of Nomlaki Indians. Funds are allocated for the Committee’s agreement to facilities funded through the Health Care Facilities Construction Priority System or the Joint Venture Construction Program that have opened in fiscal year 2020 or will open in fiscal year 2021. None of these funds may be allocated to a facility until such facility has achieved beneficial occupancy status. As initial estimates included as part of the annual budget request are refined, IHS is expected to communicate updated cost estimates to the Committees.

INDIAN HEALTH SERVICE

The bill provides a total of $6,236,279,000 for the Indian Health Service (IHS), of which $2,901,391,000 is for the Services account as detailed below. This reflects the transfer of 105(i) Tribal lease payments to the new indefinite appropriations account and the re-distribution of current services funds provided by IHS for 105(i) lease costs for a total of $21,225,000. No new current services funds are provided. The agreement includes full funding for existing agreements with the Service and the Seneca Nation and the Service is further expected to include sufficient resources in future budget requests to meet these requirements. All programs, projects, and activities are maintained at fiscal year 2020 enacted levels unless otherwise specified below. IHS is expected to comply with the implementation and requirements at the beginning of this division and in House Report 116–448, unless otherwise specified below. Language contained in Senate Report 116–123 regarding the Alaska Comprehensive Forensic Training Academy, first aid kit enhancements, prescription drug monitoring, and telemedicine is restated. Additional details, instructions, and requirements follow below and in the table at the end of this division.

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violence prevention, $5,000,000 for Tribal Epidemiology Centers, $5,000,000 for the Hepatitis C and HIV initiative, $5,000,000 for Alzheimer’s, $5,000,000 to improve maternal health, $5,000,000 for the existence of an Indian health training program that trains students in Alaska, Washington, Idaho, and Oregon. The agreement continues funding at the fiscal year 2020 enacted levels for the Community Health Aide Program, accreditation emergencies as discussed in the House report, village built clinics, health information technology, healthy lifestyles in youth project, and the National Indian Health Board cooperative agreement.

Electronic Health Records.—The agreement provides $34,500,000 for Electronic Health Records (EHR) and notes that an additional $65,000,000 was provided through supplemental fiscal year 2020 appropriations. The Committees recognize the need for a new electronic health record system to improve the overall interoperability, efficiency, and security of the Service’s information technology system. The Committees also note that the Service has not completed directives on this topic included in previous fiscal years and Senate committee reports. The Committees direct the Service to report back within 120 days of enactment of this Act with a list of Tribes that currently maintain their own non-Indian Electronic Health Records (EHR) system along with cost estimates required for those Tribes to implement, maintain, and make any necessary upgrades to these systems. Further, the Committees provide additional funding for implementation efforts related to Tribal EHR systems. The appropriations also continue $5,000,000 for green infrastructure, $10,000,000 is for quarters. The recommendation provides $259,290,000 for health facilities, which is the full amount directing the Service to fully fund contract support costs, including requested program increases of $82,456,000 for Direct Operations, which includes $3,000,000 for small ambulatory facilities, $5,000,000 for replacement projects. The agreement continues the direction related to green infrastructure included in the conference statement accompanying Public Law 116–94.

Equipment.—The bill provides $289,087,000 for the Equipment program, which includes $1,000,000 for the scholarship program. Funded is the provision of $2,000,000 for the Denver Regional Medical Center. The Committees continue the $2,000,000 increase provided in fiscal year 2020 as base funds in fiscal year 2021 to further the Institute’s work on PFAS and other contaminants of emerging concern. Further, of the funds provided, not less than $1,750,000 shall be allocated to support risk reduction for Native Americans to hazardous metals mixtures from abandoned uranium mine waste.

Payment for Tribal Leases.—The bill includes language establishing an indefinite appropriation for payment of Tribal leases under section 106(g) of the Indian Self-Determination and Education Assistance Act, which are estimated to be $101,000,000 in fiscal year 2021. The new account provides additional budget authority to fully fund such costs without the need for reprogramming, if actual costs exceed the current estimate. IHS is reminded of the directive to continue to seek a longer-term solution. The Committees expect the annual appropriation to fully fund contract support costs, including requested program increases of $82,456,000 for Direct Operations, which includes $3,000,000 for small ambulatory facilities, $5,000,000 for replacement projects. The agreement continues the direction related to green infrastructure included in the conference statement accompanying Public Law 116–94.

AIDS Program.—The bill provides $115,107,000 for mental health, which includes a $5,000,000 general program increase and continues funding at fiscal year 2020 levels for the behavioral health integration initiative, for suicide prevention for the Telebehavioral Health Center of Excellence.

Alcohol and Substance Abuse.—The bill provides $214,687,000 for alcohol, which includes a $5,000,000 increase for the Federal Detoxification program and an additional $5,000,000 for essential detoxification services, for a total of $2,500,000, which shall be distributed as directed in Senate Report 116–123, and a $5,000,000 general program increase in Senate Report 116–123 regarding tribal consultation for the substance abuse, suicide prevention, and domestic violence funding is restated.

Pediatric Environmental Health.—The agreement includes $975,856,000 for the Purchased/Referred Care program, which includes a $5,000,000 general program increase and $5,841,000 for New Tribes.

Indian Health Facilities.—The agreement provides $67,314,000 for Indian health facilities, which includes $4,000,000 for the loan repayment program and an additional $1,000,000 for the scholarship program. Funding is continued at the fiscal year 2020 levels for the Service’s federally operated facilities. The Service is directed to work with other Federal partners, including the Office of Personnel Management and Office of Management and Budget, to expedite creation of market-specific pay scales to ensure the Service is able to offer competitive recruitment packages. Within 180 days of enactment of this Act, the IHS shall report on any regulatory or statutory limitations that prohibit the Service from offering incentives, such as scheduling flexibility, that the Service believes hurts its recruitment and retention efforts.

Direct Operations.—The bill provides $32,456,000 for Direct Operations, which includes $65,000,000 for electronic health record system to improve the Service’s information technology system, and that these systems must be compatible with any new IHS system to the maximum extent practicable. It is the Committees’ expectation that the Service will be able to use the compiled information gathered during this recent effort with Veterans Affairs to inform both the Service and the Committees on which Tribes use their own system and the estimated costs.

Dental Health.—The agreement provides $214,687,000 for dental health, which includes a $5,000,000 general increase, an additional $500,000 for the electronic dental health record system (EDR) system to finish bringing dental centers into the EHR system and to upgrade the current electronic dental record system, and an additional $1,000,000 to increase the number of Dental Support Centers. IHS is directed to continue its assessment and incorporate EDR in overall efforts to enhance its EHR system.

Dental Health.—The bill provides $32,456,000 for dental health, which includes $5,000,000 for staffing newly opened dental centers and $25,000,000 for small ambulatory facilities, $10,000,000 is for quarters. The recommendation provides $196,577,000 for Sanitation Facilities Construction, which includes $1,999,000 for staffing newly opened dental centers and $25,000,000 for small ambulatory facilities, $10,000,000 is for quarters. The recommendation also continues $5,000,000 for green infrastructure and $25,000,000 for small ambulatory facilities, $5,000,000 is for replacement and expansion projects. The agreement continues the direction related to green infrastructure included in the conference statement accompanying Public Law 116–94.

Health Care Facilities Construction.—The agreement provides $258,290,000 for health care facilities construction of which $10,000,000 is for quarters. The recommendation also continues $5,000,000 for green infrastructure and $25,000,000 for small ambulatory facilities, $5,000,000 is for replacement and expansion projects. The agreement continues the direction related to green infrastructure included in the conference statement accompanying Public Law 116–94.

National Institutes of Health
NATIONAL INSTITUTE OF ENVIRONMENTAL HEALTH SCIENCES

The agreement provides $81,500,000 for the National Institute of Environmental Health Sciences. The Committees continue the $2,000,000 increase provided in fiscal year 2020 as base funds in fiscal year 2021 to further the Institute’s work on PFAS and other contaminants of emerging concern. Further, of the funds provided, not less than $1,750,000 shall be allocated to support risk reduction for Native Americans to hazardous metals mixtures from abandoned uranium mine waste.
The bill provides $5,000,000 for the Smithsonian Institution for Salaries and Expenses. The bill provides $16,240,000 for the Commission on Fine Arts for Salaries and Expenses.

The bill provides $13,888,000 for Salaries and Expenses of the Smithsonian Institution. The bill provides $10,772,000 for Salaries and Expenses of the National Endowment for the Humanities. The bill provides $4,000,000 for Salaries and Expenses of the Advisory Council on Historic Preservation. The bill provides $12,000,000 for Salaries and Expenses of the Chemical Safety and Hazard Investigation Board.

The bill provides $1,032,722,000 for Salaries and Expenses of the National Endowment for the Arts. The bill provides $3,700,000 for Salaries and Expenses of the National Endowment for the Arts Network. The bill provides $5,000,000 for Salaries and Expenses of the National Endowment for the Humanities. The bill provides $3,240,000 for Salaries and Expenses of the Smithsonian Institution. The bill provides $14,000,000 for Salaries and Expenses of the Woodrow Wilson International Center for Scholars. The bill provides $167,500,000 for the Smithsonian Institution for Salaries and Expenses.

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The bill provides $7,000,000 for the Salaries and Expenses account of the World War I Centennial Commission.

The bill includes several legislative provisions in Title IV of the bill. The provisions are:

Section 401 provides a provision for the Operating expenses of the Commission, which is directed to conduct a comprehensive study of the passage and ratification of the Nineteenth Amendment to the U.S. Constitution, which guaranteed women the right to vote.

Section 402 continues a provision providing appropriations available in the bill for the operating expenses of grantees.

Section 403 requires public disclosure of certain reports.

Section 404 continues a limitation on the payment of contract support costs for fiscal year 2021.

Section 405 continues a provision regarding the payment of contract support costs.

Section 406 requires the Department of the Interior, Environmental Protection Agency, Forest Service and Indian Health Service to provide the Committees on Appropriations with quarterly reports on the status of balances of appropriations.

Section 407 continues a provision providing appropriations available in the bill for the operating expenses of the Commission.

Section 408 continues a provision that prohibits no-bid contracts.

Section 409 restricts funding appropriated for acquisition of land or interests in land from being used for declarations of taking or complaints in condemnation.

Section 410 continues a provision which requires public disclosure of certain reports.

Section 411 continues a provision which requires the program priorities for the programs managed by the National Endowment for the Arts.

Section 412 continues a provision which requires the program guidelines for the National Endowment for the Arts.

Section 413 continues a provision which requires the program priorities for the programs managed by the National Endowment for the Arts.

Section 414 permits funds provided to the National Endowment for the Arts to be used for the operating expenses of grantees within the boundaries of National Monuments.

Section 415 permits funds provided to the National Endowment for the Arts to be used for the operating expenses of grantees.

Section 416 requires the Department of the Interior, Environmental Protection Agency, Forest Service and Indian Health Service to provide the Committees on Appropriations quarterly reports on the status of balances of appropriations.

Section 417 extends certain authorities through fiscal year 2021 allowing the Forest Service to renew grazing permits.

Section 418 prohibits the use of funds to maintain or establish a computer network if such network is designed to block access to pornography websites.

Section 419 addresses the humane transfer and treatment of excess wild horses and burros.

Section 420 extends the authority of the Forest Service Realignment and Enhancement Act.

Section 421 sets requirements for the use of American iron and steel for certain loans and grants.

Section 422 provides authority for the Secretary of the Interior to enter into training agreements and to transfer excess equipment and supplies for wildlifelines.

Section 423 provides a one-year extension of the Federal Lands Recreation Enhancement Act.

Section 424 incorporates Reprogramming Guidelines into the Act.

Section 425 extends the authority for the Interpretive Association for one year.

Section 426 extends the authority for Puerto Rico Schooling for one year.

Section 427 extends the authority for Forest Botanical Products fee collection for one year.

Section 430 includes certain limitations on oil and gas development near Chaco Culture National Historical Park.

Section 431 requires 105(l) Tribal lease payments to begin no earlier than the date the lease proposal is submitted and for the Federal agencies to consult with Tribes on lease requirements.

Section 432 requires the Secretary of Interior to conduct a comprehensive study of sites associated with the 1908 Springfield Race Riot.

Section 433 extends the authority for the Forest Ecosystem Health and Recovery Fund by one year.

Section 434 requires the allocation of funds from the National Parks and Public Land Legacy Restoration Fund and Land and Water Conservation Fund.

Section 435 addresses timber sales involving Alaska western red and yellow cedar.

Section 436 continues a provision prohibiting the use of funds to promulgate or implement an emissions regulation requiring the issuance of permits under Title V of the Clean Air Act for carbon dioxide, nitrous oxide, water vapor, or methane emissions.

Section 437 continues a provision prohibiting the use of funds to implement any provision in a rule if that provision requires mandatory reporting of greenhouse gas emissions from manmade or natural systems.

Section 438 continues a provision prohibiting the use of funds to regulate the lead content of ammunition or fishing tackle.

Section 439 addresses carbon emissions from forest biomass.

Section 440 addresses the use of small remote incinerators in the State of Alaska.
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**Fish and Wildlife Service**

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<td>Modernize Facilities and Repair Seismic Issues, Phase I (Design)</td>
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<td>Dale Bumpers White River NWR</td>
<td>Modernize multiple outdoor recreational access facilities and transportation assets, Phase I (Design)</td>
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<td>Tule Lake NWR</td>
<td>Consolidate and Modernize Public Use Facilities, Improve Waterfowl Hunting Areas and Improve Recreational Access</td>
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<td>IL</td>
<td>Crab Orchard NWR</td>
<td>Modernize Public Use Facilities, Repair Seismic Issues and Improve Recreational Access</td>
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<td>OK</td>
<td>Wichita Mountains Wildlife Refuge</td>
<td>National Hire of Wage Grade (W) Professionals to stand up Maintenance Action Team (MAT) Strike Forces</td>
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<td>TX</td>
<td>Atascosa Plume Chick Creek NWR</td>
<td>Consolidate and Modernize Public Use Facilities and Improve Recreational Access</td>
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**National Park Service**

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<td>Glacier Bay National Park &amp; Preserve</td>
<td>Replace Concession Housing Units</td>
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<td>AK</td>
<td>Grand Canyon National Park</td>
<td>Rehabilitate and Preserve Historic Powerhouse Building For Future Use</td>
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<td>Golden Gate National Recreation Area</td>
<td>Rehabilitate Persico Building 643 (P6-643) for NPS Maintenance Operations (Phase 2)</td>
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<td>Yosemite National Park</td>
<td>Rehabilitate the Crane Creek Flat Campground to Enhance the Visitor Experience</td>
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<td>Rehabilitate the Tuolumne Meadows Campground to Enhance the Visitor Experience</td>
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<td>Replace Lost Alps Water System Rehabilitation</td>
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<td>Rehabilitate the Bighorn Creek Campground Water Distribution System for Park Visitors</td>
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<td>Replace and Replace 7MW Transmission Line from Parkline to Hwy 140 Powerhouse</td>
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<td>Glacier Pr. Rd Rehabilitation</td>
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<td>Rehabilitation Pedestrian/Bicycle Path from Inlet Bridge to Virginia Ave NWH (Kennedy Center Trail Re-construction)</td>
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<td>FL</td>
<td>Everglades National Park</td>
<td>Rehabilitate Marine Bikepaths at Flamingo</td>
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<td>Replace Manasota Key Hotel Roof To Correct Deficiencies and Improve Visitor Experience</td>
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<td>Chesapeake and Ohio Canal National Historical Park</td>
<td>Repair Failing Dam #5 Left Abutment</td>
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<td>Acadian National Park</td>
<td>Replace Maintenance Facilities at McFarland Hill Headquarters</td>
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<td>Rehabilitate Final 0.5 miles of the Going-to-the-Sun Road &amp; Replace Bridge Over McDonald Creek</td>
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<td>Glacier National Park</td>
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<td>Grand Teton National Park</td>
<td>Replace the Colter Bay Main Wastewater Lift Station</td>
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<td>Old Faithful to West Thumb, 3R</td>
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<td>Purchase and Install 8 Modular Housing Units to Replace Deteriorated Housing Units Parkwide To</td>
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<td>Apache-Sitgreaves Zone Trails Maintenance</td>
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<td>Russian River Campground Loop/Otter Creek Trail/Upper Winner Creek Trail Deferred Maintenance</td>
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<td>Critical Deferred Maintenance on Glacier Ranger District Winter Trails</td>
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<td>Portage Valley Corridor Recreation Site and Interpretive Sign Replacement Project</td>
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<td>Potable Water System Replacement at Holik with shared local school</td>
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<td>Hoonah Road Surfacing &amp; Washiak Road Resurfacing Access Improvements</td>
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<td>Wet a Line—Provide Accessible Fishing Opportunities—West Fork San Gabriel</td>
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<td>Renovate Laguna Campground</td>
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<td>Renovate Boulder Oaks Campground</td>
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<td>Renovate El Cariso Campground</td>
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<td>Improve San Diego River recreation, public safety, interpretive exhibits and information signs.</td>
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<td>Restore Noble Canyon Natural Recreation Trail and Trailhead work</td>
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<td>Renovate Curral Canyon &amp; Bocafoot OHV Campgrounds</td>
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<td>Upgrade Recreation Facilities of Wildomar Campground</td>
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<td>Upgrade Silver Lake East CG Recreation Project Phase 3</td>
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<td>El Dorado Harvey West, Shy Guard, Alder Ridge and Plummer Rental Cabin Renovations to meet Reservation Demands</td>
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<td>Salmon River Road Corridor Recreation Site Maintenance</td>
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<td>Salmon-Challis, Central Idaho Wilderness Complex Trails Priority Area—Trail Maintenance</td>
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<td>Salmon-Challis National Forest Developed Recreation Site Maintenance on SR46 Satellite Sites</td>
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<td>Cherry Springs Natural Area Repair (East Elk Creek Corridor Rehabilitation Project)</td>
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<td>Scout Mountain Campground Vault and Tables Replacements (East Elk Creek Corridor Rehabilitation Project)</td>
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<td>State</td>
<td>Forest or Grassland</td>
<td>Project or Activity</td>
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<td>Kit Price Campground Renovation—Shoshone County</td>
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<td>North Zone Trails—Bannock Pinet Trail Construction</td>
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<td>Route of the Howahta Trail Projects—Shoshone County</td>
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<td>Bannock Pinet Ranger District Trail Replacement Phase 1, North Idaho</td>
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<td>Historic Route of the Howahta Trails to Trails Uplifts Improvements</td>
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<td>Whiskey Rock and Green Bay Campground Improvements—Bonner County</td>
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<td>Repair 3 Historic Routes and associated Recreation Sites: Idaho &amp; Clearwater Counties</td>
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<td>Water/Wastewater System Maintenance—Idaho, Clearwater &amp; Latah County</td>
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<td>Realigning parking and repair building facilities at six sites: Lochsa River and Salmon River</td>
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<td>Priest River Headquarters Water System Replacement</td>
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<td>Bishopgate Bridge Replacement (Bridge 70)</td>
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<td>Lake Glendive Bridge Rehabilitation Project</td>
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<td>Campground #4 Paving for Five Tispawn Campgrounds</td>
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<td>Repair Concrete Boat Launches (Idan, Celina, Tispawn, Springs Valley, and Saddle Lakes)</td>
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<td>German Ridge Trails 1 and 4—Horse Management Improvement</td>
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<td>Sandpoint Ranger District Campground Rehabilitation Projects</td>
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<td>FR 4358—1.4, Camp River and FR 2553—6.2, North Branch Shults Creek Bridge Repairs for Timber Sales and Recreation Access</td>
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<td>FR 2758—1.8, Indian River Bridge Replacement</td>
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<td>Fishtail River Bridge on FR 1025 Replacement</td>
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<td>Trail Bridge Replacement Project—North Country National Scenic Trail &amp; Manistee River Trail</td>
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<td>Wild &amp; Scenic River Access &amp; Park Improvements</td>
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<td>FR 1925 Rehabilitation for access to Tribal Areas, Trails and Timber Sales</td>
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<td>S塁-Poak River Bridge 4703—2.235 Replacement for Timber Access and Recreation</td>
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<td>FR 3150 Rehabilitation for Environmental Improvements for Aquatic Organism Passage</td>
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<td>FR 3210 Rehabilitation for Timber Sales, Aquatic Organism Passage Improvements and Recreation Access</td>
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<td>Multiple Superior Trails Deferred Maintenance and Rehabilitation</td>
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<td>S. Kanesawah Pavedl Structural Repair and Restoration</td>
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<td>Superior Campgrounds Arseny Repairs and Upgrades</td>
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<td>Camp Site Amenity Upgrades with Job Corps</td>
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<td>Recreation and Administrative Sign Replacement</td>
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<td>Big Piney River East Gate Boat Launch Replacement</td>
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<td>R9 Red Bluff Campground Rehabilitation Additional Funding (completion of Phase 1)</td>
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<td>Cascade Range &amp; Paddy Creek Force Replacement</td>
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<td>Minster Springs Shower House Replacement</td>
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<td>Miniposa Streamkeeper Visitor Center—Musselshell County</td>
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<td>Recreational 500 Miles of Road in the Mountains of Southwest Montana across counties</td>
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<td>East Fork M72, Highland M44, and Centennial Drive 4100 Road Recommissioning &amp; Aggregate Surfacing</td>
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<td>Non-Motorized and Non-motorized Trail DM Reduction Project—Southeast Montana gis counties</td>
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<td>Beaverhead Shoshone NF Recreational Road Signs Defered Maintenance Reduction</td>
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<td>Motorized &amp; Non-motorized Trail Recommissioning &amp; Drainage Repair: Ravalli County</td>
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<td>Eastside Bitterroot and Selway River Basin Wilderness Trail Maintenance: Ravalli County</td>
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<td>St Mary’s Road 7104 Aggregate Surface In-place Processing: Lookout and Trailhead, Ravalli County</td>
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<td>Recreation Site Access Deferred Roadside Brushing: Bitterroot Valley, Ravalli County</td>
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<td>Yellowstone Shortline (Trail Partnership)</td>
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<td>Custler—Gallatin NF West Zone Motorized Trail DM Reduction Project</td>
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<td>30 Miles Paving Preservation &amp; Replacement: West Yellowstone, Gallatin River, Beartooth Mountains, and Ashland</td>
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<td>Main Fork Rock Creek #1413, Trailhead &amp; Campground (M-K &amp; Greenough Lakes) repairs, upgrades, surfacing, Bearthoth Hwy</td>
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<td>Big City, Window Rock &amp; Basin Station Rental Cabin Repairs: Paradise Valley, Hayatle Canyon, and West Yellowstone</td>
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<td>Madison Arm Road 4931 Aggregate Surfacing: Hayden Lake, Gallatin County</td>
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<td>Black’s Pond Access Roads #4631 &amp; #40911 Reconstruction &amp; Site Repairs: Powder River County</td>
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<td>Jackson Creek Road #977 and Trailhead Recommissioning and Aggregate Surfacing: Gallatin and Park Counties</td>
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<td>Absaroka Beartooth Wilderness Trail System Deferred Maintenance Bundle</td>
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<td>Trail Bridge Replacement—Central Zone Bundle</td>
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<td>Flathead River Bridge Rehabilitation: Bob Marshall Wilderness &amp; South Fork of the Flathead Access</td>
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<td>Rental Cabin Deferred Maintenance Reduction: Flathead County, MT</td>
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<td>Flathead National Forest Trail DM Reduction Project (outside of the BOR PA)</td>
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<td>Bob Marshall Wilderness Access Improvements: Spotted Bear River Road</td>
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<td>Summit Nature Center Interstate Display Upgrade and Rehabilitation, Whitefish, MT</td>
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<td>Forest-wide Water and Waterway System Deferred Maintenance</td>
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<td>Flathead National Forest Backcountry Arising Hazard Mitigation and DM work (Spotted Bear)</td>
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<td>Flathead Wild and Scenic River Access Site Deferred Maintenance</td>
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<td>Bob Marshall Wilderness Complex and Adjacent Lands Priority Area Trail Maintenance</td>
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<td>Lewis and Clark Interpretive Center Maintenance: Great Falls, MT, Cascade County</td>
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<td>Helena—Lewis &amp; Clark Interpretive Center Deferred Maintenance &amp; Improvements, 10 sites, Northern Idaho</td>
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<td>Ross Creek Ancient Cedar Grove Protection, Trail Accessibility, and Parking Improvement Project</td>
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<td>Flathead Launches and Dock Replacements: Lincoln County</td>
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<td>Reelfolk Beach Recreational Complex Water/Waste Water Reconnection &amp; Deferred Maintenance Reduction, Lincoln County</td>
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<td>Recreation Site Campgrounds Replacement, Northwest Montana</td>
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<td>Kootenai Access Improvements &amp; Trails Deferred Maintenance</td>
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<td>Kootenai National Forest Recreation Site Picnic Tables and Park Replacement, Northwest Montana</td>
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<td>Recreation Site Toilet Replacement and Repair: Lincoln &amp; Sanders County</td>
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State | Forest or Grassland | Project or Activity
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MT | Kooskia | Recreation Sites, Cabin, Lookout, Deferred Maintenance Reduction. Northwest Montana
MT | Kooskia | Recreational Fireline Reconstruction. Lincoln & Sanders Counties
MT | Lolo | Little Joe Road #328 Resurfacing, Drainage and Safety Repair. Mineral County
MT | Thompson River Road #51 Resurfacing, Drainage and Safety Repair. Sanders County
MT | Lolo | Route of the Olympic Rails to Trails Maintenance. Mineral County
MT | Cedar Creek Road #350 Resurfacing and Drainage Repairs. Mineral County
MT | Lolo | ACM Road #5939 Resurfacing and Drainage Repairs. Sanders County
MT | Fish Creek Road #453 Resurfacing and Drainage Repairs. Mineral County
MT | Lolo | Historic Saverne Recreation Facility Maintenance. Mineral County
MT | Lolo | Seely Lake Recreation Area Campgrounds & Day Use Sites Maintenance & Repairs. Missoula County
MT | Big Sandy Recreation Sites Water System Repairs and 351 Repairs. Granite County
MT | Lolo | Urban Interface Campground and Trailhead Updates: Blue Mountain & Pattee Canyon, City of Missoula
MT | Lolo | Lake forest-wide Picnic Bench Replacement
MT | Lolo | Historic Double Arrow Lookout Repairs: Seeley Lake Ranger District, Missoula County
MT | Lolo | Cedar Creek Road Recreation Project: Fewer Recreational Uses
MT | Galena | Catawba Falls Trail & Trailhead Rehabilitation
ND | St. Croix-Bonneville | Roadside Beautification
ND | Dakota Prairie Grassland | Recreation, Spot Surface, and drainage repairs on 7 Roads (2-3 miles/year) 3 counties
ND | Dakota Prairie Grassland | CCC Campground Updates near Mud-Goat-Hay Trail, Theodore Roosevelt National Park and Bandon Oil Formation
NV | Humboldt-Toiyabe | Buffalo Gap Campground Maintenance and Improve Sanitation: Billings County, ND
NV | Humboldt-Toiyabe | Nevada Master Challenge Cost-Share Agreement
NV | White NV | Circle Road (FSR 203) Surfac ing Replacement
NV | White NV | NMWAW Snowshoe Corridor, 15 Trail Bridge Replacement Deferred Maintenance
NV | White NN | White Mountain Trail Collective: Mount Washington Valley/Documars Trails Deferred Maintenance
NV | White NN | Sawyer River Bridge Replacement
NM | Galena | Carson NF Repair 3 Bridges
NM | Galena | Santa Fe Crest Recreation Complex Design and Construction
NM | Galena | Gila NF Recreation Fee Site Maintenance For 36 Sites
NM | Gila | Gila Wilderness Trail Access Improvement
NM | Lincoln | Lincoln NF South Fork Bridge and Campground Erosion Control
NM | Santa Fe | Santa Fe NF Trail and Recreation Management Survey (550 Miles = Rec Sites)
NM | Santa Fe | Santa Fe NF Developed Recreation Sites Improvements
NM | Santa Fe | Santa Fe NF Tree Dying Picnic/Info Park Facility Improvements
NV | Humboldt-Toiyabe | MT, Rose and Tahoe Meadows Restroom Reconstruction
NV | Humboldt-Toiyabe | HT Wilderness Trails Maintenance
NV | Humboldt-Toiyabe | Galena Visitor Center Deferred Maintenance
NV | Humboldt-Toiyabe | Humboldt-Gateway Campground Deferred Maintenance
NV | Lake Tahoe Basin Management Unit | Reconstruct the Tytonfall Downhill Trail
NV | Carson | Lake Vausse Seismic Area Amendment Replacement
NV | Deschutes | Historic Multnomah Falls Lodge, Critical Accessibility, Utility, and Security System Upgrades
NV | Deschutes | Newberry Volcanic National Monument—Lava Lands Visitor Center—Rehabilitation 2 Parking Lots
NV | Deschutes | Newberry Volcanic National Monument Lava River Curv eman and parking safety concerns
NV | Fremont-Winema | Digit Point Campground/Whitney/Water System/Trestle Bridge Repairs
NV | Fremont-Winema | Trillium Lake Trestled Landscape Access Replacement
NV | Mt. Hood | Historic Timberline Lodge, Critical Boiler System Upgrades
NV | Ochoco | Restoration and Timber high use—0.5 Miles Pavement Rehabilitation
NV | Pacific Northwest Research Station | Convolvus Lab ABA Restroom Renovations
NV | Rogue River-Siskiyou | Uncle Camp Road—Road Stability Improvements. and Chip Seal 34 Miles
NV | Rogue River-Siskiyou | Sutton Campground Holman Vista Water System & Facility Upgrades
NV | Oregon | Oregon Dunes National Recreation Area Recreation Site Road Repairs
NV | Umatilla | Burrum Cabin Trail Bridge Replacement
NV | Umatilla | Blue Mountain Scenic Byway Chip Seal (63.6 miles)
NV | Umpqua | Rogue-Umpqua Scenic Byway—Diamond Lake Composite—Dellenback Trail Deferred Maintenance
OR | Willamette | Road 2117 one culvert for safe, resilient access and ESA fish passage
OR | Willamette | Autocar West Cascades National Scenic Byway road repair and ESA fish passage
OR | Willamette | Historic Santiam Pass SR 54 Restroom, Willamette National Forest
OR | Willamette | Hell's Canyon NMA/Lake Egde Wilderness Trails and Trail Bridges Deferred maintenance
OR | Willamette | Reconstruction of 1 culvert for safe, resilient access and ESA fish passage
OR | Willamette | Deferred Maintenance on 1500 miles of priority trails across Region
OR | Willamette | Regional Trail Bridge Replacement and deferred maintenance (100 bridges 10 FS units)
OR | Willamette | Replacement of Restrooms serving recreation visitors across multiple National Forests
OR | Willamette | Deferred Maintenance of high priority recreation sites across Region
OR | Willamette | Klickitat Recreation Area Improvements & Redevelopment
OR | Willamette | Longhouse Scenic Drive & Lakes Roads Rock Road and Cubert Repair
OR | Willamette | North Branch Sugar Run Bridge Replacement (37) 4.3 Critical Findings
OR | Willamette | Morrison and Monitor Creek Trail Systems Deferred Maintenance
OR | Willamette | Building Replace Temporary Structures and Equipment
OR | Willamette | El Portal Bridge Replacement and Visitor Improvements
OR | Willamette | El Portal Bridge Replacement and Visitor Improvements
OR | Willamette | Big Telea Mesa Trail Reconstruction
OR | Willamette | Toilet Improvement at Seven NF Regional Forests
SC | Fraser Marion and Sumter NFs | 14813 Bigjohn Springs Rd. Access Parking Lot/Access Road Repair/Overlay
SC | Fraser Marion and Sumter NFs | 221–4.3.1 Center Creek Bridge Replacement
SC | Fraser Marion and Sumter NFs | 3613–0.6.3.16 Jacobson Creek Bridge Replacement
SC | Fraser Marion and Sumter NFs | Bucktail Recreation Area Reconstruction
SC | Black Hills | Reconstruct Laketa Lake Rd. Parking & Gate Repairs
SC | Black Hills | Southern Hills Road Access Deferred Maintenance
SC | Black Hills | Bismarck Lake Road/Boarding Per Recreational
SC | Black Hills | Hell Canyon Road Bridge Replacement
SC | Black Hills | Lucy Peak Road Culvert Repairs
SC | Black Hills | Patuhasin, Sheep Creek Br, Moose Pond, Awtinaquin G1, Immune G2, and Upper Stillwater Boat Ramp Toilets Replacement
SD | Dakota Prairie Grassland | Antelope Waterline Replacement
SD | Dakota Prairie Grassland | Manu Lake Conversion to seasonal rec housing
SD | Dakota Prairie Grassland | Uinta Highline Trail Heavy Maintenance (Conservation Corp)
SD | Dakota Prairie Grassland | Red Canyon Bike Trail
SD | Dakota Prairie Grassland | Yankee Meadow CG Reconstruction
SD | Dakota Prairie Grassland | Fish Lake Basin Recreation Area Deferred Maintenance Reduction—Phase 1 (PDR)
SD | Dakota Prairie Grassland | Fishlake Trails & Dispersed Recreation
SD | Dakota Prairie Grassland | Kents Lake Road Corridor OR relocation
SD | Dakota Prairie Grassland | Forest-Wide Picnic Table Replacement
SD | Dakota Prairie Grassland | Forest Road and Trail Signage—Phase 1
SD | Dakota Prairie Grassland | Maple Creek Road and Campground Reconstruction
SD | Dakota Prairie Grassland | Gooseberry Guard Station Rehabilitation
SD | Dakota Prairie Grassland | Aggregate Placement and Grading on District Roads
SD | Dakota Prairie Grassland | Tellico Caroom and Road Improvements
SD | Dakota Prairie Grassland | Double Creek Road Corridor Facilities and Access Improvements
SD | Dakota Prairie Grassland | Double Lake Recreation Area Rehabilitation
SD | Dakota Prairie Grassland | 10813 Bigjohn Springs Rd. Access Parking Lot/Access Road Repair/Overlay
SD | Dakota Prairie Grassland | Duchesne Roads Chip Seal
SD | Dakota Prairie Grassland | Little Hole National Rec Trail—Phase 1
SD | Dakota Prairie Grassland | Laurent Campground General Facility Reconstruction
SD | Dakota Prairie Grassland | Red Canyon Visitor Center Safety Fence Replacement
SD | Dakota Prairie Grassland | ASHES NF Waste Water and Water System Deferred Maintenance
SD | Dakota Prairie Grassland | South Fork Ranch Creek Bridge Replacement
SD | Dakota Prairie Grassland | Anley Canyon Bridge Replacement
SD | Dakota Prairie Grassland | Lucy Peak Road Culvert Repairs
SD | Dakota Prairie Grassland | Patuhasin, Sheep Creek Br, Moose Pond, Awtinaquin G1, Immune G2, and Upper Stillwater Boat Ramp Toilets Replacement
SD | Dakota Prairie Grassland | Antelope Waterline Replacement
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SD | Dakota Prairie Grassland | Forest-Wide Picnic Table Replacement
SD | Dakota Prairie Grassland | Forest Road and Trail Signage—Phase 1
SD | Dakota Prairie Grassland | Maple Creek Road and Campground Reconstruction
SD | Dakota Prairie Grassland | Gooseberry Guard Station Rehabilitation
Bureau of Land Management—Land Acquisition

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ALLOCATION OF FUNDS FROM THE LAND AND WATER CONSERVATION FUND—FISCAL YEAR 2021

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### ALLOCATION OF FUNDS FROM THE LAND AND WATER CONSERVATION FUND—FISCAL YEAR 2021—Continued

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### State Land Aquaculture and Management
- **Acquisitions**: $11,362,000
- **National Park Service—Land Acquisition and State Assistance**: $473,808,000

### State and Private Forestry
- **Acquisitions**: $94,255,000

### Land Protection Planning
- **Exchanges**: $1,500,000

### Land Acquisitions
- **United States Fish and Wildlife Service—Cooperative Endangered Species Conservation Fund**: $11,162,000

### National Park Service—Land Acquisition and State Assistance
- **Acquisitions**: $43,308,000

### Management Services, Appraisal and Valuation Services, and Other
- **Total**: $19,000,000

### Forest Service—State and Private Forestry
- **Acquisitions**: $87,855,000

### Forest Legacy Program
- **Acquisitions**: $94,255,000

### Other
- **Total**: $19,000,000
## ALLOCATION OF FUNDS FROM THE LAND AND WATER CONSERVATION FUND—FISCAL YEAR 2021—Continued

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<p>| Acquisition Contingencies | $259,000 |
| Acquisition Management | $12,000,000 |
| Recreational Access | $17,000,000 |
| Critical Inholdings / Wilderness | $9,500,000 |
| Cash Equitization | $259,000 |</p>
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**Construction**

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**Land Acquisition**

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**Cooperative Endangered Species Conservation Fund**

Grants and Administration:
- Conservation grants: 13,000
- HCP assistance grants: 8,000
- Administration: 2,702

Subtotal: 23,702

Land Acquisition:
- Species recovery land acquisition: 11,162
- HCP land acquisition grants to states: 19,638

Subtotal: 30,800

Subtotal, Cooperative Endangered Species Conservation Fund: 54,502

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### Table: Appropriations for the Wild and Scenic Rivers, Fish and Wildlife, and National Park Service Operations

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<tr>
<td><strong>State and Tribal Wildlife Grants</strong></td>
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**NATIONAL PARK SERVICE**

**Operation of the National Park System**

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(Amounts in thousands)

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<tr>
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**National Recreation and Preservation**

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**Historic Preservation Fund**

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**Construction**
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## UNITED STATES GEOLOGICAL SURVEY

### Surveys, Investigations, and Research

#### Ecosystems:

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### Bureau of Ocean Energy Management

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(Amounts in thousands)
(Amounts in thousands)

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## INDIAN AFFAIRS

### Bureau of Indian Affairs

#### Operation of Indian Programs

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Education Construction

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Bureau of Trust Funds Administration

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TOTAL, INDIAN AFFAIRS 3,223,458 2,960,824 3,505,152 +281,694 +544,328
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## Department-Wide Programs

### Wildland Fire Management

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<th></th>
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<th>Final Bill vs Request</th>
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<td>Rescission</td>
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<td>(27,720)</td>
<td>(27,720)</td>
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<tr>
<td>(Appropriations)</td>
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<td>(335,572)</td>
<td>(336,011)</td>
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<td>(-17,398)</td>
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**Subtotal, Fire operations:**

|                         | 716,441         | 751,725         | 730,762    | +14,321               | -20,963               |

**Other Operations:**

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<th>716,441</th>
<th>751,725</th>
<th>730,762</th>
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(Amounts in thousands)

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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>Subtotal, Wildland fire management</td>
<td>952,338</td>
<td>1,003,090</td>
<td>992,623</td>
<td>+40,285</td>
<td>-10,467</td>
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<tr>
<td>Subtotal, Wildland fire management</td>
<td>952,338</td>
<td>1,003,090</td>
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<tr>
<td>Total, Wildland fire management</td>
<td>952,338</td>
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<td>Total, Wildland Fire Management with cap adjustment</td>
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<td><strong>Payment in Lieu of Taxes</strong></td>
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<td>Decommissioning BOEM account (Sec. 117)</td>
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(Amounts in thousands)
### CONGRESSIONAL RECORD — HOUSE

#### December 21, 2020

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#### Table: Offsetting Collections

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#### Title II - Environmental Protection Agency

**Science and Technology**

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<td>Indoor air and Radiation</td>
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<th>Final Bill</th>
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<th>Final Bill vs Request</th>
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<td>Research: Sustainable and healthy communities</td>
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<td>+118,448</td>
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<td>(+82,488)</td>
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<td>101,665</td>
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<td>Columbia River Basin</td>
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<td>Other geographic activities</td>
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<td>510,276</td>
<td>330,506</td>
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<td>Indoor air and radiation</td>
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<td>24,951</td>
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<td>94,905</td>
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<td>(Children and other sensitive populations: Agency coordination)</td>
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<td>(2,704)</td>
<td>(6,173)</td>
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<td>(+3,469)</td>
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<td>(Environmental education)</td>
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<td>(8,580)</td>
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<td>118,754</td>
<td>106,243</td>
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<td>489,550</td>
<td>466,065</td>
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<td>-23,494</td>
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<td>Pesticide licensing</td>
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<td>89,382</td>
<td>109,000</td>
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<td>+19,618</td>
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<td>Resource Conservation and Recovery Act (RCRA)</td>
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<td>89,778</td>
<td>118,900</td>
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<td>+29,122</td>
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<td>Toxic risk review and prevention</td>
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<td>69,004</td>
<td>93,500</td>
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<td>+24,496</td>
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<td>(Endocrine disruptors)</td>
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<td>(7,533)</td>
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<td>Underground storage tanks (LUST / UST)</td>
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<td>Final Bill vs Request</td>
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<tr>
<td><strong>Water: Ecosystems:</strong></td>
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<tr>
<td>National estuary program / Coastal waterways</td>
<td>29,823</td>
<td>---</td>
<td>31,822</td>
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<td>+31,822</td>
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<td>22,604</td>
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<td>+28,518</td>
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<td><strong>Water: Human health protection</strong></td>
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<td></td>
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<td>108,487</td>
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<td><strong>Energy Star (legislative proposal)</strong></td>
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<td><strong>Subtotal, Environmental Programs and Management.</strong></td>
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<td>2,282,224</td>
<td>2,761,550</td>
<td>+98,194</td>
<td>+479,326</td>
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<tr>
<td><strong>General increase (House floor action)</strong></td>
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<tr>
<td><strong>Total, Environmental Programs and Management.</strong></td>
<td>2,663,356</td>
<td>2,282,224</td>
<td>2,761,550</td>
<td>+98,194</td>
<td>+479,326</td>
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<td><strong>Hazardous Waste Electronic Manifest System Fund</strong></td>
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<td>E-Manifest System Fund</td>
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<td>8,000</td>
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<td>Offsetting Collections</td>
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<td><strong>Office of Inspector General</strong></td>
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<td>Audits, evaluations, and investigations</td>
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<td>(by transfer from Hazardous Substance Superfund)</td>
<td>(11,586)</td>
<td>(9,747)</td>
<td>(11,586)</td>
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<td>FY 2021 Request</td>
<td>Final Bill</td>
<td>Final Bill vs Enacted</td>
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<tr>
<td>Homeland security: Protection of EPA personnel and infrastructure</td>
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<td>6,176</td>
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<td>Operations and administration</td>
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<td><strong>Total, Buildings and Facilities</strong></td>
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<td><strong>33,752</strong></td>
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<td><strong>-5,801</strong></td>
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<td>Hazardous Substance Superfund</td>
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<tr>
<td>Audits, evaluations, and investigations</td>
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<td>9,747</td>
<td>11,586</td>
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<td>IT /data management/security</td>
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<td>18,956</td>
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<td>6,159</td>
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<td>+6,665</td>
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<td>Research: Sustainable and healthy communities</td>
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<td>11,448</td>
<td>16,463</td>
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<td>+5,015</td>
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<td><strong>Superfund cleanup:</strong></td>
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<td>Superfund: Emergency response and removal</td>
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<td>Superfund: Federal facilities</td>
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<td>(Amounts in thousands)</td>
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<td>Final Bill</td>
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<tr>
<td>Superfund: Remedial</td>
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<td>482,329</td>
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<td>Total, Hazardous Substance Superfund (transfer out to Science and Technology)</td>
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<td>(-9,747)</td>
<td>(-11,586)</td>
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<td>(-1,839)</td>
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<td>(-11,680)</td>
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<td>620</td>
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<td>(LUST cooperative agreements)</td>
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<td>(Energy Policy Act grants)</td>
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<td>+43,985</td>
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<td>Inland Oil Spill Program</td>
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<tr>
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<td>139</td>
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<td>2,413</td>
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<td>15,700</td>
<td>12,865</td>
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<td>+502</td>
<td>+3,235</td>
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<td>682</td>
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<td>Final Bill vs Enacted</td>
<td>Final Bill vs Request</td>
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<tr>
<td>Research: Sustainable communities</td>
<td>664</td>
<td>522</td>
<td>664</td>
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<td>+3,467</td>
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<td>State and Tribal Assistance Grants (STAG)</td>
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<td>Clean water state revolving fund (SRF)</td>
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<td>1,638,826</td>
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<td>863,235</td>
<td>1,126,088</td>
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<td>30,000</td>
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<td>+30,000</td>
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<td>Alaska Native villages</td>
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<td>Brownfields projects</td>
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<td>+10,982</td>
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<td>Diesel emissions grants</td>
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<td>90,000</td>
<td>+3,000</td>
<td>+80,000</td>
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<td>+59,000</td>
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<td><strong>Capital Improvement and Maintenance</strong></td>
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### Land Acquisition

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- Acquisition of land for national forests, special acts
  - Acquisition of lands to complete land exchanges
  - Range betterment fund
  - Gifts, donations and bequests for forest and rangeland research
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<tr>
<th>Management of national forest lands for subsistence uses</th>
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<td>Fire operations:</td>
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<td>Wildland fire preparedness</td>
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<td>Wildland fire suppression operations</td>
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<td>Salaries and expenses</td>
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<td>Total, all wildland fire accounts</td>
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<td>2,409,444</td>
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<tr>
<td>Total, Wildland Fire Management with cap adjustment</td>
<td>4,300,620</td>
<td>4,449,444</td>
<td>3,967,241</td>
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<td>-482,203</td>
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<td>Offsetting Collections</td>
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<td>Forest Service Spending of Fees</td>
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<td>Total, Forest Service without Wildland Fire Management</td>
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<td>7,378,836</td>
<td>7,423,634</td>
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(Amounts in thousands)
### (Amounts in thousands)

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<th>FY 2021 Request</th>
<th>Final Bill enacted</th>
<th>Final Bill request</th>
</tr>
</thead>
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<td>Forest Service without cap adjustment</td>
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<tr>
<td>Forest Service Suppression Cap Adjustment</td>
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#### DEPARTMENT OF HEALTH AND HUMAN SERVICES

**INDIAN HEALTH SERVICE**

**Indian Health Services**

**Clinical Services:**
- Hospital and health clinics: 2,324,606
  - 2,432,384
  - 2,238,087
  - -86,519
  - -194,297
- Electronic Health Record System: 8,000
  - 125,000
  - 34,500
  - +26,500
  - -90,500
- Dental health: 210,590
  - 219,380
  - 214,687
  - +4,097
  - -4,693
- Mental health: 108,933
  - 128,228
  - 115,107
  - +6,717
  - -13,121
- Alcohol and substance abuse: 245,603
  - 235,745
  - 251,360
  - +5,757
  - +15,615
- Purchased/referred care: 964,819
  - 964,783
  - 975,856
  - +1,037
  - +11,073
- Indian Health Care Improvement Fund: 72,280
  - 72,280
  - 72,280
  - ---
  - ---

**Subtotal:** 3,934,831
- 4,177,800
- 3,901,877
- -32,954
- -275,923

**Preventive Health:**
- Public health nursing: 91,984
  - 95,363
  - 92,736
  - +752
  - -2,617
- Health education: 20,568
  - ---
  - 21,034
  - +466
  - +21,034
<table>
<thead>
<tr>
<th>Service</th>
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<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>Community health representatives</td>
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<td>62,892</td>
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<tr>
<td>Community health</td>
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<td>44,109</td>
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<tr>
<td>Immunization (Alaska)</td>
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<td><strong>Subtotal</strong></td>
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<td>Other services:</td>
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<td>Indian health professions</td>
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<td>Direct operations</td>
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<td>82,456</td>
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<td>Self-governance</td>
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<td>4,887</td>
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<td><strong>Subtotal</strong></td>
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<td><strong>220,725</strong></td>
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<td>Total, Indian Health Services</td>
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<td>4,507,113</td>
<td>4,301,391</td>
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### Contract Support Costs

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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
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<td>Contract support</td>
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<td>916,000</td>
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### Payments for Tribal Leases

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<tr>
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Tribal Sec. 105(1) leases</td>
<td>---</td>
<td>101,000</td>
<td>101,000</td>
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### Indian Health Facilities

<table>
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<th>Service</th>
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<th>Final Bill</th>
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<tr>
<td>Maintenance and improvement</td>
<td>168,952</td>
<td>167,948</td>
<td>168,952</td>
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<td>+1,004</td>
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(Amounts in thousands)

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<th>Final Bill</th>
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<td>Sanitation facilities construction</td>
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<td>Health care facilities construction</td>
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<td>Facilities and environmental health support</td>
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<td>263,982</td>
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<td>Equipment</td>
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<td><strong>Total, Indian Health Facilities</strong></td>
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<td><strong>917,888</strong></td>
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<td><strong>TOTAL, INDIAN HEALTH SERVICE</strong></td>
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<td><strong>6,293,568</strong></td>
<td><strong>6,236,279</strong></td>
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NATIONAL INSTITUTES OF HEALTH

| National Institute of Environmental Health Sciences... | 81,000 | 73,688 | 81,500 | +500 | +7,812 |

AGENCY FOR TOXIC SUBSTANCES AND DISEASE REGISTRY

| Toxic substances and environmental public health...... | 76,691 | 62,000 | 76,000 | +1,309 | +16,000 |

| TOTAL, DEPARTMENT OF HEALTH AND HUMAN SERVICES... | 6,204,785 | 6,429,256 | 6,395,779 | +190,994 | -33,477 |
(Amounts in thousands)

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<td>3,500</td>
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<tr>
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<td>4,000</td>
<td>-3,500</td>
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<td><strong>INSTITUTE OF AMERICAN INDIAN AND ALASKA NATIVE CULTURE AND ARTS DEVELOPMENT</strong></td>
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<td>Payment to the Institute</td>
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### SMITHSONIAN INSTITUTION

#### Salaries and Expenses

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<td>Major scientific instrumentation</td>
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<td>Universe Center</td>
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<tr>
<td>National Museum of Natural History</td>
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<td>52,130</td>
<td>51,551</td>
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<td>Biodiversity Center</td>
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<td>Arthur M. Sackler Gallery/Freer Gallery of Art</td>
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<td>6,541</td>
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<td>Center for Folklife and Cultural Heritage</td>
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<td>Cooper-Hewitt, National Design Museum</td>
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<td>Hirshhorn Museum and Sculpture Garden</td>
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<td>World Cultures Center</td>
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<td>Anacostia Community Museum</td>
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<td>Archives of American Art</td>
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<tr>
<td>National Museum of African American History and Culture</td>
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<td>34,023</td>
<td>33,751</td>
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<td>-272</td>
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<td>National Museum of American History</td>
<td>25,478</td>
<td>26,899</td>
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<td>National Museum of the American Indian</td>
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<td>34,982</td>
<td>34,654</td>
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<td>National Portrait Gallery</td>
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<td>Final Bill vs Request</td>
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<tr>
<td>Smithsonian American Art Museum</td>
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<td>American Experience Center</td>
<td>600</td>
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<td><strong>Subtotal, Museums and Research Institutes</strong></td>
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<td>302,487</td>
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<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Program support and outreach:</td>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Outreach</td>
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<td>Communications</td>
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<td>Institution-wide programs</td>
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<td>23,284</td>
<td>25,284</td>
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<td>+2,000</td>
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<td>Office of Exhibits Central</td>
<td>3,169</td>
<td>3,308</td>
<td>3,266</td>
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<td>-42</td>
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<tr>
<td>Museum Support Center</td>
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<td>1,967</td>
<td>1,949</td>
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<td>Museum Conservation Institute</td>
<td>3,359</td>
<td>3,503</td>
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<td>Smithsonian Libraries and Archives</td>
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<td><strong>Subtotal, Program support and outreach</strong></td>
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<td>60,105</td>
<td>61,696</td>
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<td>+1,591</td>
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<td>Office of Chief Information Officer</td>
<td>54,247</td>
<td>56,110</td>
<td>55,845</td>
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<td>37,324</td>
<td>38,714</td>
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<td>Inspector General</td>
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<td>4,231</td>
<td>4,184</td>
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<td><strong>Facilities services:</strong></td>
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<td>Facilities maintenance</td>
<td>114,545</td>
<td>115,999</td>
<td>115,261</td>
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<tr>
<td>(Deferred maintenance)</td>
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<td>(35,000)</td>
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(Amounts in thousands)
### Facilities Operations, Security and Support

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<tr>
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<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>Facilities operations, security and support</td>
<td>236,673</td>
<td>242,697</td>
<td>241,137</td>
<td>+4,464</td>
<td>-1,560</td>
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<td>Subtotal, Facilities services</td>
<td>351,218</td>
<td>356,696</td>
<td>356,398</td>
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<td>Subtotal, Mission enabling</td>
<td>505,214</td>
<td>517,856</td>
<td>516,489</td>
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<td>-1,367</td>
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<tr>
<td>Total, Salaries and expenses</td>
<td>793,658</td>
<td>820,313</td>
<td>818,192</td>
<td>+24,534</td>
<td>-2,121</td>
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### Facilities Capital

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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>Revitalization</td>
<td>224,400</td>
<td>239,100</td>
<td>161,530</td>
<td>-42,870</td>
<td>-57,570</td>
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<tr>
<td>Facilities planning and design</td>
<td>29,300</td>
<td>50,900</td>
<td>33,000</td>
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<td>-17,900</td>
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<tr>
<td>Total, Facilities Capital</td>
<td>253,700</td>
<td>290,000</td>
<td>214,530</td>
<td>-39,170</td>
<td>-75,470</td>
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| TOTAL, SMITHSONIAN INSTITUTION | 1,047,358 | 1,110,313 | 1,032,722 | -14,636 | -77,591 |

### National Gallery of Art

#### Salaries and Expenses

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>Care and utilization of art collections</td>
<td>49,214</td>
<td>46,539</td>
<td>49,989</td>
<td>+775</td>
<td>+3,450</td>
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<tr>
<td>Operation and maintenance of buildings and grounds</td>
<td>36,398</td>
<td>35,749</td>
<td>36,988</td>
<td>+600</td>
<td>+1,249</td>
</tr>
<tr>
<td>Protection of buildings, grounds and contents</td>
<td>27,838</td>
<td>32,675</td>
<td>31,896</td>
<td>+4,058</td>
<td>-779</td>
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December 21, 2020
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>General administration</td>
<td>33,572</td>
<td>32,211</td>
<td>34,359</td>
<td>+787</td>
<td>+2,148</td>
</tr>
<tr>
<td><strong>Total, Salaries and Expenses</strong></td>
<td><strong>147,022</strong></td>
<td><strong>147,174</strong></td>
<td><strong>153,242</strong></td>
<td><strong>+6,220</strong></td>
<td><strong>+6,068</strong></td>
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<tr>
<td>Repair, Restoration and Renovation of Buildings</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Base program</td>
<td>26,203</td>
<td>14,413</td>
<td>23,203</td>
<td>-3,000</td>
<td>+8,790</td>
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<tr>
<td><strong>TOTAL, NATIONAL GALLERY OF ART</strong></td>
<td><strong>173,225</strong></td>
<td><strong>161,587</strong></td>
<td><strong>176,445</strong></td>
<td><strong>+3,220</strong></td>
<td><strong>+14,858</strong></td>
</tr>
<tr>
<td><strong>JOHN F. KENNEDY CENTER FOR THE PERFORMING ARTS</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operations and maintenance</td>
<td>26,690</td>
<td>26,400</td>
<td>26,400</td>
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<tr>
<td>Capital repair and restoration</td>
<td>17,800</td>
<td>14,000</td>
<td>14,000</td>
<td>-3,800</td>
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<tr>
<td><strong>TOTAL, JOHN F. KENNEDY CENTER FOR THE PERFORMING ARTS</strong></td>
<td><strong>43,490</strong></td>
<td><strong>40,400</strong></td>
<td><strong>40,400</strong></td>
<td><strong>-3,090</strong></td>
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## WOODROW WILSON INTERNATIONAL CENTER FOR SCHOLARS

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<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and expenses</td>
<td>14,000</td>
<td>8,211</td>
<td>14,000</td>
<td></td>
<td>+5,789</td>
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## NATIONAL FOUNDATION ON THE ARTS AND THE HUMANITIES

### National Endowment for the Arts

#### Grants and Administration

<table>
<thead>
<tr>
<th>Grants</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>Direct grants</td>
<td>70,160</td>
<td>---</td>
<td>72,710</td>
<td>+2,550</td>
<td>+72,710</td>
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<tr>
<td>Challenge America grants</td>
<td>7,600</td>
<td>---</td>
<td>7,600</td>
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<tr>
<td><strong>Subtotal</strong></td>
<td>77,760</td>
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<td>80,310</td>
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<td>+80,310</td>
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<tr>
<td>State partnerships:</td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>State and regional:</td>
<td>40,798</td>
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<td>42,153</td>
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<td>+42,153</td>
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<tr>
<td>Underserved set-aside</td>
<td>11,042</td>
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<td>11,387</td>
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<td>+11,387</td>
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<tr>
<td><strong>Subtotal</strong></td>
<td>51,840</td>
<td>---</td>
<td>53,540</td>
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<td>+53,540</td>
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<tr>
<td><strong>Subtotal, Grants</strong></td>
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<td>133,850</td>
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<td>+133,850</td>
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<tr>
<td>Program support</td>
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<td>1,950</td>
<td>---</td>
<td>+1,950</td>
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<tr>
<td>Administration</td>
<td>30,700</td>
<td>30,175</td>
<td>31,700</td>
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<td>+1,525</td>
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<td><strong>Total, Arts</strong></td>
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<td>+137,325</td>
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<td>Final Bill</td>
<td>Final Bill vs Enacted</td>
<td>Final Bill vs Request</td>
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<tr>
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<td>----------------</td>
<td>----------------</td>
<td>------------</td>
<td>-----------------------</td>
<td>----------------------</td>
</tr>
<tr>
<td>Special Initiatives</td>
<td>4,172</td>
<td>---</td>
<td>5,724</td>
<td>+1,552</td>
<td>+5,724</td>
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<tr>
<td>Federal/State partnership</td>
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<td>51,576</td>
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<td>+51,576</td>
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<td>Preservation and access</td>
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<tr>
<td>Public programs</td>
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<td>13,500</td>
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<tr>
<td>Research programs</td>
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<td>14,500</td>
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<tr>
<td>Education programs</td>
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<td>+13,000</td>
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<td>Program development</td>
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<td>---</td>
<td>+500</td>
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<tr>
<td>Digital humanities initiatives</td>
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<td>5,000</td>
<td>+400</td>
<td>+5,000</td>
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<td><strong>Subtotal, Grants</strong></td>
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<td>122,800</td>
<td>+4,250</td>
<td>+122,800</td>
</tr>
</tbody>
</table>

| Matching Grants:              |                |                |            |                      |                      |
| Treasury funds                | 2,000          | ---            | 2,000      | ---                   | +2,000               |
| Challenge grants              | 12,500         | ---            | 13,000     | +500                  | +13,000              |
| **Subtotal, Matching grants** | 14,500         | ---            | 15,000     | +500                  | +15,000              |

| Administration                | 29,200         | 33,420         | 29,700     | +500                  | -3,720               |
| **Total, Humanities**         | 162,250        | 33,420         | 167,500    | +5,250                | +134,080             |

<p>| TOTAL, NATIONAL FOUNDATION ON THE ARTS AND THE HUMANITIES | 324,500 | 63,595 | 335,000 | +10,500 | +271,405 |</p>
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<th>Final Bill vs Request</th>
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<td>COMMISSION OF FINE ARTS</td>
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<tr>
<td>Salaries and expenses</td>
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<td>3,240</td>
<td>3,240</td>
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<td>NATIONAL CAPITAL ARTS AND CULTURAL AFFAIRS</td>
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<td>Grants</td>
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<td>+5,000</td>
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<td>ADVISORY COUNCIL ON HISTORIC PRESERVATION</td>
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<td>NATIONAL CAPITAL PLANNING COMMISSION</td>
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<td>8,124</td>
<td>8,124</td>
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<td>UNITED STATES HOLOCAUST MEMORIAL MUSEUM</td>
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<td>Holocaust Memorial Museum</td>
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<td>+1,000</td>
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<td>PRESIDIO TRUST</td>
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<td>20,000</td>
<td>+10,000</td>
<td>+21,000</td>
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<td>DWIGHT D. EISENHOWER MEMORIAL COMMISSION</td>
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<td>1,000</td>
<td>1,000</td>
<td>-800</td>
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(Amounts in thousands)

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<tr>
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<tr>
<td>WOMEN'S SUFFRAGE CENTENNIAL COMMISSION</td>
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<td>WORLD WAR I CENTENNIAL COMMISSION</td>
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<td>6,000</td>
<td>7,000</td>
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<td>+1,000</td>
</tr>
<tr>
<td>ALYCE SPOTTED BEAR AND WALTER SOBOLEFF COMMISSION ON NATIVE CHILDREN</td>
<td>500</td>
<td>---</td>
<td>500</td>
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</tr>
<tr>
<td>Salaries and expenses</td>
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<td>+500</td>
</tr>
<tr>
<td>TOTAL, TITLE III, RELATED AGENCIES</td>
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<td>Appropriations</td>
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<td>(15,575,407)</td>
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<tr>
<td>(-2,000)</td>
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<td>(-11,428)</td>
<td>(-9,428)</td>
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(Amounts in thousands)

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<th>Final Bill vs Enacted</th>
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<tr>
<td><strong>TITLE IV - GENERAL PROVISIONS</strong></td>
<td></td>
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</tr>
<tr>
<td>Extend FTCA coverage to Urban Indian Organizations (Sec. 428)</td>
<td>---</td>
<td>3,000</td>
<td>---</td>
<td>-3,000</td>
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<td>FTCA coverage for IHS volunteers (Sec. 432)</td>
<td>---</td>
<td>1,000</td>
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<td>Communications Site Administration (rescission)</td>
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<td><strong>TOTAL, TITLE IV, GENERAL PROVISIONS</strong></td>
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DIVISION H—DEPARTMENTS OF LABOR, HEALTH AND HUMAN SERVICES, AND EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

The explanatory statement accompanying this division did not indicate congressional intent. Unless otherwise noted, the language set forth in House Report 116–450 carries the same weight as language included in any other statutory statement and should be complied with unless specifically addressed to the contrary in this explanatory statement. While some language is repeated for emphasis, it is not intended to negate the language referred to above unless expressly provided herein.

In providing a budgeting plan required by section 516 of this Act, the departments and agencies funded in this Act are directed to include all programs, projects, and activities, including those in House Report 116–450 and this explanatory statement accompanying this Act. All such programs, projects, and activities are subject to the provisions of this Act.

In cases where House Report 116–450 or this explanatory statement directs the submission of a report, that report is to be submitted to the Committees on Appropriations of the House of Representatives and the Senate. Where this explanatory statement refers to the Committees or the Committees on Appropriations, unless otherwise noted, this reference is to the House of Representatives Subcommittee on Labor, Health and Human Services, Education, and Related Agencies and the Senate Subcommittee on Labor, Health and Human Services, Education, and Related Agencies.

Each department and agency funded in this Act and any other direction set forth in this Act and the accompanying explanatory statement and shall not reallocate resources or reorganize activities except as provided herein. Requests for reprogramming activities are displayed in the detailed table at the end of the explanatory statement accompanying this Act. Funding levels that are not displayed in the detailed table are identified within this explanatory statement. Any action to eliminate or consolidate programs, projects, and activities should be pursuant to the President’s Budget so that it can be considered by the Committees on Appropriations.

Congressional Reports.—Each department and agency is directed to provide the Committees on Appropriations, within 30 days from the date of enactment of this Act and quarterly thereafter, a summary describing each program, project, and activity and its status. The summaries are to be provided to the Committees on Appropriations along with its status.

TITLe I
DEPARTMENT OF LABOR
EMPLOYMENT AND TRAINING ADMINISTRATION (ETA)

TRAINING AND EMPLOYMENT SERVICES

Dislocated Worker National Reserve
Career Pathways for Youth Grants.—The agreement continues to provide $10,000,000 for this activity as described under this heading in House Report 116–450.

Strengthening Community College Training Grants (SCCTG).—The agreement provides $45,000,000 for the SCCTG program and directs the Department to follow all requirements for the program as described under this heading in the explanatory statement accompanying the Further Consolidated Appropriations Act (Public Law 116–94) and House Report 116–450, except that the 120 day requirement for the solicitation shall not apply.

Workforce Opportunity for Rural Communities.—The agreement provides $35,000,000 to continue this program in the Appalachian and Delta regions. The Department is strongly encouraged to develop the funding opportunity announcement and make grant awards in concordance with the Appalachian Regional Commission and Delta Regional Authority. The Department is directed to ensure equal allocation of funds to the Appalachian and Delta regions and broad geographic distribution of grants in those regions, and awards should not exceed $1,500,000 per award.

Apprenticeship Grant Program

The agreement provides $185,000,000 to support the Apprenticeship Grant Program, which includes new block funding, to ensure core equity; that includes a new bill language ensuring that equity intermediaries and business and labor industry intermediaries continue to remain eligible for funding under the program.

The agreement notes that funding under this program should be prioritized to support State, regional, and local apprenticeship efforts, as well as efforts by intermediaries, to expand registered apprenticeships into new industries and for underserved or underrepresented populations.

The agreement directs the Department to provide quarterly briefings on all spending activities under this program to the Committees, and to comply with reporting directives in House Report 116–450, including a detailed spend plan within 90 days of enactment of this Act.

Job Corps

Job Corps.—In addition to the directives included in House Report 116–450, the agreement encourages the Department to ensure sufficient training opportunities and slots are available in regions where a Job Corps Center has closed or remained inactive due to an outbreak of a natural disaster. The Department is expected to continue to comply with the directives under the heading “Job Corps” in Senate Report 115–399.

STATE UNEMPLOYMENT INSURANCE AND EMPLOYMENT SERVICE OPERATIONS

Unemployment Insurance Compensation
National Activities.—The agreement provides an increase of $6,000,000 to help modernize the Unemployment Insurance (UI) Infrastructure, Regional Commission and the Delta region, as well as support States in administering the UI program.

The agreement includes $9,000,000 for the UI Integrity Center of Excellence (UIICE), which provides an increase of $6,000,000 for the benefit of States to the entity operating the UIICE.

Employment Service
National Activities.—The agreement provides $9 million for the Employment Service to reduce the processing backlog for the work opportunity tax credit program and for assisting States in adopting or modernizing information technology for processing of certification requests, which may include training and technical assistance to States.

Foreign Labor Certification
The agreement urges the Department to provide careful oversight and transparency related to the collection and processing of visa applications for temporary employment certifications.

PROGRAM ADMINISTRATION

Open Data Formats.—The Department is encouraged to develop any information publicly disclosed related to occupational and professional licenses and certifications, as well as credentials and competencies earned through apprenticeship programs. Only through contracts, be published using an open source description language that is designed to allow for public search and comparison of such data. The Department is encouraged to include any such data on credentials and competencies. Such information may be published through open data formats such as the credential transparent description language specifications or a substantially similar approach. The Department is further encouraged to submit a report to the Committees within 120 days of enactment of this Act, outlining a plan for providing such data, including any challenges, barriers to implementation, as well as anticipated costs.

Outlying Areas.—The agreement encourages the Department to address the unique challenges associated with administering Workforce Innovation and Opportunity Act (WIOA) grants for outlying areas. This agreement encourages the Department to provide technical assistance to the outlying areas to address these challenges, and the agreement directs the Department to update its SDC no later than 120 days of enactment of this Act on how the Department intends to provide greater assistance to the outlying areas in administering WIOA grants.

EMPLOYER BENEFITS SECURITY ADMINISTRATION (EBSA)

The agreement requests a report not later than 1 year after enactment of this Act assessing the impact of the rule (85 FR 31984) on individuals residing in rural and remote areas, seniors, and other populations that either lack access to web-based communication or may only have access through public means.

The agreement encourages EBSA, in consultation with the Centers for Medicare and Medicaid Services, to issue regular guidance to ensure compliance with the Mental Health Parity and Addiction Equity Act.

OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION (OSHA)

The agreement continues to provide no less than $3,500,000 for the Voluntary Protection Program (VPP). In the fiscal year 2022 Congressional Justification, OSHA is directed to include the annual expenditure of each year since fiscal year 2015 as well as proposed expenditures in fiscal year 2022.

MINE SAFETY AND HEALTH ADMINISTRATION (MSHA)

Inspector Training.—It is imperative that all inspectors receive proper, new and ongoing training needed to effectively conduct their work. MSHA is directed to report to the Committees regarding the relocation of the Appalachian Regional Commission, frustration, and put miners at risk.

Redistricting.—There is concern that information about redistricting did not reach some affected states until after the special election had occurred, which created confusion, frustration, and put miners at risk. MSHA is directed to report to the Committees on Appropriations within 60 days of the enactment of this Act on the steps to communicate future redistricting changes with Congress and the regulated community. To the extent practicable, the agreement urges MSHA to provide advance notification to the Committees on Appropriations of redistricting changes.

BUREAU OF LABOR STATISTICS (BLS)

The agreement is supportive of the BLS work plan and directives included in House Report 116–450. The agreement includes $13,000,000 to complete the relocation of the BLS headquarters, which was initiated in fiscal year 2020. The report requested in House Report 116–450 regarding the relocation of the BLS headquarters shall also be submitted to all committees of jurisdiction.

DEPARTMENTAL MANAGEMENT

Federal Law Enforcement.—The agreement notes the importance of the explanatory language accompanying the Commerce, Justice, Science, and Related Agencies Appropriations Act,
2021 directs the Attorney General to ensure implementation of evidence-based training programs on de-escalation and the use-of-force, as well as on police-community relations, that are broadly applicable and scalable to all Federal law enforcement agencies. The agreement further notes that several agencies funded by this Act employ Federal law enforcement officers and participates in the Law Enforcement Training Centers partner organizations. The agreement directs such agencies to consult with the Attorney General regarding the implementation of these programs for their law enforcement officers.

The agreement further directs such agencies to brief the Committees on Appropriations on these programs and their implementation no later than 90 days after consultation with the Attorney General. In addition, the agreement directs such agencies, to the extent that they are not already participating, to consult with the Attorney General and the Director of the FBI regarding participation in the National Use-of-Force Data Collection Act. The agreement further directs such agencies to brief the Committees on Appropriations, no later than 90 days after enactment of this Act, on their current efforts to so participate.

Forced Labor.—The agreement requests a briefing on the Department’s participation in interagency efforts to combat forced labor and its work with the Department of Homeland Security, Department of Justice, and Department of State. The Department shall brief the Committees on Appropriations within 180 days of enactment of this Act.

ITAL MODERNIZATION
The agreement requests a briefing on the activities described under this heading in Senate Report 116–949 within 180 days of enactment of this Act.

GENERAL PROVISIONS
The agreement includes a technical modification related to evaluations.

The agreement modifies a provision related to the Jobs for Veterans State Grants program.

The agreement includes a new provision related to the Jobs for Veterans State Grants program.

The agreement includes a new provision related to the average weekly insured unemployment.

TITLE II
DEPARTMENT OF HEALTH AND HUMAN SERVICES
HEALTH RESOURCES AND SERVICES ADMINISTRATION (HRSA)

PRIMARY HEALTH CARE
Ending the HIV Epidemic.—The agreement includes $102,250,000 within the Health Centers program for the Ending the HIV Epidemic Initiative.

HRSA Strategy to Address Intimate Partner Violence and Project Catalyst.—The agreement includes no less than $1,500,000 for the HRSA Strategy to Address Intimate Partner Violence as described in House Report 116–450.

Native Hawaiian Health Care.—The agreement includes no less than $20,500,000 for the Native Hawaiian Health Care Program.

School-Based Health Centers.—The agreement includes an increase of $5,000,000 for school-based health centers funded under Section 330 of the Public Health Service (PHS) Act, as described in House Report 116–450.

Technical Assistance.—The agreement includes funds to enhance technical assistance and training activities, as described in Senate Report 115–289, and also provides $1,500,000 in funding for HRSA assistance grants in States with a disproportionate share of new HIV diagnoses in rural areas.

HEALTH WORKFORCE
Midwife Training.—Within the total funding for Scholarships for Disadvantaged Students, the agreement includes $2,500,000 to support educational initiatives and to address the shortage of maternity care providers and the lack of diversity in the maternity care workforce.

Area Health Education Centers (AHEC).—The agreement includes $1,200,000 for new competitive grants to expand experiential learning opportunities through simulation labs dedicated train healthcare professionals serving rural, medically underserved communities, that shall include as an allowable use the purchase of simulation training equipment.

With the agreement directs HRSA is directed to consider and prioritize projects from AHEC recipients with a history of successfully graduating and placing graduates in rural, medically underserved communities.

Graduate Psychology Education (GPE).—Within the total for Mental and Behavioral Health, the agreement includes $19,000,000 for GPE.

Peer Support.—Within the total for Behavioral Health Workforce and Training (BHWF), the agreement includes no less than $13,000,000 for community-based experiential training for students preparing to become peer support in other types of behavioral health-related paraprofessionals, as described in House Report 116–450.

Mental and Substance Use Disorder Workforce Training Demonstration.—Within the total for BHWF, the agreement includes $29,700,000 for the Mental and Substance Use Disorder Workforce Training Demonstration program. Within this total, the agreement includes an additional $3,000,000 for new grants to expand the number of nurse practitioners, physical therapists, health services psychologists, and social workers trained to provide mental and substance use disorder services in underserved community-based settings that integrate primary care and mental and substance use disorder services, which may include establishing, maintaining, or improving academic units or programs to support those activities, as authorized under section 760 of the PHS Act.

Loan Repayment Program for Substance Use Disorder Treatment Workforce.—Within the total for BHWF, the agreement includes $16,000,000 for this program.

Nurse Practitioner and Other Federal Nursing Education and Clinical Training Programs.—The agreement includes $3,000,000 for this program, as described in House Report 116–450.

Nurse Education, Practice, Quality and Retention.—The agreement includes an increase of $3,000,000 for new competitive grants to expand experiential learning opportunities that shall include as an allowable use the purchase of simulation training equipment. HRSA shall give priority to grantees located in a medically underserved area in a State with an age-adjusted high burden of stroke, heart disease, and diabetes. HRSA is encouraged to prioritize submissions that support high poverty rate communities.

Nursing Workforce Diversity.—The agreement includes $2,500,000 for the Eldercare Enhancement program, started in fiscal year 2020, as described under this heading in the explanatory statement accompanying the Consolidated Appropriations Act, 2020 (Public Law 116–94).

Pain Therapeutics and Opioid Training.—The agreement supports funding on best practices for health care providers and trainees in opioid prescribing, pain management, screening, and linkage to care for individuals with substance use disorder.

Alzheimer’s Providers.—The agreement directs HRSA, in consultation with the Assistant Secretary for Planning and Evaluation, to provide a report to the Committees on Appropriations on the current capacity of the Nation’s dementia specialists not later than the report on the previous Act. The report should assess provider shortages and screening capacity, identify barriers for early detection of Alzheimer’s and adequate care and support services, and recommendations to address any provider shortages and streamline the patient’s Alzheimer’s diagnostic pathway.

MATERNAL AND CHILD HEALTH
Maternal and Child Health Block Grant Special Projects of Regional and National Significance (SPRANS).—Adverse Childhood Experiences.—The agreement includes $1,000,000 for a study focused on the implementation of screening protocols and evidence-based interventions for individuals who have experienced adverse childhood experiences, as described in House Report 116–450.

Children’s Health and Development.—The agreement provides $3,500,000 within SPRANS for another year of funding for the study focused on improving child health outcomes, including child development, childhood development screenings and interventions.

Infant-Toddler Court Teams.—The agreement provides level funding within SPRANS for Infant-Toddler Court Teams.

Maternal Mental Health Hotline.—The agreement includes $3,000,000 for this activity, as described in House Report 116–450.

Regional Pediatric Pandemic Network.—The agreement provides $10,000,000 within SPRANS to establish a regional pediatric pandemic network within five children’s hospitals (centers) as defined by section 340E of the PHS Act (Public Law 106–129) or their affiliated university pediatric partners. The Network shall coordinate among the Nation’s pediatric hospitals and their communities in preparing for and responding to global health threats, including the COVID-19 pandemic response, and real-time dissemination of research-informed pediatric care for future pandemics. Funding shall be equitably distributed among the five centers and the center located in geographically diverse areas of the country to ensure a regional approach to the network. HRSA is urged to consider eligible pediatric inpatient, emergency department, and affiliated university pediatrics that have participated in a recent pediatric therapeutic or vaccination clinical trial or other pediatric disaster care program. HRSA is directed to establish at least one such center in a State within both the Delta Regional Authority and Appalachian Regional Com- munity Health Services Areas, and at least one such center in region VIII or X. HRSA is also directed to establish at least one such center at a pediatric hospital that is a primary National Institutes of Health Clinical and Translational Science Award center or a partner that contributes to the budget request of an academic medical center’s application.

State Maternal Health Innovation Grants.—The agreement includes level funding for this activity.

Set-asides within SPRANS.—The agreement includes the following set-asides within SPRANS for FY 2021:

• Oral Health, $250,000 is provided for activities described in House Report 116–450.

H8620 CONGRESSIONAL RECORD — HOUSE December 21, 2020
**Budget Activity** | **FY 2021 Agreement**
---|---
Set-aside for Oral Health | $5,250,000
Set-aside for Epilepsy | $3,642,000
Set-aside for Kidney Disease | $7,000,000
Set-aside for Fetal Alcohol Syndrome | $1,000,000

**ORGAN DONATION**

**Technology-Enabled Collaborative Learning Capacity Building Models Grants.**—The agreement includes $4,500,000 for this activity as described in House Report 116-450.

**Telehealth Evaluation.**—The agreement provides $1,314,056,000 for the Telehealth Evaluation awards.

**Epilepsy**

**National Living Donor Assistance Center.**

**Drugs for HIV/AIDS.**

**Chief Dental Officer.**

**Chimeric Fatigue Syndrome.**

**Hepatitis A Vaccination.**

**Antimicrobial Resistance.**

**Telehealth Evaluation.**—The agreement includes $6,500,000 for Telehealth Evaluation awards.

**HIV Initiative.**—The agreement includes $300,000 for the HIV Initiative.

**School Health.**

**Emerging Infectious Diseases, Chronic Fatigue Syndrome, and Related Tick-Borne Illnesses.**

**Tuberculosis.**

**Infectious Diseases and the Opiod Epidemic.**

**Hepatitis A Vaccination.**—CDC is encouraged to promote awareness about the importance of hepatitis A vaccination among persons who use drugs.

**HIV Initiative.**—The agreement includes $72,000,000 to support newborn screening and follow-up for SCID and other newborn screening disorders. The agreement encourages HRSA to continue to utilize the expertise of the CEs in the Ending the HIV Epidemic initiative to develop best practices for utilizing telehealth in HIV prevention, care, and treatment.

**Healthy Start.**—The agreement includes no less than $15,000,000 within the total for Healthy Start initiatives for the purpose of helping to reduce maternal mortality, allowing Healthy Start grantees to support nurse practitioners, certified nurse midwives, physician assistants, and other maternal-child advanced practice health professionals within all program sites nationwide.

**Ryan White HIV/AIDS Program.**

**Ending the HIV Epidemic.**—The agreement includes $105,000,000 within the Ryan White HIV/AIDS Program for the Ending the HIV Epidemic initiative.

**RURAL HEALTH**

**National Living Donor Assistance Center.**—Within the total for Organ Transplantation, the agreement includes no less than $6,000,000 for the National Living Donor Assistance Center, as described in House Report 116-450.

**Organ Allocation Policy.**—HRSA and the Organ Procurement and Transplantation Network (OPTN) are directed to ensure the availability of organs for transplantation, including the development of equitable allocation policies that are fair and transparent, to foster the development of equitable organ allocation policies consistent with patient needs.

**Telementoring Training Center.**—The agreement includes $1,000,000 for the Telementoring Training Center.

**HIV/AIDS, Viral Hepatitis, Sexually Transmitted Diseases and Tuberculosis Prevention.**

**Influenza Planning and Response.**—The agreement includes an increase to enhance CDC’s influenza activities.

**Tuberculosis.**

**Immune Deficiency (SCID).**

**Healthy Start.**

**Maternal Mortality.**

**Healthy Start.**

**Rural Health Outreach.**

**Program Management**

**Chief Dental Officer.**

**Emerging and Zoonotic Infectious Diseases, Lyme Disease and Related Tick-Borne Illnesses.**

**Prevention and Public Health Fund (PPH Fund).**

**Influenza Planning and Response.**—The agreement includes an increase to enhance CDC’s influenza activities.
methods to improve surveillance to more accurately report the disease burden, including through the development of real time data, as well as a process for estimating the prevalence of Post-Treatment Lyme Disease Syndrome. The agreement directs CDC to direct funding to improve early diagnosis of Lyme and other tick-borne diseases to prevent the development of late stage disease and more serious and long-term disability. Further, the agreement directs CDC to include a spend plan for implementation of such public law in the fiscal year 2022 Congressional Justification.

The agreement encourages CDC, in coordination with NINDS and NIMH, to include in its surveillance the long-term effects. CDC is also encouraged to coordinate with NIH on publishing reports that assess prevention, treatment, diagnostic advances, and links between tick-borne disease and psychiatric illnesses. CDC is encouraged to focus efforts in endemic areas as well as areas not yet considered endemic.

**Myocardic Diseases.**—The agreement provides an increase of $2,000,000 in Emerging Infectious Diseases for mycotic diseases and directs CDC to fully utilize its clinical trial partners and the Mycoses Study Group to address the growing threat from mycological infection in the United States and around the world.

**Wastewater Surveillance.**—The agreement encourages the CDC to leverage existing partnerships and infrastructure when building capacity for wastewater surveillance.

### CHRONIC DISEASE PREVENTION AND HEALTH PROMOTION

The agreement provides $2,176,684,000 for Chronic Disease Prevention and Health Promotion, which includes $1,021,714,000 in discretionary appropriations and $254,950,000 in transfers from the PPH Fund. Within this total, the agreement includes the following amounts:

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<th>Budget Activity</th>
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<tr>
<td>Tobacco</td>
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<td>Nutrition, Physical Activity, and Obesity</td>
<td>56,300,000</td>
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<td>High Obesity Rate Counties</td>
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<td>School Health</td>
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<td>Health Promotion</td>
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<td>Glaucoma</td>
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<td>Vision for Eye Health</td>
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<td>Alzheimer’s Disease</td>
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<td>Inflammatory Bowel Disease</td>
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<td>Intermittent Claudication</td>
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<td>Excessive Alcoholic Use</td>
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<td>Chronic Disease</td>
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<td>Chronic Disease Education and Awareness</td>
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<td>Prevention</td>
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<td>Heart Disease and Stroke</td>
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<td>Diabetes</td>
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<td>National Diabetes Prevention Program</td>
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<td>Cancer Prevention and Control</td>
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<td>Breast and Cervical Cancer</td>
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<td>WISEWOMAN</td>
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<td>Breast Cancer Awareness for Young Women</td>
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<td>Cancer Registries</td>
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<td>Comprehensive Cancer</td>
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<td>ICD–10</td>
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<td>Ovarian Cancer</td>
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<td>Cancer Survivorship Resource Center</td>
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<td>Oral Health</td>
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<td>Safe Mother/Infant</td>
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<td>Maternal Mortality Review Committees</td>
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<td>Prenatal Birth</td>
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<td>Preventive Health</td>
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<tr>
<td>Epilepsy</td>
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<td>National Lymphoedema Registry</td>
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<td>Racial and Ethnic Approaches to Community Health (REACH)</td>
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<td>Good Health and Wellness in Indian Country</td>
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<td>Sustained Health of Communities</td>
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<td>Million Hearts</td>
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<td>National Early Child Care Collaboratives</td>
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<td>Hospital and Health Care Systems</td>
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<tr>
<td><strong>H8622</strong></td>
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**Alzheimer’s Disease.**—The agreement provides $175,000,000 for Alzheimer’s disease to build awareness and related dementia public health infrastructure, as authorized by the BOLD Infrastructure for Alzheimer’s Act (P.L. 115–490).

**Chronic Disease Education and Awareness.**—The agreement includes funding to establish a new competitive grant program as directed in House Report 116–450.

**Comprehensive Cancer.**—The agreement provides $750,000 to support CDC’s Cancer Prevention and Control with timely new resources for data collection in States with rates of annual ovarian cancer of 11 or more new cases per 100,000 and rates of annual breast cancer of more than 21 new cases per 100,000 according to CDC’s 2017 cancer rate statistics.

**Farm-to-School.**—The agreement continues $2,000,000 within Nutrition, Physical Activity, and Obesity, for research and education activities promoting healthy eating habits for multichannel marketing including agency and organizational efforts to farm-to-school partnerships with NIH on publishing reports that assess prevention, treatment, diagnostic advances, and links between tick-borne disease and psychiatric illnesses. CDC is encouraged to focus efforts in endemic areas as well as areas not yet considered endemic.

**Glaucoma.**—The agreement encourages CDC to continue its efforts to address disparities in glaucoma care and gaps in early detection, referral, and treatment for high-risk populations.

**Heart Disease and Stroke Prevention.**—The agreement includes an increase to strengthen and expand evidence-based heart disease and stroke prevention activities focused on high risk populations.

**Hospitals Promoting Breastfeeding.**—The agreement includes an increase for evidence-based practice improvement activities with hospitals, with an emphasis on physician and care provider education, with the aim of supporting breastfeeding and increasing breastfeeding rates.

**Incontinence Among Older Americans.**—The agreement directs CDC to provide an update to the June 2014 report on the prevalence of incontinence among older Americans, including persons with institutionalized and non-institutionalized populations in the fiscal year 2023 Congressional Justification.

**Johanna’s Law.**—The agreement includes an increase to raise awareness about the five main types of gynecological cancer.

**Maternal Mortality Review Committees (MMRCs).**—The agreement provides an increase to expand these efforts and requires CDC to build stronger data collection and improve the data collection at the State level, and create consistency in data collection. Further, the agreement encourages CDC to support data collection efforts at hospitals, with an emphasis on physician and care provider education, with the aim of supporting breastfeeding and increasing breastfeeding rates.

**Preterm Birth.**—The agreement directs CDC to provide an increase to raise awareness about the five main types of gynecological cancer.

**Skin Cancer Education and Prevention.**—The agreement also encourages CDC to continue working with existing childhood lupus registries to generate more robust and comprehensive data collection at the State level, and create consistency in data collection. Further, the agreement encourages CDC to support data collection efforts at hospitals, with an emphasis on physician and care provider education, with the aim of supporting breastfeeding and increasing breastfeeding rates.

**Incontinence Among Older Americans.**—The agreement directs CDC to provide an increase to raise awareness about the five main types of gynecological cancer.

**Maternal Mortality Review Committees (MMRCs).**—The agreement provides an increase to expand these efforts and requires CDC to build stronger data collection and improve the data collection at the State level, and create consistency in data collection. Further, the agreement encourages CDC to support data collection efforts at hospitals, with an emphasis on physician and care provider education, with the aim of supporting breastfeeding and increasing breastfeeding rates.

**Congenital Heart Disease (CHD).**—The agreement includes an increase to further implement the screening, surveillance, research, and awareness activities authorized by the Congenital Heart Futures Reauthorization Act (P.L. 115–342).

**Disability and Health.**—The agreement provides an increase and directs CDC to allocate the increase in the same manner as directed in P.L. 115–245.

**Duchenne Muscular Dystrophy.**—The agreement encourages CDC to continue supporting dissemination of the Duchenne Muscular Dystrophy (DMD) Care Improvement Program, to evaluate how widely they have been adopted and whether there has been improvement in patient outcomes, particularly in rural and underserved areas. In addition, CDC is encouraged to consider the possible relationship between patient outcomes and the presence of a certified Duchenne Care Center (CDCC). CDC is encouraged to support the work of the Multi-Organic Dystrophy Surveillance, Tracking, and Research Network (MD STARnet) toward a more passive surveillance effort enabling an expansion of MD STARnet to additional sites in the United States. Further, the agreement encourages CDC to continue its efforts to address racial and ethnic health disparities.

**Tobacco.**—The agreement provides an increase to reduce deaths and prevent chronic diseases including addressing the youth use of e-cigarettes.

**WISEWOMAN.**—The agreement includes an increase to provide uninsured and under-insured, low-income women with lifesaving preventive services.

**BIRTH DEFORMITIES AND DEVELOPMENTAL DISABILITIES.** The agreement provides $167,810,000 for Birth Defects and Developmental Disabilities. Within this total, the agreement includes the following amounts:

<table>
<thead>
<tr>
<th>Budget Activity</th>
<th>FY 2021 Agreement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Congenital Heart Disease (CHD).</td>
<td>$65,800,000</td>
</tr>
<tr>
<td>Birth Defects and Developmental Disabilities</td>
<td>$65,800,000</td>
</tr>
<tr>
<td>Fetal Death</td>
<td>9,000,000</td>
</tr>
<tr>
<td>Fetal Anomalies and Genetic Syndromes</td>
<td>11,000,000</td>
</tr>
<tr>
<td>Foetal Alcohol Syndrome</td>
<td>3,150,000</td>
</tr>
<tr>
<td>Foetal Alcohol Spectrum Disorder</td>
<td>4,000,000</td>
</tr>
<tr>
<td>Autism</td>
<td>12,000,000</td>
</tr>
<tr>
<td>Health and Development for People with Disabilities</td>
<td>72,000,000</td>
</tr>
<tr>
<td>Shaken Baby Syndrome</td>
<td>6,000,000</td>
</tr>
<tr>
<td>Tourette Syndrome</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Early Detection and Intervention</td>
<td>10,750,000</td>
</tr>
<tr>
<td>Muscular Dystrophy</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Attention-Deficit Hyperactivity Disorder</td>
<td>1,900,000</td>
</tr>
<tr>
<td>Fragile X</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Sphynx Bifida</td>
<td>7,000,000</td>
</tr>
<tr>
<td>Congenital Heart</td>
<td>7,000,000</td>
</tr>
<tr>
<td>Congenital Heart</td>
<td>7,000,000</td>
</tr>
<tr>
<td>Public Health Approach to Blood Disorders</td>
<td>7,000,000</td>
</tr>
<tr>
<td>Hemophilia Treatment Centers</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Thalassemia</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Thalassemia</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Neonatal Abstinence Syndrome</td>
<td>2,250,000</td>
</tr>
<tr>
<td>Surveillance for Emerging Threats to Mothers and Babies</td>
<td>10,000,000</td>
</tr>
</tbody>
</table>
The agreement provides a total of $591,907,000 for Public Health Scientific Services. Within this total, the agreement includes the following amounts:

<table>
<thead>
<tr>
<th>Budget Activity</th>
<th>FY 2021 Agreement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Health Statistics</td>
<td>$175,397,000</td>
</tr>
<tr>
<td>Surveillance, Epidemiology, and Informatics</td>
<td>368,650,000</td>
</tr>
<tr>
<td>Biogeo</td>
<td>23,000,000</td>
</tr>
<tr>
<td>Public Health Data Modernization</td>
<td>59,000,000</td>
</tr>
<tr>
<td>Public Health Workforce</td>
<td>56,000,000</td>
</tr>
</tbody>
</table>

**Familial Hypercholesterolemia.** The agreement provides $100,000 within Surveillance, Epidemiology, and Informatics and encourages CDC to raise awareness of this condition.

**National Health and Nutrition Examination Survey (NHANES).** The agreement encourages CDC to fund childhood obesity research, prevention, and treatment programs in non-NHANES-represented States, and their native and underserved populations.

**National Neurological Conditions Surveillance System.** The agreement provides $5,000,000 within Surveillance, Epidemiology, and Informatics to continue efforts on the two initial conditions.

**Public Use of Data Modernization.** The agreement continues funding for the foundational investments necessary to upgrade the nation’s public health data infrastructure. The Committees request a spend plan and briefing no later than 120 days of enactment of this Act on this effort.

**Respiratory Syncytial Virus Surveillance (RSV).** The agreement encourages CDC to continue investments in RSV epidemiological research and to work with the Council of State and Territorial Epidemiologists to establish RSV as a National Notifiable Condition.

**Strengthening Public Health Infrastructure.** The agreement includes an increase for CDC to support states and eligible local public health agencies by strengthening basic epidemiologic and laboratory capacity.

**Environmental Health.** The agreement provides $222,850,000 for Environmental Health programs, which includes $205,850,000 in discretionary appropriations and $17,000,000 in transfers from the PFH Fund. Within this total, the agreement includes the following amounts:

<table>
<thead>
<tr>
<th>Budget Activity</th>
<th>FY 2021 Agreement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Environmental Health Laboratory</td>
<td>$97,750,000</td>
</tr>
<tr>
<td>Other Environmental Health</td>
<td>48,500,000</td>
</tr>
<tr>
<td>Newborn Hearing Consistency Program</td>
<td>30,000,000</td>
</tr>
<tr>
<td>Newborn Screening for SIDS</td>
<td>1,250,000</td>
</tr>
<tr>
<td>Environmental Health Activities</td>
<td>47,550,000</td>
</tr>
<tr>
<td>Safe Water</td>
<td>8,600,000</td>
</tr>
<tr>
<td>Atmospheric Lateral Scanning Registry</td>
<td>10,000,000</td>
</tr>
<tr>
<td>Trevor</td>
<td>2,000,000</td>
</tr>
<tr>
<td>All Other Environmental Health</td>
<td>17,000,000</td>
</tr>
<tr>
<td>Environmental Health and Outcome Tracking Network</td>
<td>34,000,000</td>
</tr>
<tr>
<td>Arthritis</td>
<td>12,000,000</td>
</tr>
<tr>
<td>Childhood Lead Poisoning</td>
<td>39,000,000</td>
</tr>
<tr>
<td>Lead Exposure Registry</td>
<td>4,500,000</td>
</tr>
</tbody>
</table>

**Childhood Lead Poisoning.** The agreement includes an increase for this program.

**Smallpox, Sickle Cell Disease.** The agreement includes an increase of $2,000,000 to support data collection efforts.

**PUBLIC HEALTH SCIENTIFIC SERVICES**

The agreement includes the following amounts:

<table>
<thead>
<tr>
<th>Budget Activity</th>
<th>FY 2021 Agreement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Includes the following amounts:</td>
<td></td>
</tr>
</tbody>
</table>
| Training for Health Professionals on Per- and Polyfluoroalkyl Substances (PFAS).** The agreement includes $1,000,000 for grants for development of voluntary training courses for healthcare professionals to help the profes- sionals understand the potential health impact of PFAS exposure and best practices for treatment. CDC is directed to award mul- tiple grants to support comprehensive education and training efforts for healthcare professionals, medical institutions with expertise in PFAS, and other organizations as determined appropriate by the Director to develop these training courses.

**Leads Exposure Registry.** The agreement includes funding for the continuation of the Flint, Michigan Registry under the terms of the agreement. The agreement recommends the CDC take a comprehensive approach to studying the under- lying causes and evidence-based methods for prevention and surveillance efforts to prevent suicide, specifically in vulnerable populations and subgroups among which suicides are increasing. These data will be used to inform community-based suicide prevention efforts. CDC is encouraged to expand their emergency department syndromic surveillance project on suicidal behavior to provide near real-time data and to continue to explore data, methods, and research that advance understanding of suicide and suicidal behavior.

The agreement in- cludes an increase to continue to utilize data and evaluations to inform ongoing programmatic efforts to prevent suicide, specifically in vulnerable populations and subgroups among which suicides are increasing. These data will be used to inform community-based suicide prevention efforts. CDC is encouraged to expand their emergency department syndromic surveillance project on suicidal behavior to provide near real-time data and to continue to explore data, methods, and research that advance understanding of suicide and suicidal behavior.

The agreement recognizes CDC’s work to establish a comprehensive suicide prevention framework for the CDC to continue to focus on the implementation and evaluation of these targeted, comprehensive, community-based suicide prevention strategies to reduce risk for suicide, and to evaluate their impact, especially among high-risk populations.

The agreement also directs CDC to enhance the completeness of data to capture mechanisms of death and support research and evaluation projects to understand the pathways and mechanisms that contribute to suicidal ideations and attempts.

**PUBLIC USE OF PRESCRIPTION DRUG MONITORING PROGRAMS (PDMP).**—CDC is directed to work with the Indian Health Service to ensure Federally-operated and tribally-operated healthcare facilities benefit from the CDC’s PDMP efforts.

**Youth Violence Prevention.** The agreement encourages continuation of existing partner- ships between community organizations, schools, law enforcement, faith-based organizations, and academia, as well as technical assistance and research, that have been sup- ported by this project. Furthermore, the agreement recognizes the success in reducing youth violence in high-poverty areas and, in particular, large urban communities that are seeking to adopt and sustain community violence prevention, collective trauma, and civil unrest.

**NATIONAL INSTITUTE FOR OCCUPATIONAL SAFETY AND HEALTH (NIOSH).** The agreement provides a total of $345,300,000 for NIOSH in discretionary appropri- ations. Within this total, the agreement includes the following amounts:

<table>
<thead>
<tr>
<th>Budget Activity</th>
<th>FY 2021 Agreement</th>
</tr>
</thead>
<tbody>
<tr>
<td>National Occupational Research Agenda</td>
<td>$177,000,000</td>
</tr>
<tr>
<td>Agriculture, Forestry, Fishing</td>
<td>26,500,000</td>
</tr>
<tr>
<td>Education and Research Centers</td>
<td>26,000,000</td>
</tr>
<tr>
<td>Personal Protective Technology</td>
<td>15,000,000</td>
</tr>
<tr>
<td>National Mesothelioma Registry and Tissue Bank</td>
<td>1,200,000</td>
</tr>
<tr>
<td>Other Occupational Safety and Health Research</td>
<td>11,100,000</td>
</tr>
</tbody>
</table>

**Firefighter Cancer Registry.** The agreement acknowledges that this voluntary, anonym- ous registry system will enable researchers to better understand why firefighters are at an increased risk of developing certain types of cancer and identify measures to reduce firefighters’ risk of cancer through best prac- tices and advanced equipment.
Children in Adversity.—The agreement directs CDC to increase by $5,000,000 for CDC to support the National Institute of Child Health and Human Development (NICHD). The agreement appropriates $3,000,000 for CDC to lead global health security activities to prevent, detect, and respond to infectious disease threats and outbreaks around the globe. The agreement directs the Director, in consultation with the heads of other relevant Federal agencies who are responsible for complementary global health security activities, to report on the status of development and implementation of written guidelines in the fiscal year 2022 Congressional Justification.

Global Health Security.—The agreement includes the following amounts:

<table>
<thead>
<tr>
<th>Budget Activity</th>
<th>FY 2021 Agreement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Global AIDS Program</td>
<td>$128,421,000</td>
</tr>
<tr>
<td>Global Tuberculosis</td>
<td>$9,227,000</td>
</tr>
<tr>
<td>Global Immunization Program</td>
<td>$236,900,000</td>
</tr>
<tr>
<td>Public Health Service Prevention and Public Health</td>
<td>$45,000,000</td>
</tr>
<tr>
<td>Measles and Other Vaccine Preventable Diseases</td>
<td>$160,000,000</td>
</tr>
<tr>
<td>Polio Eradication</td>
<td>$176,000,000</td>
</tr>
<tr>
<td>Global Public Health Protection</td>
<td>$303,200,000</td>
</tr>
<tr>
<td>Global Disease Detection and Emergency Response</td>
<td>$193,400,000</td>
</tr>
<tr>
<td>Global Public Health Capacity and Development</td>
<td>$9,800,000</td>
</tr>
</tbody>
</table>

CANCER RESEARCH

—The agreement appropriates funds authorized in the 21st Century Cures Act (Public Law 114–255), an increase of $1,250,000,000 for the Fiscal Year 2022 Congressional Justification and includes the following amounts:

<table>
<thead>
<tr>
<th>Budget Activity</th>
<th>FY 2021 Agreement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preventive Health and Health Services Block Grant</td>
<td>$100,000,000</td>
</tr>
<tr>
<td>Public Health Leadership and Support</td>
<td>$113,570,000</td>
</tr>
<tr>
<td>Infectious Diseases Rapid Response Reserve Fund</td>
<td>$10,000,000</td>
</tr>
</tbody>
</table>

CONGRESSIONAL JUSTIFICATION

Cancer Moonshot.—The agreement directs NIH to transfer $350,000,000 from the NIH Innovation Account to support the Cancer Moonshot Initiative.

NCI Pauilines.—To support more awards and improve success rates, the agreement appropriates $250,000,000, an increase of $37,500,000, to prioritize competing grants and sustain commitments to continuation grants.

Pediatric Cancer.—The agreement continues $30,000,000 for the implementation of the STAR Act (Public Law 115–180) to expand existing biorepositories for childhood cancer. NIH is encouraged to increase clinical trials to collect and maintain relevant clinical, biological, and demographic information on all children, adolescents, and young adults with cancer. As part of this funding, the agreement understands the need to support childhood cancer survivorship research and support the development of best practices for the treatment of late effects of childhood cancers. In addition, the agreement provides support for the Cancer Moonshot Initiative and continues to support and expand new and innovative research efforts to advance progress for children with cancer.

The agreement also continues NIH for its efforts to coordinate pediatric research across its ICs through the recently established Trans-NIH Pediatric Research Consortium. The agreement understands NCI participates in the Consortium, and that childhood cancer research is an important part of the pediatric research portfolio across NIH. The agreement requests an increase of $37,500,000 for the fiscal year 2022 Congressional Justification on opportunities to enhance childhood cancer research efforts, including coordination efforts already underway through the Trans-NIH Pediatric Research Consortium.

NATIONAL INSTITUTES OF HEALTH (NIH)

Alzheimer’s Disease and Vascular Dementia.—Well-characterized, longitudinal cohort studies provide value in bringing to light more information about the risk factors related to dementia. By studying participants over time, researchers can learn more about cognitive decline and early biomarkers; however, mature cohorts naturally dwindle as participants pass away, requiring that new cohorts be established. NIH supports the translation of existing research into clinical practice and seeks to leverage the previous evidence and build upon it, therefore, the agreement urges
NIHNI and NIA to fund research into next generation cohorts, with a focus on understanding the development and progression of risk factors and detection of early signs of cognitive decline. Preference should be given to applicants that have diversity among cohort participants, broad geographic representation, and a demonstrated record of high research quality.

Exploring Airway Screening Efforts of Childhood Asthma in the Rural Community.—There continues to be concern about childhood asthma care in rural areas. Over 9,000,000 low-income and uninsured children and leads to many preventable emergency department visits, hospitalizations, and missed school days. NIHNI is strongly encouraged to develop a multidisciplinary project to examine inflammation in children with uncontrolled asthma. This research should build upon previous findings to explore asthma control and inflammation in children with persistent asthma in rural communities. Ultimately, this research could improve access to care and reduce the costs associated with uncontrolled asthma by identifying early inflammatory signs.

Hypertension.—There continues to be concern about the significant incidence of hypertension in the black community. Recent data comparing blacks to non-Hispanic white males and females showed that the racial disparity in hypertension increased as early as the third decade of life. For these reasons, the agreement supports efforts to identify the underlying causes of this racial disparity in hypertension, develop and implement interventions to reduce this disparity. The agreement strongly encourages a focus on interventions to reduce systematic and blood pressure in individuals with elevated blood pressure, but are not yet hypertensive, that would be scalable to the community level.

Lyme Disease (LE).—LE is a chronic, debilitating, and incurable swelling that can be a result of damage to the lymphatic system due to surgery, cancer treatment, or injury, and that can also be inherited. An estimated 10,000,000 Americans suffer from LE. Additional research is necessary to improve understanding of this condition and expand the treatment options available. NIHNI is strongly encouraged to expand support for research on LE and requests a report within 120 days of enactment of this Act describing NINDS current and planned research related to LE.

NATIONAL INSTITUTE OF ALLERGY AND INFECTIOUS DISEASES (NIAID)

Antimicrobial Resistance (AMR).—While antibiotics are necessary to treat secondary infections, their overprescribing is causing concern that a lasting consequence could be increased global antibiotic resistance rates. The agreement supports NIAID’s efforts to establish a robust pipeline of solutions to antimicrobial resistance (AMR), and directs NIH and CDC to jointly brief the House and Senate Committees on Appropriations no later than 30 days after enactment of this Act, detailing their AMR and the focus of their initiatives for fiscal years 2021–2022.

Centers for Antimicrobial Resistance Research.—For the fiscal year, the agreement includes $61,000,000, an increase of $10,000,000, for this activity as part of the Ending HIV Epidemic initiative.

Lyme Disease and Other Tick-Borne Diseases.—The incidence of Lyme and other tick-borne diseases has increased significantly since CDC reporting began in 1991. The agreement strongly encourages NIH to prioritize and implement additional opportunities to significantly strengthen, accelerate, and coordinate CP research to address priority health conditions, including the 5 to 10-year CP Strategic Plan. Research should target basic and translational discoveries, including genetics, regenerative medicine, and therapies as well as clinical studies aimed at early intervention, comparative effectiveness, and functional outcomes in adults. NIH is also encouraged to coordinate with other agencies, including CDC.

Prion Disease Research (FTD).—The recommendation encourages NIHNI to fund research to advance the identification of prion diseases, including variant Creutzfeldt-Jakob disease and new cases, and to expand the application of prion disease research to other conditions. The agreement strongly encourages NIHNI to advance the development of a more comprehensive classification system for prion diseases and to study the relationship between prion diseases and other neurodegenerative disorders.

Multiple Sulfatase Deficiency (MSD).—MSD is an ultra-rare genetic disorder in which all 23 sulfatase enzymes are unable to be fully activated causing neurologic impairment and other symptoms including bone abnormalities, deafness, and hepatic failure. Many patients currently lack targeted therapies for MSD, and treatment is limited based on specific symptoms. However, multiple lines of therapeutic development, including gene therapy, small molecule (drugs), and bone marrow transplant are being pursued by preclinical researchers. The agreement directs NINDS, in concert with the Office of Rare Diseases Research, to provide an update on research progress toward a treatment in the fiscal year 2022 Congressional Justification on MSD and related rare diseases.

National Institute of Neurological Disorders and Stroke (NINDS)

Cerebral Palsy (CP).—The agreement commends NINDS for implementing Fund Operating Announcements for clinical research supporting observational studies that are well-suited for the study of CP. The agreement strongly encourages NIHNI to prioritize and implement additional opportunities to significantly strengthen, accelerate, and coordinate CP research to address priority health conditions, including the 5 to 10-year CP Strategic Plan. Research should target basic and translational discoveries, including genetics, regenerative medicine, and therapies as well as clinical studies aimed at early intervention, comparative effectiveness, and functional outcomes in adults. NIH is also encouraged to coordinate with other agencies, including CDC.

Fibrinolytic Degeneration Research (FTD).—The recommendation encourages NIHNI to fund research to advance the development of potential vaccine candidates for Lyme disease and other tick-borne diseases. The agreement urges NIHNI to conduct research to develop tools of the field of Lyme disease and other tick-borne disease research. The recommendation encourages NIHNI to coordinate with CDC to advance the application of prion disease research to other conditions. The agreement strongly encourages NIHNI to advance the development of a more comprehensive classification system for prion diseases and to study the relationship between prion diseases and other neurodegenerative disorders.

Multiple Sulfatase Deficiency (MSD).—MSD is an ultra-rare genetic disorder in which all 23 sulfatase enzymes are unable to be fully activated causing neurologic impairment and other symptoms including bone abnormalities, deafness, and hepatic failure. Many patients currently lack targeted therapies for MSD, and treatment is limited based on specific symptoms. However, multiple lines of therapeutic development, including gene therapy, small molecule (drugs), and bone marrow transplant are being pursued by preclinical researchers. The agreement directs NINDS, in concert with the Office of Rare Diseases Research, to provide an update on research progress toward a treatment in the fiscal year 2022 Congressional Justification on MSD and related rare diseases.
at research-intensive medical schools with high-quality laboratory and clinical training. The agreement commends NIH for its work to improve the physician-scientist pipeline and requests an update on the enhanced pathways for physicians both to pursue research training and be competitive for NIH awards, as recommended by the Advisory Committee to the NIH Director’s Working Group on the Physician-Scientist Workforce. The update should highlight current activities, including increasing the diversity of physician-scientists, updates provided during the transition from senior trainee to junior faculty member, and future plans. Additionally, the update should describe how NIH has been incorporated from current MSTP physician-scientist trainees, research-intensive medical schools, and biomedical industry representatives.

NATIONAL INSTITUTE OF CHILD HEALTH AND HUMAN DEVELOPMENT (NICHD)

Endometriosis.—Endometriosis affects one in 10 women, can cause intense pain, and is a leading cause of infertility. Despite its prevalence and health impact, there has been little investment in research to better understand this condition. Such research could lead to improved symptom management and the development of therapies and prevention methods.

Impact of Technology and Digital Media on Children and Teens.—The agreement remains concerned about the effects of technology use and media consumption on infants, children, and adolescents and appreciates NIH’s continued engagement on these important topics. The agreement encourages NIH to prioritize research into the cognitive, physical, and emotional implications of technology use and media consumption on infants, children, and adolescents.

Premature Birth.—Infants who are born preterm can face a range of health challenges throughout their lives and the development of mechanisms that lead to preterm birth remain poorly understood. The agreement includes an increase to NICHD of $10,000,000 for research enhancing the survival and healthy development of preterm infants. These studies may include research efforts to identify and understand the causative factors, and the development of evidence-based strategies to address the short- and long-term complications in children born preterm, including children with intellectual, developmental, and physical disabilities.

The agreement especially urges NICHD to support studies that address health disparities in preterm birth and its sequelae in an update in these efforts in the fiscal year 2022 Congressional Justification.

NATIONAL INSTITUTE ON AGING (NIA)

Alzheimer’s Disease Cohort Studies.—The agreement provides a total of no less than $3,118,000,000 for research into this area. Alzheimer’s Disease Cohort Studies are critical to further understanding disease burden and biomarkers by race and geographic region. This could be accomplished through enhanced partnerships between existing NIA-funded Alzheimer’s Disease Centers (ADRC) and non-ADRC centers in high-risk geographic regions, or through the creation of new long-term cohorts in underrepresented populations.

NATIONAL INSTITUTE OF ARTHRITIS AND MUSCULOSKELETAL AND SKIN DISEASES (NIAMS)

Alopecia.—Alopecia affects 6,800,000 Americans, including children, and disproportionately impacts individuals with intellectual, developmental, and physical disabilities. Childhood and long-term complications in children born preterm and the development of evidence-based strategies to address the short- and long-term complications in children born preterm, including children with intellectual, developmental, and physical disabilities.

The agreement includes no less than $270,295,000 for the HEAL Initiative targeted at opioid misuse and addiction and has included bill language expanding the allowable use of these funds to include research related to stimulant misuse and addiction.

Medication-Assisted Treatment (MAT) for Opioid Use Disorder.—The agreement recognizes that medications, including buprenorphine, methadone, and naltrexone, are effective for the treatment of opioid use disorder and encourages research and policy leadership in this area. Access to MATs remains limited for many individuals and groups, particularly racial and ethnic minorities, people with disabilities, residents of underserved rural communities, and socioeconomically disadvantaged populations. The agreement encourages NIDA and NIMHD to investigate the scope of these access disparities and evaluate strategies for eliminating economic and regulatory barriers to MAT.

Opioid Research, Prevention, and Outreach.—The U.S. continues to suffer from a complex public health crisis related to opioid misuse. The agreement strongly recommends NIDA and NIMHD to continue supporting and developing strategies to address opioid use disorder, focusing on detection, prevention, and treatment, and that NIDA continue to provide high-level education for healthcare professionals to prevent, recognize, and assist in treatment and referral for opioid use disorder within their practice.

Overdose Prevention Centers.—The agreement acknowledges the critical nature of Overdose Prevention Centers and encourages NIDA to support research on the potential public health impacts of these centers.

NATIONAL INSTITUTE OF MENTAL HEALTH (NIMH)

State of Bereavement Care.—The agreement is aware of research indicating that individuals and families suffer severe health, social, and emotional effects following the death of a loved one—be it a child, sibling, spouse, or parent. The agreement encourages OMH, ACF, CDC, CMS, HRSA, IHS, NIH, and SAMHSA to cooperate to advance bereavement care for families, including prevalence of bereavement events and the details of those events (what relation, for whom, and how long the grieving period is). The agreement directs NIA to support diversity in its cohort studies, with the specific goal of better understanding disease burden and biomarkers by race and geographic region. This could be accomplished through enhanced partnerships between existing NIA-funded Alzheimer’s Disease Centers (ADRC) and non-ADRC centers in high-risk geographic regions, or through the creation of new long-term cohorts in underrepresented populations.

NATIONAL INSTITUTE ON DRUG ABUSE (NIDA)

Flavored THC.—The agreement recognizes the importance of data collected in the annual NIDA-funded Monitoring the Future (MTF) survey. The agreement recommends the inclusion of questions on consumption of flavored marijuana products, which are often associated with a younger age of onset and have been found to increase funding to expand basic, clinical, and translational research aimed at enhancing the survival and healthy development of preterm infants.

Chronic Diseases and Health Disparities.—In fiscal year 2020, NIH launched initiatives to address chronic disease disparities in the areas of diabetes, kidney disease, and obesity. Chronic diseases and conditions are among the most common, costly, and preventable. They disproportionately affect minority populations. These diseases can often leave those suffering from them more vulnerable to other conditions. A more comprehensive and holistic effort is needed to ensure that efforts to better address health disparities and co-morbidity encapsulate the full continuum of chronic diseases and their lethality in disparate communities. To this end, the agreement includes sufficient funding for NIMHD, working in concert with NIDDK, NHLBI, NCI, NIA, NIH minority- and women-inclusive center initiative aimed at a wide variety of chronic diseases and their links to health inequity. NIMHD is strongly encouraged to consider funding mechanisms that would support regional multi-institutional consortia that produce collaboration, research, and translational science on a wide and broad scale.

National Research Centers in Minority Institutions.—The agreement includes $80,000,000, an increase of $5,000,000 over fiscal year 2020, for this activity.

Research Endowment Program (REP).—The agreement supports the recommendations made by the NIMHD Advisory Council to restore endowment eligibility for REP.

John E. Fogarty International Center for Advanced Study in the Health Sciences (FIC)

The agreement includes additional funding for FIC to support global research on and training the future biomedical workforce in global health.

National Center for Advancing Translational Sciences (NCATS)

Clinical and Translational Science Awards.—The agreement provides $587,544,000 for this activity.

Cures Acceleration Network.—The agreement provides up to $80,000,000 for this activity.

Full Spectrum of Medical Research.—The agreement applauds NIH efforts to support and advance the full spectrum of medical research, which ensure breakthroughs in basic science are translated into therapies and diagnostic tools that benefit patient care while improving cutting-edge education to the professional community. The agreement notes the importance of flagship initiatives, including the CTSA program, to these important efforts.

Gene Vector Initiative.—The agreement recognizes the importance and promise of gene therapy in developing new treatments for a number of diseases and conditions. The agreement provides $10,000,000 to NCATS to expand ongoing gene vector initiatives by convening a Consortium for Innovation in Large-Scale Gene Vector Production where NCATS, along with other partners, can address specific translational roadblocks to vector production.

Office of the Director (OD)

Advanced Collaborative Robots in the Health Care Setting.—The agreement encourages NIH

physiological changes in wellbeing, and what interventions, or programs could help functional coping or adaptive processing.

NATIONAL HUMAN GENOME RESEARCH INSTITUTE

Emerging Centers of Excellence in Genomic Sciences.—The agreement includes no less than $12,500,000 for this activity as described in House Report 116–450.

National Institute of Minority Health and Health Disparities (NIMHD)

Chronic Diseases and Health Disparities.—In fiscal year 2020, NIH launched initiatives to address chronic disease disparities in the areas of diabetes, kidney disease, and obesity. Chronic diseases and conditions are among the most common, costly, and preventable. They disproportionately affect minority populations. These diseases can often leave those suffering from them more vulnerable to other conditions. A more comprehensive and holistic effort is needed to ensure that efforts to better address health disparities and co-morbidity encapsulate the full continuum of chronic diseases and their lethality in disparate communities. To this end, the agreement includes sufficient funding for NIMHD, working in concert with NIDDK, NHLBI, NCI, NIA, NIH minority- and women-inclusive
diverse center initiative aimed at a wide variety of chronic diseases and their links to health inequity. NIMHD is encouraged to consider funding mechanisms that would support regional multi-institutional consortia that produce collaboration, research, and translational science on a wide and broad scale.

National Research Centers in Minority Institutions.—The agreement includes $80,000,000, an increase of $5,000,000 over fiscal year 2020, for this activity.

Research Endowment Program (REP).—The agreement supports the recommendations made by the NIMHD Advisory Council to restore endowment eligibility for REP.

John E. Fogarty International Center for Advanced Study in the Health Sciences (FIC)

The agreement includes additional funding for FIC to support global research on and training the future biomedical workforce in global health.

National Center for Advancing Translational Sciences (NCATS)

Clinical and Translational Science Awards.—The agreement provides $587,544,000 for this activity.

Cures Acceleration Network.—The agreement provides up to $80,000,000 for this activity.

Full Spectrum of Medical Research.—The agreement applauds NIH efforts to support and advance the full spectrum of medical research, which ensure breakthroughs in basic science are translated into therapies and diagnostic tools that benefit patient care while improving cutting-edge education to the professional community. The agreement notes the importance of flagship initiatives, including the CTSA program, to these important efforts.

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Office of the Director (OD)

Advanced Collaborative Robots in the Health Care Setting.—The agreement encourages NIH

physiological changes in wellbeing, and what interventions, or programs could help functional coping or adaptive processing.
to support research on advanced robotic and automation technologies to help nurses complete remote physical tasks for patients affected by infectious diseases and to limit caregivers’ exposure, thereby reducing the pressure on the healthcare system. Also, this technology could be used for novel neuroadaptive learning control to offer physical assistance to patients. As of December 31, 2020, the agreement supports a total of $50,000,000,000 for this initiative.

Amyotrophic Lateral Sclerosis (ALS).—To leverage the research work done thus far in a meaningful way, make progress towards a cure for ALS patients, it is necessary to bring together researchers to capitalize on recent advancements, augment existing efforts by bringing into the fight against ALS leading researchers from other more developed disciplines, and expedite the drive towards a cure the ALS community so desperately needs. The agreement encourages NIH to incentivize the continued exploration of novel therapeutic pathways and support additional clinical trials, thereby ensuring that the progress of the last decade can germinate into cures with the next decade.

Artificial Intelligence/Big Data.—Advancing life sciences is increasingly dependent on data computation and infrastructure, machine learning (ML), and collaborative scientific output. The agreement is to be congratulated for leveraging the potential of ML to accelerate the pace of biomedical innovation, especially in NIGMS, NHM, NIH, NIBIB, NHGRI, and NLM. The Office of Data Science Strategy (ODSS), collaborating with NLM, has been working in most of the areas identified by the recent Advisory Committee to the Director (ACD) on Artificial Intelligence to ensure new research datasets meet the international Fast Healthcare Interoperability Resources (FHIR) standard, developing principles for consent, and providing opportunities for data experts to work in the field of biomedicine. Making full use of these opportunities, which rely on scale and collaboration across areas of expertise, presents unique challenges to NIH. The agreement includes $105,000,000 to support the awarding of $55,000,000 per year to expand the number of ML-focused grants and $55,000,000 for ODSS. This funding will allow ODSS to coordinate NIH activities on ethics, bias, and transparency, while supporting ML, as well as continue its work to increase the adoption and use of existing data standards and improve data discovery. ODSS is also encouraged to create AI-ready data sets and algorithms, with robust metadata and standards, and with explainable guidelines transparently addressing ethics and bias. This will help to integrate the research community that more training is needed for the use of FHIR in clinical and biomedical research, and the recommendation supports expanding existing efforts to include underrepresented and underserved groups. The agreement requests that NIH provide an update to the Committees on its reaction to the ACD’s report and its progress in addressing the ACD’s open science principles. The Director (ACD) on Artificial Intelligence and Machine Learning (ML) should be encouraged to create AI-ready data sets.

Environmental Influences on Child Health Outcomes (ECHO).—The agreement provides $150,000,000 for this activity. The OD is directed to provide an update in the fiscal year 2022 Congressional Justification on progress made by ECHO-funded research.

Fetal Tissue Research.—The agreement does not provide a report regarding the Use of Human Fetal Tissue in Research and Timely Evaluation of Promising Biomedical Research Proposals.

Firearm Injury and Mortality Prevention Research.—The agreement includes $12,500,000, the same level as fiscal year 2020, to conduct research on firearm injury and mortality prevention. Given violence and suicide have a number of causes, the agreement recommends NIH take a comprehensive approach to studying the causes and evidence-based methods of prevention of injury, including crime prevention. All research must be required to fulfill requirements around open data, open code, pre-registration of research projects, and open access to research articles consistent with the National Science Foundation’s open science principles. The Director is to report to the Committees within 30 days of enactment of this Act on implementation schedules and procedures for grant awards, which strive to ensure that such awards support ideologically and politically unbiased research projects.

Foreign Threats to Research.—The Chinese government continues to recruit NIH-funded researchers to steal intellectual property, cheat the peer-review system, establish shadow laboratories in China, and help the Chinese government obtain confidential information about NIH research grants. NIH recommended in its report to the Committees at 87 institutions investigated by NIH, 93 percent received undisclosed support from the Chinese government. Approximately one-fifth of those institutions that had active NIH grants, and nearly half had at least two grants. The agreement directs that the Committees be notified quarterly on the progress made in stopping the corruption of research by the Chinese government. The agreement includes $10,000,000 to fully support these efforts as the OD, NIGMS, NIDCR, NIDDK, NIAID, and NIMH must be directed to work with the institutions, scientists, and research affected. The agreement continues to direct...
NIH to provide $5,000,000 to the Inspector General to continue additional investigations into this issue.

Gabriella Miller Kids First Research Act (Public Law 116–450). The agreement continues to provide $12,600,000 to support the seventh year of the 10-year pediatric research initiative.

Harassment Policies.—NIH must do more to play an active role in addressing sexual harassment, particularly in extramural research setting. In coordination with the Department of Health and Human Services, NIH will continue to provide semiannual reports to the Committees no later than 90 days after enactment of this Act to make clear that grantees must identify any changes to key personnel on an NIH-related title, including sexual harassment issues. As proposed by the Government Accountability Office in report GAO–20–187, the agreement directs NIH, in coordination with the Office of Science of HHS' Office of Civil Rights, to “assess the feasibility of receiving and reviewing concerns of sex discrimination—including sexual harassment—and communicating to individuals on agency-funded grants the option to notify the agency of these concerns, outside of the Title IX complaint process.” The agreement directs NIH to specify the timelines for reporting considered to be informal and possible ways information regarding concerns of sex discrimination, including sexual harassment, may be used. The agreement directs NIH to submit to the Committees, within 90 days of enactment of this Act, goals and a plan outlining the potential for this pathway and guidance and assessing the agency’s sexual harassment prevention and intervention efforts for grantees, including methods to regularly monitor and evaluate sexual harassment policies and communication and coordination policies and communication mechanisms. Finally, the NIH Director is directed to provide annual updates to the Committees analyzing progress made toward these activities.

Humane Research Alternatives.—The agreement directs NIH to provide a report to the Committees no later than 180 days after enactment of this Act on: 1) progress the Interagency Coordinating Committee on the Validation of Alternative Methods has made on finding alternatives to non-animal research methods; and 2) the incentives, if any, NIH offers to encourage grantees to consider these alternatives. This directive also replaces language noted under the heading “Office of the Director” entitled “Animal Use in Research” in House Report 116–450.

NIDA States Pediatric Clinical Trials Network.—The agreement includes no less than the fiscal year 2020 funding level to continue this program.

National Commission on Lymphatic Diseases.—The agreement encourages NIH to work with relevant stakeholders to advance the establishment of the National Commission on Lymphatic Diseases that will make critical recommendations on coordinating NIH-wide lymphatic disease research. The Director is directed to update his report to the Committees no later than 90 days after the enactment of this Act about specific next steps to establish the Commission. In addition, there are concerns that not enough research is focused on lymphedema and the Director is requested to provide a report to the Committees no later than 180 days after the enactment of this Act regarding the annual support level for lymphatic research funding over the past five years, including the types of grants supported in this funding.

National Laboratories.—The agreement directs NIH to update the Committees on its work to coordinate efforts with the Department of Energy (DOE) and other National Laboratories as directed in House Report 116–450. The agreement also encourages NIH to explore opportunities to radiopharmaceuticals and leverage next-generation advanced manufacturing techniques for isotope production being made by DOE-funded research universities and National Laboratories.

Office of AIDS Research.—The agreement includes no less than $3,090,000,000 across NIH for HIV/AIDS research.

Office of Research on Women’s Health (ORWH).—The agreement recognizes ORWH efforts to ensure that NIH-supported research addresses the unique health of women, to promote the inclusion of women in clinical research, and to develop and expand opportunities for women throughout the biomedical research community. When expanding this work, the agreement includes an increase of $5,000,000.

Pediatric Clinical Trials Authorized Under Best Pharmaceuticals for Children Act.—The agreement directs NIH to fund studies that the Office of Pediatric Clinical Trials has identified as being appropriate for consideration under the Best Pharmaceuticals for Children Act (Public Law 107–109) to include research to prepare for and conduct clinical trials.

NIH Division of Policy.—The agreement notes that the explanatory statement accompanying this year’s appropriation, and Related Agencies Appropriations Act, 2021 directs the Attorney General to ensure implementation of evidence-based training programs on de-escalation and the use-of-force, as well as on police-community relations, that are broadly applicable and scalable to all Federal law enforcement agencies. The agreement states that the NIH Director is directed to provide an update no later than 90 days after enactment of this Act, to the Committees on Appropriations, no later than 90 days after consultation with the Attorney General regarding the implementation of these programs for their law enforcement officers. The NIH Director is also directed to brief the Committees on Appropriations on their efforts relating to such implementation no later than 90 days after consultation with the Attorney General. In addition, the agreement directs such agencies to brief the Committees on Appropriations on their efforts relating to such implementation no later than 90 days after consultation with the Attorney General. In addition, the agreement directs NIH to implement post-research adoption policies, including an analysis of the associated costs and potential regulatory burdens, to the Committees within 180 days of enactment of this Act. The agreement directs NIH to convene a consensus conference within 180 days of enactment of this Act to include representatives from relevant stakeholders to evaluate research and policy interventions related to such topics. The agreement requests an update on this effort in the fiscal year 2022 Congressional Justification.

Women’s Health Research Priorities.—The agreement supports more focus on this research, including research related to gynecology and obstetrics, to address maternal morbidity and mortality rates; rising rates of chronic debilitating conditions in women; and stagnant cervical cancer survival rates. The agreement encourages NIH to use the value of some large animal models for use in expediting the translation of basic research to find cures and new therapeutics for many human diseases. Pigs are an appropriate animal model for human health and disease research in some areas given the similarities of their anatomy and physiology to humans. Additionally, their genomic structure is three times closer to that of humans than is the mouse genome. Therefore, the agreement encourages NIH to consider using pigs for research that should be housed and cared for in accordance with those needs. Therefore, the agreement encourages NIH to consider using pigs for research that should be housed and cared for in accordance with those needs.

Trisomy 21.—The agreement commends NIH for its continued support of the Investigating Co-Occurring Conditions Across the Lifespan and Down Syndrome (include) Initiative. The Committee includes no less than $65,000,000, an increase of $5,000,000, for this initiative. The agreement reiterates the direction under this Act in House Report 116–450. In addition, the agreement encourages this project to consider research applications related to complementary and integrative health approaches to address co-occurring conditions in individuals with Down syndrome, such as traditional Chinese medicine on development and Applied Behavioral Analysis and Applied Verbal Analysis on development and language acquisition.

Women’s Health Research Priorities.—The agreement supports more focus on this research, including research related to gynecology and obstetrics, to address maternal morbidity and mortality rates; rising rates of chronic debilitating conditions in women; and stagnant cervical cancer survival rates. The agreement encourages NIH to convene a consensus conference within 180 days of enactment of this Act to include representatives from relevant stakeholders to evaluate research and policy interventions related to such topics.

NIH Research Safety and Quality (NIRSQ).—The agreement does not include funding for NIRSQ.

BUILDINGS AND FACILITIES

The recommendation includes $200,000,000 for buildings and facilities, in addition to...
The agreement directs NIH to incorporate and implement the recommendations of the 2019 NASEM report Managing the NIH Bethesda Campus’s Capital Assets in a Highly Competitive Global Biomedical Research Environment, especially those relating to developing best practices around setting priorities and reforming its internal governance process, including empowering a senior leader to manage capital planning. Despite its efforts, NIH has not developed a capital planning process that is used to guide agency decision-making. Capital planning remains fragmented and inconsistent. The agreement recognizes the need for significant investment to modernize NIH’s infrastructure in the coming years, but to ensure this work will be effectively executed, NIH must build a unified capital planning and management capability to oversee all of its portfolio. The agreement directs NIH to reform its internal governance process and policies and empower a senior leader to manage all of its capital portfolio, including projects whose cost exceeds $5,000,000, below $10,000,000, below $20,000,000, and above $20,000,000. The agreement recognizes that a senior leader with capital planning responsibilities will be consistently evaluated and ranked by the RFAC. The agreement also expects that as NIH’s portfolio management capabilities mature, it will develop the policies and practices to assess whether construction, purchase, or leasing is the most cost-effective approach. The agreement directs NIH to annually prepare and submit to the Committees on Appropriations of the House and Senate outlining grantee efforts 180 days after enactment and make such an update publicly available on SAMHSA’s website.

The agreement notes concern that longstanding guidance to the Department to avoid a significant cliff between States with similar mortality rates to prevent unusually large changes in certain States when compared to prior year allocations. SAMHSA is directed to provide State agencies with technical assistance concerning how to enhance outreach and direct support to providers and underserved communities. The agreement continues to direct SAMHSA to conduct a yearly evaluation of the program to be transmitted to the Committees on Appropriations of the House and Senate no later than 180 days after enactment and make such an evaluation publicly available on SAMHSA’s website.

The agreement includes increased funding to expand and enhance access to suicide prevention resources of the Suicide Lifeline, the Zero Suicide program for Veterans, and the Garrett Lee Smith Youth Suicide Prevention State Grants Program, and the Garrett Lee Smith Suicide Prevention Resource Center.

**Substance Abuse Treatment Programs of Regional and National Significance**

The agreement includes the following amounts:

**Budget Activity**  
FY 2021 Agreement

<table>
<thead>
<tr>
<th>Activity</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capacity</td>
<td>$8,724,000</td>
</tr>
<tr>
<td>Screening, Brief Intervention, Referral, and Treatment</td>
<td>$30,000,000</td>
</tr>
<tr>
<td>Preparedness, Planning, and Evaluation</td>
<td>$102,192,000</td>
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<tr>
<td>Targeted Capacity Expansion—General</td>
<td>$91,000,000</td>
</tr>
<tr>
<td>Grant to the American Foundation for Suicide Prevention</td>
<td>$4,000,000</td>
</tr>
<tr>
<td>First Responder Training</td>
<td>$42,000,000</td>
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<tr>
<td>Rural Focus</td>
<td>$24,000,000</td>
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<tr>
<td>Pregnant and Postpartum Women</td>
<td>$32,931,000</td>
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<tr>
<td>Recovery Community Services</td>
<td>$2,434,000</td>
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<tr>
<td>Children and Families</td>
<td>$29,665,000</td>
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<tr>
<td>Treatment Systems for Homeless</td>
<td>$36,386,000</td>
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<tr>
<td>Medicaid</td>
<td>$55,075,000</td>
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<tr>
<td>Criminal Justice Activities</td>
<td>$89,000,000</td>
</tr>
<tr>
<td>Drug Courts</td>
<td>$70,000,000</td>
</tr>
<tr>
<td>Improving Access to Opioid Treatment</td>
<td>$100,000,000</td>
</tr>
<tr>
<td>Building Communities of Recovery</td>
<td>$10,000,000</td>
</tr>
<tr>
<td>Peer Support</td>
<td>$10,000,000</td>
</tr>
<tr>
<td>Comprehensive Opioid Recovery Centers</td>
<td>$4,000,000</td>
</tr>
<tr>
<td>Emergency Treatment Alternative to Opioids</td>
<td>$4,000,000</td>
</tr>
<tr>
<td>Treatment, Recovery, and Workforce Support</td>
<td>$5,000,000</td>
</tr>
<tr>
<td>Opioid Response Grants</td>
<td>$5,000,000</td>
</tr>
<tr>
<td>Science and Service</td>
<td>$5,000,000</td>
</tr>
<tr>
<td>Addiction Technology Transfer Centers</td>
<td>$9,046,000</td>
</tr>
<tr>
<td>Minority Fellowship Program</td>
<td>$7,877,000</td>
</tr>
</tbody>
</table>

**Building Communities of Recovery**

The agreement provides for enhanced long-term recovery support principally governed by people in recovery from substance use disorders.

**Comprehensive Opioid Recovery Centers**

The agreement includes an increase and directs SAMHSA to make the funding available. The agreement includes in section 7212 of the SUPPORT Act (P.L. 115–271), that meet this criterion. The agreement shifts the funds from Mental Health Programs.

**First Responder Training**

Of the funding provided, the agreement provides $5,500,000 to make awards to rural public and non-profit fire and EMS agencies as authorized in the Supporting and Improving Rural Emergency Medical Service’s Needs (SIREN) Act (P.L. 115–334).
SAMHSA to conduct a study on existing pilot programs on treatment related to maternal mortality and NAS to determine if such programs can be scaled within SAMHSA programs to address this important issue.

Medication-Assisted Treatment for Prescription Drug Use Disorders and Opioid Addiction. —The agreement includes an increase of $5,000,000 for grants to entities to carry out evidence-based programs to support individuals in substance use disorder treatment and recovery to live independently and participate in the workforce.

National Significance, the agreement includes the following amounts:

<table>
<thead>
<tr>
<th>Budget Activity</th>
<th>FY 2021 Agreement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capacity</td>
<td>$118,484,000</td>
</tr>
<tr>
<td>Federal Drug-Free Workplace</td>
<td>$4,994,000</td>
</tr>
<tr>
<td>Minority Health</td>
<td>$61,250,000</td>
</tr>
<tr>
<td>Sober Truth on Preventing Underage Drinking (STOP Act)</td>
<td>$10,000,000</td>
</tr>
</tbody>
</table>

Opioid Abuse in Rural Communities. —The agreement encourages SAMHSA to allocate funds to initiatives to advance opioid abuse prevention, treatment, and recovery objectives, including by improving access through telehealth. SAMHSA is encouraged to focus on addressing the needs of individuals with substance use disorders in rural and medically underserved areas. In addition, the agreement encourages SAMHSA to consider early interventions, such as co-prescription of opioid use disorders, as a way to reduce deaths in rural areas.

Opioid Detoxification. —The agreement recognizes SAMHSA's efforts to address opioid detoxification within their Federal grant programs and encourages that opioid detoxification should be followed by medication to prevent relapse to opioid dependence. The agreement encourages SAMHSA to continue these efforts.

Opioid Response Grants. —The agreement includes $3,000,000 for supplemental grants to States that report the States' Opioid Response grant formula grant declines by more than 40 percent in fiscal year 2021 in comparison to fiscal year 2019. The agreement directs SAMHSA to allocate the funds to the non-fiscal States within 30 days of enactment of this Act.

Pregnant and Postpartum Women. —The agreement encourages SAMHSA to prioritize States that support best-practice collaborative models for the treatment and support of pregnant women with opioid use disorders. SAMHSA is also encouraged to fund an additional cohort of States under the pilot programs authorized by the Comprehensive Addiction and Recovery Act (P.L. 114–182).

Treatment Assistance for Localities. —The agreement recognizes the use of peer recovery specialists and mutual aid recovery programs. The agreement encourages SAMHSA to support these activities as applicable in its current grant programs.

Treatment for Hepatitis. —The agreement encourages SAMHSA to work with CDC to develop a plan to increase hepatitis A and B vaccinations among those populations targeted through SAMHSA's overdose prevention and substance use treatment programs. SAMHSA is further encouraged to promote awareness about the importance of hepatitis A and B vaccination among medical and health professionals, communities at high risk, and the general public. The agreement requests an update on these efforts in fiscal year 2022 Congressional Justification.

Treatment, Recovery, and Workforce Support. —The agreement includes an increase of $5,000,000 to implement section 7183 of the SUPPORT Act (P.L. 115–271). SAMHSA is directed to, in consultation with the Secretary of Labor, award grants to entities to carry out evidence-based programs to support individuals in substance use disorder treatment and recovery to live independently and participate in the workforce.

Non-Federal Workplace Substance Abuse Prevention. —The agreement recognizes the lack of workplace information designed to support evidence-based substance abuse prevention education and encourages SAMHSA to coordinate with OSHA to disseminate materials for the workplace.

Sober Truth on Preventing Underage Drinking Act (STOP Act). —The agreement provides an increase for the public health service campaign.

Strategic Prevention Framework-Partnerships for Success Program. —The agreement encourages SAMHSA to coordinate with OSHA to disseminate materials for the workplace.

Health Services Research, Data, and Dissemination. —The agreement encourages SAMHSA to continue to support this program to address the importance of data and dissemination for the effective integration of evidence-based programs and policies.

Health Information Technology (IT). —The agreement encourages SAMHSA to support its mission to improve health care delivery and patient safety through the use of Health IT.

Science and Service. —The agreement encourages SAMHSA to support the development of community-based organizations and coalitions.

Health Surveillance and Program Support. —The agreement encourages SAMHSA to continue to support this program to address the importance of health surveillance and data collection.

Healthcare Research and Quality (AHRQ). —The agreement encourages SAMHSA to continue to support this program to address the importance of healthcare research and quality.

Health Care for Pregnant Individuals. —The agreement encourages SAMHSA to support the development of programs to address the importance of maternal health and NAS to determine if such programs can be scaled within SAMHSA programs to address this important issue.

Medication-Assisted Treatment for Prescription Drug Use Disorders and Opioid Addiction. —The agreement includes an increase of $118,484,000 for grants to Indian Tribes, Tribal Organizations, or consortia. The agreement directs SAMHSA to allocate grants to allow the use of medication-assisted treatment and other clinically appropriate services to achieve and maintain abstinence from all opioids, including by using low-barrier or same day treatment options.

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Substance Abuse Prevention. —The agreement includes an increase of $500,000 for research related to kratom as described in House Report 116–450.

Kratom.—The agreement includes $500,000 for research related to kratom as described in House Report 116–450.

Organ Donation.—The agreement urges AHRQ to evaluate innovative approaches to enhance the availability of organs, otherwise encourage donation, and further improve the organ transplantation process, including through consultation with other Federal agencies.

Centers for Medicare and Medicaid Services (CMS). —Partners Enabling Diagnostic Excellence.—The agreement includes $2,000,000 to support improving diagnosis in medicine as described in House Report 116–450.

Medicare Care for Pregnant Individuals.—The agreement encourages support for research into efforts to encourage access to prenatal care for expectant mothers.

Program Management. —Addressing Obesity and Related Comorbidities.—The agreement encourages CMS to work to ensure beneficiary access to diet-related interventions, including access to FDA-approved anti-obesity medications under Medicare Part D, if determined to be clinically appropriate by the patient's physician, consistent with CMS’s approach to pharmacotherapy agents used for weight gain to treat AIDS wasting and cachexia. The agreement also encourages CMS to reexamine its Medicare Part B national coverage determination for intensive behavioral therapy for obesity considering current United States Preventive Services Task Force recommendations.

Certified Transplant Centers.—The agreement encourages CMS to support the development of the Certified Transplant Centers to transfer patients suffering from complete loss of brain function to organ recovery centers operated by organ procurement organizations.

Claim Payment Coordination.—The agreement requests updated information in the fiscal year 2022 congressional justification that provides options from the current system for the identification of Medicare beneficiaries enrolled in Medicare Advantage or Part D plans by third party payers in situations where no-fault or liability insurance or workers' compensation is involved.

Computed Tomography (CT) Colonography.—The agreement encourages CMS to consider existing evidence to determine whether CMS should cover CT colonography as a Medicare-covered colorectal cancer screening test under section 1861(pp)(i) of the Social Security Act.

Congregate Care Settings.—Children and adults with mental illness, and children and adults with disabilities, living in or receiving services in congregate care settings, are in facilities not always subject to Federal reporting requirements. Data collection within these facilities is critical to identifying risks and making improvements. The agreement urges CMS to assess current reporting requirement regulations and determine whether to include other institutions.

Continuous Electronic Monitoring.—The agreement encourages CMS to study the potential efficacy and benefits of continuous physiologic electronic monitoring of all patients taking opioids in the hospital.

Creative Ideas to Lower Health Care Costs.—The agreement encourages CMS to develop creative projects to lower health care among older populations, including projects that could leverage international collaborations.

Data Transparency.—The agreement encourages CMS to make all of the non-institutional provider claims data available for researchers in accordance with the manner in which CMS makes non-facility reimbursement data for service hospital, Medicare Advantage, and Transformed Medicaid Statistical Information System data available.

Data Transparency and Evaluation of Adverse Events.—The agreement notes CMS’s efforts to ensure appropriate valuation of services under the Medicare Physician Fee Schedule. The agreement notes CMS’s efforts to ensure any changes on access to services and work force incentives.

H8630 CONGRESSIONAL RECORD — HOUSE December 21, 2020
December 21, 2020

CONGRESSIONAL RECORD—HOUSE

H8631

Excellence in Mental Health.—CMS shall continue to administer section 223 of Public Law 113–93 and consult with the Substance Abuse and Mental Health Services Administration as necessary.

Expanding Support for Screening and Diagnostic Testing in Cancer Treatment.—The agreement continues to support expanded access to screening and diagnostic testing that involves appropriate utilization of a companion diagnostic and ensures the upmost protection of healthcare data.

Health Insurance Exchange Transparency.—The agreement continues bill language requiring CMS to continue to provide cost information, including all categories described under this heading in the explanatory statement accompanying division B of Public Law 115–254, as well as estimated costs for fiscal year 2022.

Home Visiting.—The agreement directs CMS to build upon its 2016 Joint Informational Bulletin to clearly articulate how Medicaid dollars can be blended and braided appropriately in home visiting programs to reach eligible providing, proving accounted-based coverage options for home visiting services, and cover specific components of home visiting programs.

Hospital Based Nursing Programs.—The agreement acknowledges recent CMS guidance that impacts funding for certain hospital-based nursing programs. The agreement encourages CMS to continue working with impacted stakeholders when determining next steps.

Hospital Outpatient Prospective Payments.—The agreement recognizes the U.S. Court of Appeals for the District of Columbia Circuit reversed the district court to uphold a 2019 Medicare Hospital Outpatient prospective payment rule pertaining to the Durable Medical Equipment local policy.

Medicare Accelerated and Advanced Payment System.—The Secretary shall submit a report within 30 days of enactment of this act, and every 90 days thereafter until April 1, 2021, to the Committees on Appropriations, Ways and Means, and Energy and Commerce of the House of Representatives and the Committee on Appropriations of the Senate, providing a full accounting, including all categories described under this heading in the explanatory statement accompanying division B of Public Law 115–254.

Medicare Program Integrity Demonstrations Using Advanced Technology.—The agreement notes that CMS issued a Request for Information in October 2019 to obtain input on how the agency can better use emerging technologies to ensure proper claims payment, reduce provider burden, and generally conduct integrity activities in a more efficient manner. The agreement encourages CMS to consider pilot programs using AI-enabled data analytics and decision support programs to address CMS top program integrity priorities and reduce administrative burden.

Nonemergency Medical Transportation (NEMT).—The agreement continues to direct HHS to take no regulatory action on availability of NEMT service until the Medicaid and CHIP Access Committee completes the study requested in division A of Public Law 116–94. The agreement notes the Committees anticipate such study to be completed in fiscal year 2022.

Nursing Home Quality.—The agreement strongly supports the committee recently

form by the National Academies of Sciences, Engineering, and Medicine to examine the quality of care in U.S. nursing homes. The agreement looks forward to reviewing the committee’s findings and recommendations.

Quality Care for Cancer.—The agreement is aware of the overturning of a 2019 agreement by the American College of Surgeons Cancer Programs and supports voluntary accreditation efforts that improve performance evaluation and inform quality care improvement agreements.

Reimbursement Coding for Reducing Opioid Consumption.—The agreement encourages CMS to undertake efforts to ensure reimbursement coding for post-surgery therapies and alternative means for effective pain management. In addition, CMS is encouraged to support provider efforts to track patient pain scores and reductions in opioid consumption using such alternative means for effective pain management.

Risk Corridor Program.—The agreement continues to direct CMS to provide a yearly report to the Committees detailing any changes to the receipt and transfer of payments.

Rural Hospitals.—The agreement directs CMS to study and propose solutions that would adequately serve rural and underserved populations to receive relief in the near-term, as well as explore payment options that can ensure that more hospitals and areas with underserved populations can operate in a more financially sustainable way. These recommendations should be provided to the Committees on Appropriations, the Senate Committee on Finance, and the Committees on Ways and Means Energy and Commerce of the House of Representatives within 180 days of enactment of this Act.

Survey and Certification.—The agreement directs CMS to provide funding to States and territories through an expedited process and prioritize efforts to increase quality of care, infection control, and maintaining staff levels to protect patients and staff. The agreement urges CMS to coordinate with the Department of Veterans Affairs on oversight of long-term care facilities under the Department of Veterans Affairs, including surveys of such facilities.

Total Parenteral Nutrition Cancer Access.—The agreement requests that CMS provide funding to States and territories through an expedited process and prioritize efforts to increase quality of care, infection control, and maintaining staff levels to protect patients and staff. The agreement urges CMS to coordinate with the Department of Veterans Affairs on oversight of long-term care facilities under the Department of Veterans Affairs, including surveys of such facilities.

Victims of Trafficking.—Within the total for this program, the agreement includes no less than $4,000,000 for the National Human Trafficking Hotline.

The agreement encourages ACF to work with universities, health professions programs, and medical schools to provide health care and mental health services to treat the immediate and long-term effects of human trafficking, and include human trafficking training in health professions academic programs to prepare students to recognize victims and intervene on their behalf.

Unaccompanied Alien Children (UAC) Agreement reflects U.S. humanitarian and strategic interests. The agreement provides for the safe resettlement of some of the most vulnerable refugees and not only saves lives, but also strengthens national and global security by providing shared responsibility for strategic allies and regions. The agreement notes that appropriate coordination with Congress and statutorily eligible for integration services, and to ensure future arrivals are appropriately served.

The agreement directs the Office of Refugee Resettlement, with a report within 180 days of enactment of this Act on efforts ORR is taking to ensure that ORR and its grantees are able to continue to serve survivors, providing such individuals’ ability to seek protection and receive services, and ensure ORR is able to carry out its mission.

The agreement continues to strongly encourage HHS to increase the percentage of eligible arrivals served by matching grant programs and to give matching grant programs flexibility in administering their programs, including, when justified, carrying over unexpended funding and slots and providing exemptions to the 31 day enrollment period.

The agreement recognizes that HHS estimates it will spend significantly more on the UAC program in fiscal year 2021 than is currently supported by annual appropriations. This higher operating level, supported by fiscal year 2020 supplemental appropriations, has helped HHS expand its capacity in State, and Federal stakeholders.

The agreement continues to encourage HHS, to the extent practicable, to ensure resettlement agencies are able to maintain their infrastructure and capacity at a level to continue to serve new refugees, previously impacted refugees, and remain statutorily eligible for integration services, and to ensure future arrivals are appropriately served.

The agreement directs the Office of Refugee Resettlement, with a report within 180 days of enactment of this Act on efforts ORR is taking to ensure that ORR and its grantees are able to continue to serve survivors, providing such individuals’ ability to seek protection and receive services, and ensure ORR is able to carry out its mission.

The agreement encourages ACF to work with universities, health professions programs, and medical schools to provide health care and mental health services to treat the immediate and long-term effects of human trafficking, and include human trafficking training in health professions academic programs to prepare students to recognize victims and intervene on their behalf.

The agreement notes that the front matter of this explanatory statement establishes that language included in House Report 116–94 should be complemented with unless specifically addressed to the contrary in this explanatory statement. In cases where the House Report addressed an issue not addressed in this joint explanatory statement, the House Report language is deemed to carry the same emphasis as language included in this explanatory statement.

The agreement recognizes that HHS will spend significantly more on the UAC program in fiscal year 2021 than is currently supported by annual appropriations. This higher operating level, supported by fiscal year 2020 supplemental appropriations, has helped HHS expand its capacity in State, and Federal stakeholders.

While the Committees understand there are significant challenges in estimating annual funding needs, the agreement encourages HHS to consult with the Committees to refine estimates of the resources necessary for sustaining its expanded
capacity and services through the regular, annual appropriations process.

**Communicating with Congress.**—The agreement directs the Department to continue updating the “Legitimacy of Data” available on its HHS’s website and to continue to provide the Committees the reports, data, and notifications as required in fiscal year 2020. Additionally, the agreement directs the Department to notify the Committees prior to making any administrative or policy changes expected to impact: the number of children in ORR custody, ORR’s treatment of children with siblings, ORR’s treatment of children with sponsors; or any post-release services.

The agreement expects ORR to routinely report on the status of efforts undertaken by the Secretary to reunify children with parents from whom they were separated at the border. The report should include the number of number of reunifications and the length of any outstanding separations.

The agreement expects ORR to continue to report to the Committees the death of any unaccompanied child in its custody within 24 hours, including relevant details regarding the circumstances of the fatality.

**Contraception and Mental Health Services.**—The agreement notes serious concern about reports that information provided by children during counseling sessions is being appropriately shared with other Federal agencies. The agreement directs ORR to develop specific policies and procedures within 90 days of the enactment of this Act, with all applicable child welfare laws, regulations, and licensing requirements, regarding the confidentiality of counseling and mental health services provided to unaccompanied children, and of all related documentation, including case notes and records of therapists and other clinicians, and to ensure such providers are aware of such policies.

**Facility Oversight.**—The agreement directs ORR to submit the reports requested under this heading in House Report 116–450. The agreement recognizes that ORR has not yet met its monitoring goals for biennial comprehensive monitoring of facilities. The agreement directs ORR to develop a plan to comply with its policy, to increase facility monitoring to ensure the safety and well-being of children in its care. The plan should identify any staffing and resource gaps that would be necessary to conduct annual comprehensive monitoring visits to each provider facility. The plan should include ways of addressing the gaps that are identified, whether by increasing in-admission or regular monitoring schedules, as identified in GAO Report 20–609, and should incorporate the recommendations of the GAO Report, including any potential efficiencies that may be gained through coordination with State licensing agencies.

**Record Requests.**—The agreement continues to expect ORR to maintain records and respond to record requests consistent with the requirements of section 552 of title 5, United States Code, for information related to all children in ORR’s custody, regardless of whether such children are housed in Federal facilities or, to the extent possible, non-Federal facilities managed by other entities. The agreement further notes that the Department should not withhold records from disclosure unless the Department reasonably believes that disclosure would harm an interest protected by an exemption described in section 552(b) of title 5 or is otherwise prohibited by law.

**Siblings.**—The agreement expects ORR to spend no less than $321,000,000 from all sources in fiscal year 2021 on post-release services, legal services, and child advocacy. The agreement expects ORR to expand or enhance services beyond fiscal year 2020 levels, to serve children in ORR’s care and children recently released from HHS custody, as well as to additional high-release communities that are not currently being served.

**Sibling Placement.**—The agreement directs ORR to prioritize funding for licensed, community-based placements (including foster care and small group homes) over large institutional placements as required in House Report 116–450, the Note: The agreement includes $1,000,000 for a pilot project to enhance Statewide multi-disciplinary child advocacy studies training to improve training in how to prevent, identify, and respond to incidences of child abuse. In piloting such training, ACF should prioritize States with the existing infrastructure to train a large number of individuals in existing partnerships with educational training opportunities.

**Child Abuse Prevention and Treatment Act.**—The agreement includes $1,000,000 to continue the National Adoption Competency Mental Health Training Initiative. The agreement includes not less than $13,000,000 for Native American language preservation activities, and not less than $5,000,000 for language immersion programs. The agreement includes $2,000,000 in grants or contract awards with technical assistance funding.

**APRAG.**—The agreement continues $60,000,000 to help States continue the StrongHearts Native Helpline.

**Statewide Multidisciplinary Child Advocacy Centers.**—The agreement directs not less than $5,000,000 for the Holocaust Survivor’s Assistance program.

**Elder Rights Support Activities.**—Within the total, the agreement provides $12,000,000 for the National Alzheimer’s Call Center.

**Elder Justice and Adult Protective Services.**—The agreement includes $2,000,000 in grants to address State guardianship laws and procedures as directed in House Report 116–450. The agreement encourages ACL to consult with the appropriate Developmental Disabilities Act stakeholders prior to announcing opportunities for new technical assistance projects and to notify the Committees prior to releasing new funding opportunity announcements, grants, or contract awards with technical assistance funding.

**Oral Health.**—The agreement includes not less than $700,000 for technical assistance and training for State Councils on Developmental Disabilities.

**Intermediate Care Facilities.**—The Department is encouraged to factor the needs and desires of patients, their families, caregivers, legal representatives, and other stakeholders as well as the need to provide proper

**Child Welfare Research, Training and Demonstrations Act.**—The agreement includes $8,700,000 for Humanitarian Assistance Appropriations as required in House Report 116–450. The agreement continues to provide not less than $5,000,000 for the National Parent Resource Institute (NPR). The agreement includes $2,000,000 in grants or contract awards with technical assistance funding.

National Institute on Disability, Independent Living, and Rehabilitation Research.—The agreement encourages continued improvement, as established by Senate Report 115-289, in research by universities and other eligible entities that seek to develop technologies that address the independent living needs of the disabled aging populations, and target rural, frontier, and tribal communities.

University Centers of Excellence in Developmental Disabilities.—The agreement includes $1,500,000 to support new partnerships between existing University Centers for Excellence in Developmental Disabilities and highly qualified, serviced based providers, to develop models that offer individuals with Intellectual and Developmental Disabilities and their families with community-based adult day services to support independent living.

Assistive Technology.—The agreement includes a $500,000 increase for formula grant funding through section 4 of the Assistive Technology Act.

OFFICE OF THE SECRETARY
GENERAL DEPARTMENTAL MANAGEMENT

Cancer Survivorship Care.—The agreement encourages the Secretary to complete the development of best practices for childhood and adolescent cancer survivorship care as directed by the STAR Act (Public Law 115-180).

Chronic Kidney Disease.—The agreement encourages the Secretary to use available funds to support a public awareness initiative, building on the Administration’s July 2019 Advanced American Kidney Health Initiative, which provides education about kidney disease to providers and at-risk Americans and promotes early detection, treatment, and management of kidney disease to improve patient outcomes.

Clinical Psychological Training.—The agreement encourages the Secretary to review accreditation and eligibility requirements for the Public Health Service Corps and behavioral health workforce programs to allow access to the best qualified applicants, including those who graduate from Psychological Clinical Science Accreditation System programs.

Data Sharing.—The agreement directs the HHS National Directory of New Hires to update their joint data-sharing agreement to provide public housing authorities with improved upfront income verifications through the Electronic Benefits Transfer (EBT) system and to eliminate the hardship of compiling documents for homeless populations.

Disparities.—The agreement directs the Secretary to continue the collection of data on disparity populations, as defined by Healthy People 2021, in surveys administered in this Act.

Ending the HIV Epidemic.—The agreement provides increases for this initiative in HRSA, CDC and NIH. Within 90 days of enactment of this Act, the agreement requests:

1. A spend plan, broken out by State and county and (2) a briefing for the Committees on Appropriations of the House of Representatives and the Senate on progress made to date and outlining how HHS will use funds in fiscal year 2021 and subsequent fiscal years.

Lung Cancer in Women.—The agreement encourages the Secretary, in consultation with DoD and VA, to conduct an interagency study to evaluate the status of research on women and lung cancer and make recommendations to the Secretary for implementing research recommendations.

Lupus.—The agreement includes $5,100,000 to combat violence against women through the State partnership initiative, an increase of $1,000,000 above the fiscal year 2020 enacted level. The agreement encourages OWM to account for geographical diversification in decisions on additional awards.

OFFICE OF THE NATIONAL COORDINATOR FOR HEALTH INFORMATION AND TECHNOLOGY

The agreement includes a $2,000,000 increase to support interoperability and information sharing efforts related to the implementation of the Patient and Long-Term Disability Resources standards or associated implementation standards.

Study on Impact of Wildlife Markets on the Emergence of Novel Viral Pathogens.—The agreement directs GAO to conduct a study to evaluate the impact wildlife and wet-market trade on the emergence of novel viral and microbial pathogens. Such report shall examine the impact these markets have on the transmission of novel viral and microbial pathogens and evaluate the role of close contacts between human and food animals have in the transmission of microbes from animals to humans.

The Teen Pregnancy Prevention Program.—The agreement does not include reporting requirements on the Teen Pregnancy Prevention program.

Tribal Set-Aside.—The agreement includes $1,500,000 as a Tribal set-aside within the Minority HIV/AIDS Prevention and Treatment program.

Office of Minority Health (OMH)

Center for Indigenous Innovation and Health Equity.—The agreement includes $2,000,000 for the Office of Minority Health to create a Center for Indigenous Innovation and Health Equity to support efforts including research, education, service, and policy development on Indigenous health disparities.

The agreement urges HHS to consider partnering with universities with a focus on Indigenous health research and policy among American Indians as well as universities with a focus on Indigenous health policy and innovation among Native Hawaiians/Pacific Islanders, Potomac-Harlem river populations. The agreement encourages OMH to consider Indigenous leaders and engage Indigenous community partners in both innovation and health disparities focus areas, as well as aligned goals of OMH activities. The agreement encourages OMH to disseminate best practices and lessons learned to other Indigenous communities, including through Indigenous digital storytelling. The agreement requests a report within 120 days of enactment of this Act outlining the Department’s plans for a Center for Indigenous Innovation and Health Equity.

Lupus.—The agreement includes not less than $2,000,000, to continue to support the OMH National Lupus Outreach and Clinical Education program to increase minority participation in lupus clinical trials. The agreement encourages OMH to continue to develop public-private partnerships with organizations serving lupus patients, implement, action plans, and engage the lupus community to increase participation in clinical trials for all minority populations at highest risk for lupus.

Minority Leadership Fellowship.—The agreement includes $500,000 for OMH to establish a Minority Leadership Fellowship grant program, as described in House Report 116-450.

Racial and Ethnic Health Inequities.—The agreement encourages OMH to consider commissioning a non-partisan study of Federal policies that contribute to racial and ethnic health inequities, as described in House Report 116-450.

Office of Women’s Health (OWH)

The agreement includes $5,100,000 to combat violence against women through the State partnership initiative, an increase of $1,000,000 above the fiscal year 2020 enacted level. The agreement encourages OWM to include a provision requiring OWM to account for geographical diversification in decisions on additional awards.

UNITED STATES DEPARTMENT OF HEALTH AND HUMAN SERVICES
The agreement notes the general provision limiting funds for actions related to promul-
gation or adoption of a standard providing for the assignment of a unique health identi-
fier, directing the Department from examining the issues around patient matching,
and continues to encourage the Department to provide technical assistance to pri-
vate-sector entities to develop a co-
ordinated approach that will promote pa-
tient safety by accurately identifying pa-
tients to their health information. Addition-
ally, the agreement expects to receive the report requested in the explanatory state-
ment accompanying the Further Consolidated Appropriations Act, 2020 (Public Law
116-94)–the report requested in the explanatory state-
ment under section 2811-1 of such Act includes ex-
penditures necessary to maintain the min-
imum level of relevant supplies in the Stra-
tegic National Stockpile, including in case of a signi-
ficant pandemic, in the yearly submis-
sion of the PHEMCE multi-year budget.

PANDEMIC INFLUENZA PREPAREDNESS

Influenza Vaccines.—To create a universal influenza vaccine, the agreement encourages HHS to continue to explore research, devel-

oment, and rapid manufacturing technol-

ologies that support the development of al-

ternatives that complement the use of vac-
cines containing live attenuated or killed micro-organisms.

GENERAL PROVISIONS

Prevention and Public Health Fund.—The agreement modifies the following allocation of amounts from the Prevention and Public Health Fund.

PREVENTION AND PUBLIC HEALTH FUND

<table>
<thead>
<tr>
<th>Agency</th>
<th>Budget Activity</th>
<th>FY 2021 Agreement</th>
</tr>
</thead>
<tbody>
<tr>
<td>ACL</td>
<td>Alzheimer's Disease Program</td>
<td>$14,700,000</td>
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<tr>
<td>ACL</td>
<td>Chronic Disease Prevention &amp; Management</td>
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<td>ACL</td>
<td>Falls Prevention</td>
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<td>ACL</td>
<td>Hospital Preparing Preventing Breeding</td>
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<td>CDC</td>
<td>Diabetes</td>
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<td>CDC</td>
<td>Epidemiology and Laboratory Capacity</td>
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<td>CDC</td>
<td>Healthcare Associated Infections</td>
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<tr>
<td>CDC</td>
<td>Heart Disease &amp; Stroke Prevention Program</td>
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<td>CDC</td>
<td>Million Hearts Program</td>
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<td>CDC</td>
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<td>CDC</td>
<td>Preventative Health and Health Services</td>
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<tr>
<td>CDC</td>
<td>Section 317 Immunization Grants</td>
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<tr>
<td>CDC</td>
<td>Tobacco</td>
<td>$17,000,000</td>
</tr>
<tr>
<td>SAMHSA</td>
<td>Early Care Collaboratives</td>
<td>$4,000,000</td>
</tr>
</tbody>
</table>
| SAMHSA | Healthy Hearts—Youth Suicide Pre-

vention | $12,000,000 |

The agreement modifies a provision rel-
lated to transfer authority at the National Institutes of Health (NIH).

The agreement modifies a provision rel-
lated to funds made available for the Chamblee Campus at the Centers for Disease Control and Prevention.

The agreement modifies a provision rel-
lated to facilities and infrastructure im-
provements for NIH.

DEPARTMENT OF EDUCATION

EDUCATION FOR THE DISADVANTAGED

Innovative Approaches to Literacy.—The agreement continues to direct the Depart-
ment to reserve no less than 50 percent of funds under this program for grants to de-
velop and enhance effective school library programs. The agreement authorizes pro-
fessional development to school librarians, books, and up-to-date materials to high-
need schools. Further, the agreement directs the Department to ensure that grant funds are dis-
tributed among eligible entities that will serve geographically diverse areas, including rural areas and underserved communities in New England, Alaska, and Hawaii in which students from low income families make up at least 50 percent of enrollment.

SCHOOL IMPROVEMENT PROGRAMS

Supplemental Education Grants (SEG).—The agreement notes the total for SEG includes funding for the Republic of the Marshall Islands
(KMI) pursuant to section 105(f)(1)(B)(iii) of the Compact of Free Asso-
ciation Amendments Act of 2003. The agree-
ment requests an update and an analysis of KMI’s education resource needs as part of the fiscal year 2022 congressional justifica-
tion.

INDIAN EDUCATION

National Activities.—The agreement in-
cludes $7,885,000 for National Activities, $5,000,000 above the fiscal 2021 level. The fiscal year 2021 increase to Na-
tional Activities is directed to support the Department’s Native American language im-
provement program. Funds for the Native American language immersion program should continue to be allocated to all types of eligible entities, including both new and ex-
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innovations in publicly funded school systems. The agreement directs the Department to ensure that the grants are used to support the preparation of prin-
cipals and other school leaders.

Charter Schools Program (CSP).—The Dep-
artment is directed to use CSP funds to support the establishment of public schools to which State entities are using set-aside funds to ensure that charter schools receiv-
ing CSP grants are equipped to appropriately serve students with disabilities, and include a summary of find-
ings from such reviews in the fiscal year 2022

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ings from such reviews in the fiscal year 2022
congressional justification. In addition, the Department is encouraged to take steps to ensure that technical assistance and dissemination activities funded elsewhere at the Department, such as those supported through the implementation and oversight of special education services in charter schools.

SAFE SCHOOLS AND CITIZENSHIP EDUCATION

In lieu of funding for the Department to engage in farm violence prevention activities with the National Academies, the agreement provides $106,000,000 for School Safety National Activities, including a $4,000,000 increase over the fiscal year 2020 enacted level for the School-Based Mental Health Services Grant Program.

REHABILITATION SERVICES

Disability Innovation Fund (DIF).—The agreement includes modified authority within the DIF that allows the Department to use unallocated funding, in consultation with the Department of Labor, for competitive grants to improve opportunities for competitive integrated employment, as defined in the Rehabilitation Act, for individuals with disabilities. The Departments shall brief the Committee on Appropriations; the Committee on Education, Health, and Pensions of the Senate; the Committee on Education and Labor of the House of Representatives; the Committee on Finance of the Senate; and the Committee on Ways and Means of the House of Representatives, within 120 days of enactment of this Act, on plans for implementation and uses of funds and provide updates every 6 months thereafter on implementation.

SPECIAL INSTITUTIONS FOR PERSONS WITH DISABILITIES

American Printing House for the Blind.—The agreement includes $16,000,000, an increase of $1,000,000, to continue and expand the Center for Assistive Technology Training regional partnerships established in fiscal year 2018.

National Technical Institute for the Deaf (NTID).—The agreement includes $6,500,000, an increase of $1,000,000, to continue and expand NTID’s current Regional STEM Center. Gallaudet University.—The agreement includes $3,500,000, an increase of $500,000, to continue and expand the current regional partnership through the Early Learning Acquisition Hub.

STUDENT FINANCIAL ASSISTANCE

Pell Grants.—The agreement increases the maximum award by $150, to $6,495 in academic year 2021–2022.

Federal Work Study.—Within the total for Federal Work Study, the agreement includes $10,136,000, for the Work Colleges program authorized under section 466 of the Higher Education Act.

STUDENT AID ADMINISTRATION

Ability to Benefit.—In addition to the language in House Report 116–450, the Department is directed to implement the directive included in House Report 116–450. The agreement includes $1,853,943,000 for Student Aid Administration. Of this total, $5,000,000 is for this activity described under this heading in House Report 116–450.

STUDENT AID SERVICES

Basic Needs Grants.—The agreement includes $5,000,000, an increase of $2,000,000 over fiscal year 2020, for CCAMPIS. In addition to following the directives in House Report 116–450, and to address prior concerns about insufficient appropriation periods, the Department is directed to permit a 90-day application period for applications for new awards. This agreement extends the period of availability for these funds through December 31, 2021 to accommodate this new requirement.

Postsecondary Programs for Students with Intellectual Disabilities

The agreement includes $2,000,000 to establish a technical assistance center to transfer federal and state knowledge and best practices for all IHEs, including those not participating in the Transition and Postsecondary Programs for Students with Intellectual Disabilities (TPSID) program, for improving inclusive postsecondary education for students with intellectual disabilities. This center will help ensure that knowledge and products gained through research and best practices will reach more IHEs and students and improve postsecondary educational opportunities for students with intellectual disabilities.

Child Care Access Means Parents in Schools (CCAMPIS)

The agreement includes $55,000,000, an increase of $2,000,000 over fiscal year 2020, for CCAMPIS. In addition to following the directives in House Report 116–450, and to address prior concerns about insufficient appropriation periods, the Department is directed to permit a 90-day application period for applications for new awards. This agreement extends the period of availability for these funds through December 31, 2021 to accommodate this new requirement.

Fund for the Improvement of Postsecondary Education

Basic Needs Grants.—The agreement includes $5,000,000 for this activity described under this heading in House Report 116–450.

Centers of Educational Excellence.—The agreement includes $2,000,000 for this activity described under this heading in House Report 116–450.

Centers of Excellence for Veterans Student Success Program.—The agreement includes $7,000,000 for this activity described under this heading in House Report 116–450.

Modeling and Simulation Programs.—The agreement includes $7,000,000 for this activity described under this heading in House Report 116–450.

Textbook Pilot.—The agreement includes $2,000,000 to continue the Textbook Pilot and support a new grant competition in fiscal year 2021. The Department is
directed to issue a notice inviting applications and allow for a 60-day application period. This funding should support a significant number of grant awards with the same terms and conditions as specified for this activity in the fiscal year 2020 notice and House Report 116-450.

Rural Postsecondary and Economic Development.—The agreement includes $1,000,000 for competitive grants to IHEs and other public and private nonprofit organizations and agencies for innovative approaches to improve rates of postsecondary enrollment and completion among rural students. In awarding grants, the Department should give priority to applications that include partnerships with regional economic development or workforce agencies and employers, and other relevant nonprofit organizations. Further, the Department should prioritize applications that include strategies for developing and maintaining relationships with middle and high school students in the region. Programs that provide academic and career counseling and exposure to post-secondary opportunities to students as early as 8th grade and continuing through secondary and post-secondary education, have been shown to significantly increase rates of post-secondary enrollment and completion among rural students. In awarding grants, the Department should give priority to applications that include partnerships with regional economic development or workforce agencies and employers, and other relevant nonprofit organizations. Further, the Department should prioritize applications that include strategies for developing and maintaining relationships with middle and high school students in the region. Programs that provide academic and career counseling and exposure to post-secondary opportunities to students as early as 8th grade and continuing through secondary and post-secondary education, have been shown to significantly increase rates of post-secondary enrollment and completion among rural students.

Transitioning Gang-Involved Youth to Higher Education.—The agreement includes $1,000,000 for this activity described under this heading in House Report 116-450.

Howard University

The agreement includes $34,325,000 for the Howard University Hospital. Within the total, the agreement includes $7,000,000 to begin work to modernize the hospital’s facilities and continue to evaluate the needs of this multi-year initiative.

INSTITUTE OF EDUCATION SCIENCES (IES)

Operating Plan.—The agreement directs the Director to submit an operating plan within 90 days of this Act to the Committees detailing how IES plans to allocate funding available to the Institute for research, evaluation, and other activities.

DEPARTMENT OF EDUCATION

Diverse Geographical Distribution of Grants.—The Department is encouraged to continue efforts to ensure that competitive grants are distributed among eligible entities in economically diverse areas, including urban, suburban, and rural areas. It is critical that support and solutions developed with Federal funding are relevant to and available in all areas consistent with authorization of Federal programs.

Open Data Formats.—The Department is encouraged to take necessary planning steps to facilitate the publication of any information that is publicly disclosed by the Department for the purpose of comparing IHEs, programs, and credentials (including their competencies) using open data standards, such as formats, schemas, and description languages. Such steps should enable public search and comparison through linked public data sets. Further, the agreement includes $45,000,000 for an innovation, assistance, and other activities. The agreement includes $114,500,000, an increase of $1,000,000 above the fiscal year 2020 enacted level, for administrative expenses.

Innovation, Demonstration, and Assistance Activities.—The agreement includes $9,600,000 for innovation, assistance, and other activities. The agreement includes $6,400,000 for the Volunteer Generation Fund. On September 11th National Day of Service and Remembrance and for the Martin Luther King, Jr. National Day of Service.

Professional Corps.—The agreement continues to direct NCSC to include a determination of need by the local community among the factors that a professional corps program may use to demonstrate an adequate number of professionals in a community. Further, the agreement continues to direct NCSC to include a determination of need by the local community among the factors that a professional corps program may use to demonstrate an adequate number of professionals in a community. The Department is further encouraged to take necessary planning steps to facilitate the publication of any information that is publicly disclosed by the Department for the purpose of comparing IHEs, programs, and credentials (including their competencies) using open data standards, such as formats, schemas, and description languages.

The agreement includes $1,000,000 for this activity described under the Perkins Loan Program. The agreement continues the authority for the Department to provide administrative cost allowances for IHEs servicing outstanding Perkins loans. The Department has not utilized this authority. The agreement directs the Department to provide a report to the Committees outlining why the number of institutions eligible under this authority, and an assessment of the potential costs to the Student Aid Administration account should such authority be fully utilized. The Department is further encouraged to take necessary planning steps to facilitate the publication of any information that is publicly disclosed by the Department for the purpose of comparing IHEs, programs, and credentials (including their competencies) using open data standards, such as formats, schemas, and description languages.

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The agreement includes an increase of $67,000,000 for SSA’s base administrative expenses.

Continuing Disability Reviews (CDR).—The agreement continues to direct SSA to include in its annual CDR Report to Congress an evaluation of its CDR prioritization models and a detailed cost-benefit analysis of how it uses estimated savings in determining which beneficiaries receive a full-medical CDR.

Disability Hearings Backlog.—The agreement continues to encourage SSA to include comprehensive information in its existing reports to Congress on the specific policies SSA has implemented, or has considered, to streamline the disability determination and adjudication process while protecting due process, ensuring that applicants have a full and adequate opportunity to present their claims.

Field Office Closures.—Field office closures can result in diminished ability for vital customer service opportunities for members of impacted communities. The agreement expects SSA to work to find an appropriate balance between field office services and online services for beneficiaries, with a focus on supporting front line operations. SSA is directed to ensure its policies and procedures for closing field offices include at least 120 days advance notice to the public, SSA employees, Congress, and other stakeholders. Such notice should include a rationale for the proposed closure and delineate the impact such closure is anticipated to have on beneficiaries. The agreement requests an update in the fiscal year 2022 congressional justification on efforts to maintain field office operations and reduce service wait times.

Occupational Information System (OIS) and Medical Vocational Guidelines.—The agreement continues to direct SSA to include in its annual report on OIS sufficient details on plans to fully implement OIS in coming years.

Work Incentives Planning and Assistance (WIPA) and Protection and Advocacy for Beneficiaries of Social Security (PABSS).—The agreement includes $23,000,000 for WIPA and $7,000,000 for PABSS.

TITLE V
GENERAL PROVISIONS

The agreement modifies a provision related to Performance Partnerships.

The agreement includes a new provision to rescind unobligated balances.

The agreement includes a new provision to delay obligation of unobligated balances.

The agreement includes a new provision to provide funds for a program related to drinking water and wastewater.
DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill Enacted vs FY 2020</th>
<th>Final Bill Request vs FY 2021</th>
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<td><strong>TRAINING AND EMPLOYMENT SERVICES</strong></td>
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<tr>
<td>less prior year appropriations</td>
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<td>1,052,053</td>
<td>1,061,553</td>
<td>+9,500</td>
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<td>--------------------------------</td>
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<td>Dislocated Worker Assistance National Reserve:</td>
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<td>200,000</td>
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<td>1,212,912</td>
<td>1,342,412</td>
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</tbody>
</table>

Native American programs          | 55,000          | ---             | 55,000     | +500                  | +55,000               |
Migrant and Seasonal Farmworker programs | 91,896          | ---             | 93,896     | +2,000                | +93,896               |
YouthBuild activities             | 94,534          | 84,534          | 96,534     | +2,000                | +12,000               |
Reintegration of Ex-Offenders     | 98,079          | 93,079          | 100,079    | +2,000                | +7,000                |
Workforce Data Quality Initiative | 6,000           | ---             | 6,000      | --                    | +6,000                |
Apprenticeship programs           | 175,000         | 200,000         | 185,000    | +10,000               | -15,000               |

Total, National Programs          | 791,368         | 538,472         | 817,868    | +28,500               | +279,396              |
Current year appropriations        | (591,368)       | (398,472)       | (617,868)  | (+28,500)             | (+219,396)            |
Advance appropriations             | (200,000)       | (140,000)       | (200,000)  | --                    | (+80,000)             |
DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>+304,896</td>
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<td>Advance appropriations</td>
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<td>(1,712,000)</td>
<td>(1,772,000)</td>
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<td>(+60,000)</td>
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<tr>
<td><strong>Job Corps</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Operations</td>
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<td>883,334</td>
<td>1,603,325</td>
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<td>+719,991</td>
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<td>Community Service Employment For Older Americans</td>
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<td>405,000</td>
<td>---</td>
<td>+405,000</td>
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<td>Federal Unemployment Benefits and Allowances (indefinite)</td>
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<td>633,600</td>
<td>633,600</td>
<td>-46,400</td>
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</table>
| State Unemployment Insurance and Employment Service Operations
  Unemployment Compensation (trust fund)
  State Operations                 | 2,356,816       | 2,440,686       | 2,356,816  | ---                   | -83,870               |
  Reemployment eligibility assessments--UI integrity | 117,000          | 117,000         | 117,000    | ---                   | ---                   |
  Program integrity (cap adjustment)    | 58,000          | 83,000          | 83,000     | +25,000               | ---                   |
  UI Integrity Center of Excellence | 9,000           | 6,000           | 9,000      | ---                   | +3,000                |
### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
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<tr>
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<td>2,646,686</td>
<td>2,565,816</td>
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<td><strong>Federal-State UI National Activities (trust fund)</strong></td>
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<td>18,000</td>
<td>18,000</td>
<td>+6,000</td>
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**Employment Service (ES):**

Grants to States:

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<table>
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<tr>
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<th></th>
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</thead>
<tbody>
<tr>
<td>Federal Funds</td>
<td>21,413</td>
<td>21,413</td>
<td>21,413</td>
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<td>---</td>
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<td>Trust Funds</td>
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<td>646,639</td>
<td>646,639</td>
<td>+2,000</td>
<td>+2,000</td>
</tr>
</tbody>
</table>

Subtotal, Grants to States      | 668,052         | 668,052         | 670,052    | +2,000               | +2,000               |

ES National Activities (trust fund):

<p>| | | | | | |</p>
<table>
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<tr>
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<td>19,818</td>
<td>22,318</td>
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Subtotal, Employment Service    | 690,370         | 687,870         | 692,370    | +2,000               | +4,500               |

Federal Funds                  | (21,413)        | (21,413)        | (21,413)   | ---                  | ---                  |

Trust Funds                    | (668,957)       | (666,457)       | (670,957)  | (+2,000)             | (+4,500)             |

Foreign Labor Certification:

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<tr>
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<td>57,528</td>
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<td>---</td>
<td>3,000</td>
<td>---</td>
<td>---</td>
<td>-3,000</td>
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Subtotal, Foreign Labor Certification | 68,810 | 79,890 | 77,810 | +9,000 | -2,088 |

One-Stop Career Centers/Labor Market Information:

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<td></td>
<td>62,653</td>
<td>64,626</td>
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### Department of Labor, Health and Human Services, Education, and Related Agencies Appropriations Act, 2021

(Amounts in thousands)

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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>(+1,358,848)</td>
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<td>(+60,000)</td>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tr>
<th></th>
<th>FY 2020 Enacted</th>
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
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<tbody>
<tr>
<td><strong>Employee Benefits Security Administration (EBSA)</strong></td>
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| **Pension Benefit Guaranty Corporation (PBGC)**          |                |                 |            |                       |                       |
| **Pension Benefit Guaranty Corporation Fund**           |                |                 |            |                       |                       |
| Consolidated Administrative budget                      | (452,858)      | (465,289)       | (465,289)  | (+12,431)             |                       |
| Wage and Hour Division                                   |                |                 |            |                       |                       |
| Salaries and Expenses                                    | 242,000        | 244,283         | 246,000    | +4,000                | +1,717                |
| Office of Labor-Management Standard                      |                |                 |            |                       |                       |
| Salaries and Expenses                                    | 43,187         | 50,410          | 44,437     | +1,250                | -5,973                |
## DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
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<td>4,350</td>
<td>2,177</td>
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<td>Trust Funds</td>
<td>(2,177)</td>
<td>(4,350)</td>
<td>(2,177)</td>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

**(Amounts in thousands)**

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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>54,970</td>
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**Energy Employees Occupational Illness Compensation Fund**

| Administrative Expenses                                  | 59,846          | 62,507          | 62,507     | +2,661                | ---                   |

**Black Lung Disability Trust Fund**

| Benefit Payments and Interest on Advances                | 293,464         | 308,626         | 308,626    | +15,162               | ---                   |
| Workers' Compensation Programs, Salaries and Expenses    | 35,246          | 40,643          | 40,643     | +2,397                | ---                   |
| Departmental Management, Salaries and Expenses           | 32,844          | 33,033          | 33,033     | +189                  | ---                   |
| Departmental Management, Inspector General              | 330             | 333             | 333        | +3                    | ---                   |
| **Subtotal, Black Lung Disability Trust Fund**           | 364,884         | 382,635         | 382,635    | +17,751               | ---                   |

| Treasury Department Administrative Costs                 | 356             | 356             | 356        | ---                   | ---                   |

**Total, Black Lung Disability Trust Fund**

| 365,240                                                  | 382,991         | 382,991         | ---        | +17,751               | ---                   |

**Total, Workers' Compensation Programs**

| Federal Funds                                           | 812,257         | 858,780         | 857,069    | +44,812               | -1,711                |
| Current year appropriations                              | (798,080)       | (840,430)       | (840,892)  | (+44,812)             | (+462)                |
| Advance appropriations                                   | (14,000)        | (14,000)        | (14,000)   | ---                   | ---                   |
| Trust Funds                                             | 2,177           | 4,350           | 2,177      | ---                   | -2,173                |
## DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

*(Amounts in thousands)*

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<thead>
<tr>
<th></th>
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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## DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<td><strong>Mine Safety and Health Administration</strong></td>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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**Office of Disability Employment Policy**

| Salaries and Expenses          | 38,500 | 27,100 | 38,500 | --- | +11,400 |

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December 21, 2020
### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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<td>(308)</td>
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<th>Final Bill vs Enacted</th>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>Final Bill vs Enacted</th>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>Final Bill vs Enacted</th>
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#### Maternal and Child Health

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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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## DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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### Centers for Disease Control and Prevention

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<td>1,314,056</td>
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DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>Final Bill vs Enacted</th>
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Birth Defects, Developmental Disabilities, Disabilities and Health

|                                | 160,810  | 112,250        | 167,810   | +7,000                | +55,560               |
| Subtotal                       | 160,810  | 112,250        | 167,810   | +7,000                | +55,560               |

Public Health Scientific Services

| Evaluation Tap Funding         | ---      | (463,000)      | 591,997   | +36,500               | +476,500              |
| Administrative Transfer from Public Health Preparedness and Response        | (23,000) | ---            | ---       | (-23,000)             | ---                   |
| Subtotal (including transfers) | (578,497)| (578,497)      | (591,997) | (+13,500)             | (+13,500)             |

Environmental Health

| Prevention and Public Health Fund 1/ | (17,000) | ---            | (17,000) | ---                   | (+17,000)            |
| Subtotal                             | 213,850  | 182,000        | 222,850  | +9,000                | +40,850              |

Injury Prevention and Control

| National Institute for Occupational Safety and Health. Evaluation Tap Funding | 342,800  | 111,362        | 345,300  | +2,500                | +233,938             |

Subtotal, National Institute for Occupational
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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>927,200</td>
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DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tr>
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National Institute on Alcohol Abuse and Alcoholism
### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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National Institute on Minority Health and Health
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## DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021
(Amounts in thousands)

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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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## DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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<td>Research on Health Costs, Quality, and Outcomes:</td>
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<td><strong>Total, Public Health Service Program Level</strong></td>
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<td>(59,533,533)</td>
<td>(64,871,346)</td>
<td>(+1,659,237)</td>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

**(Amounts in thousands)**

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
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<tr>
<td><strong>CENETRS FOR MEDICARE AND MEDICAID SERVICES</strong></td>
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<td>148,732,315</td>
<td>148,732,315</td>
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<td>Less appropriations provided in prior years.</td>
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<td><strong>Total, Grants to States for Medicaid, appropriated in this bill</strong></td>
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<td>462,636,413</td>
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<td>Payments to Health Care Trust Funds</td>
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<td>Supplemental Medical Insurance</td>
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<td>General Revenue for Part D Benefit</td>
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<td>882,000</td>
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<td>HCFAC Reimbursement</td>
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<td>328,000</td>
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<td>State Low-Income Determination for Part D.</td>
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<td>5,000</td>
<td>5,000</td>
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<td><strong>Total, Payments to Trust Funds</strong></td>
<td>410,796,100</td>
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<td>439,514,000</td>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tbody>
<tr>
<td><strong>Program Management</strong></td>
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<tr>
<td>Research, Demonstration, Evaluation</td>
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<tr>
<td>Program Operations</td>
<td>2,519,823</td>
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<td>2,479,823</td>
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<td>State Survey and Certification</td>
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<td><strong>Total, Program management</strong></td>
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<td>3,669,744</td>
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<tr>
<td><strong>Health Care Fraud and Abuse Control Account</strong></td>
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<tr>
<td>Centers for Medicare and Medicaid Services</td>
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<td>628,356</td>
<td>616,000</td>
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<td>HHS Office of Inspector General</td>
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<td>101,644</td>
<td>99,000</td>
<td>+6,000</td>
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<td>Department of Justice</td>
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<td>+9,000</td>
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<td><strong>Total, Health Care Fraud and Abuse Control (Trust funds)</strong></td>
<td>786,000</td>
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<td>Program integrity (cap adjustment)</td>
<td>(475,000)</td>
<td>(496,000)</td>
<td>(496,000)</td>
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<td>(148,732,315)</td>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td>Payments to Territories</td>
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<td>Repatriation</td>
<td>1,000</td>
<td>1,000</td>
<td>1,000</td>
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<tr>
<td><strong>Subtotal</strong></td>
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<td><strong>34,000</strong></td>
<td><strong>34,000</strong></td>
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**ADMINISTRATION FOR CHILDREN AND FAMILIES (ACF)**

**Payments to States for Child Support Enforcement and Family Support Programs**

**Child Support Enforcement:**

- State and Local Administration: 3,648,494, 3,788,273, 3,788,273, +139,779, ---
- Federal Incentive Payments: 597,506, 606,727, 606,727, +9,221, ---
- Access and Visitation: 10,000, 10,000, 10,000, ---

**Subtotal, Child Support Enforcement:** 4,256,000, 4,405,000, 4,405,000, +149,000, ---

**Total, Family Support Payments Program Level,** available this fiscal year:

- 4,290,000, 4,439,000, 4,439,000, +149,000, ---
- Less appropriations provided in prior years: -1,400,000, -1,400,000, -1,400,000, ---

**Total, Family Support Payments, available in this bill:**

- 2,890,000, 3,039,000, 3,039,000, +149,000, ---
- New advance, 1st quarter, FY 2022: 1,400,000, 1,400,000, 1,400,000, ---
## DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
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<tr>
<th>Low Income Home Energy Assistance Program (LIHEAP)</th>
<th>FY 2020</th>
<th>FY 2021</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>Formula Grants</td>
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### Refugee and Entrant Assistance

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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
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<td>Transitional and Medical Services</td>
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<td>Refugee Support Services</td>
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<td>150,821</td>
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<td>Victims of Trafficking</td>
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<td>28,755</td>
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<td>+1,000</td>
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<td>Unaccompanied Alien Children (UAC)</td>
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<td>1,983,245</td>
<td>1,303,245</td>
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<td>Victims of Torture</td>
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<td>17,000</td>
<td>+1,000</td>
<td>+1,000</td>
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<td>Total, Refugee and Entrant Assistance</td>
<td>1,908,201</td>
<td>2,456,380</td>
<td>1,910,201</td>
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### Payments to States for the Child Care and Development

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<th>Final Bill</th>
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<td>Block Grant</td>
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<td>5,826,000</td>
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<td>1,700,000</td>
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### Children and Families Services Programs

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<th>Program</th>
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td><strong>Head Start</strong></td>
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<td>10,613,095</td>
<td>10,748,095</td>
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<td>+135,000</td>
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<td><strong>Preschool Development Grants</strong></td>
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<td>275,000</td>
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<td>+275,000</td>
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<td><strong>Runaway and Homeless Youth Program</strong></td>
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<td>113,780</td>
<td>116,780</td>
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<td>+3,000</td>
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<td><strong>Service Connection for Youth on the Streets</strong></td>
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<td>18,641</td>
<td>20,000</td>
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<td>+1,359</td>
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<td><strong>Child Abuse State Grants</strong></td>
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<td>90,091</td>
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<td><strong>Child Abuse Discretionary Activities</strong></td>
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<td>+5,000</td>
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<td><strong>Child Welfare Services</strong></td>
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<td>268,735</td>
<td>268,735</td>
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<td><strong>Child Welfare Training, Research, or Demonstration projects</strong></td>
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<td>20,984</td>
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<td><strong>Adoption Opportunities</strong></td>
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<td>42,100</td>
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<td><strong>Adoption Incentive Grants</strong></td>
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<td>75,000</td>
<td>75,000</td>
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<td><strong>Social Services and Income Maintenance Research</strong></td>
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<td>7,512</td>
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<td><strong>Native American Programs</strong></td>
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## DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tr>
<th>Community Services Block Grant Act programs:</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
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<td>+5,000</td>
<td>+745,000</td>
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<td>20,383</td>
<td>---</td>
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<tr>
<td>Rural Community Facilities.....................</td>
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<td>---</td>
<td>10,000</td>
<td>---</td>
<td>+10,000</td>
</tr>
</tbody>
</table>

Subtotal, Community Services....................| 770,383        | ---            | 775,383    | +5,000               | +775,383             |

| Domestic Violence Hotline......................| 12,000         | 12,000         | 13,000     | +1,000               | +1,000               |
| Family Violence Prevention and Services.......| 175,000        | 175,000        | 182,500    | +7,500               | +7,500               |
| Chafee Education and Training Vouchers.........| 43,257         | 43,257         | 43,257     | ---                  | ---                  |
| Disaster Human Services Case Management........| 1,884          | 4,000          | 1,884      | ---                  | -2,136               |
| Program Direction................................| 206,000        | 209,000        | 207,500    | +1,500               | -1,500               |

Total, Children and Families Services Programs..| 12,876,652     | 11,856,130     | 13,040,511 | +163,859             | +1,184,381           |
| Promoting Safe and Stable Families...............| 345,000        | 345,000        | 345,000    | ---                  | ---                  |
| Discretionary Funds................................| 92,515         | 59,765         | 82,515     | -10,000              | +22,750              |

Total, Promoting Safe and Stable Families........| 437,515        | 404,765        | 427,515    | -10,000              | +22,750              |
### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Payments for Foster Care and Permanency</strong></td>
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<tr>
<td>Foster Care</td>
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<td>5,795,634</td>
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<tr>
<td>Adoption Assistance</td>
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<td>3,802,045</td>
<td>3,802,045</td>
<td>+871,045</td>
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<td>Guardianship</td>
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<td>270,858</td>
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<td>Independent Living</td>
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<td>143,000</td>
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<tr>
<td><strong>Total, Payments to States, available this fiscal year</strong></td>
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<td>10,011,537</td>
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DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tr>
<th>Grants to States:</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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**DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021**

(Amounts in thousands)

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<thead>
<tr>
<th>FY 2020</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>Final Bill vs Enacted</td>
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## DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>OFFICE OF THE SECRETARY</td>
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<td>FY 2021 Request</td>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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Subtotal, Preparedness and Response | 2,411,128       | 2,244,528       | 2,494,128  | +83,000               | +249,600              |
DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>Subtotal, Non-pandemic flu/BioShield/SNS</td>
<td>1,037,458</td>
<td>1,091,465</td>
<td>1,085,458</td>
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<td>-6,007</td>
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<tr>
<td>Total, PHSSEF</td>
<td>2,737,458</td>
<td>2,641,465</td>
<td>2,847,458</td>
<td>+110,000</td>
<td>+205,993</td>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
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<th>FY 2021 Request</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td><strong>Total, Office of the Secretary</strong></td>
<td>4,211,724</td>
<td>4,008,977</td>
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<tr>
<td>Federal Funds</td>
<td>4,019,843</td>
<td>3,812,596</td>
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<td>Trust Funds</td>
<td>191,881</td>
<td>196,381</td>
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<tr>
<td>(Evaluation Tap Funding)</td>
<td>(64,828)</td>
<td>(73,840)</td>
<td>(9,012)</td>
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<td><strong>Total, Office of the Secretary Program Level</strong></td>
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### Title II, Department of Health and Human Services

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<tr>
<td>Federal Funds</td>
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<td>Advance appropriations</td>
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<td>(153,132,135)</td>
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<td>CURES Act2</td>
<td>(492,000)</td>
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<td>Prevention and Public Health Fund 1</td>
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<td>(+1,900)</td>
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<td>Transfers from Nonrecurring Expenses Fund</td>
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**Title II Footnotes:**
1/ Sec.4002 of Public Law 111-148
2/ 21St Century CURES Act (Public Law 114-255)
## DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<thead>
<tr>
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<th>Final Bill vs Request</th>
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<tr>
<td><strong>Title III - Department of Education</strong></td>
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<tr>
<td><strong>Improving Elementary and Secondary Education</strong></td>
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<tr>
<td>Elementary and Secondary Education for the</td>
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<td><strong>Education for the Disadvantaged</strong></td>
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<tr>
<td>Grants to Local Educational Agencies (LEAs)</td>
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<tr>
<td>Basic Grants:</td>
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<td></td>
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<td></td>
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<tr>
<td>Appropriations from prior year advances</td>
<td>1,440,776</td>
<td>990,776</td>
<td>990,776</td>
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<td>5,463,625</td>
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<td><strong>Subtotal, Basic grants available this fiscal year</strong></td>
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<td>763,776</td>
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<td>less appropriations available from prior year advances</td>
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<td><strong>Subtotal, Basic grants, appropriated in this bill</strong></td>
<td>6,459,401</td>
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## DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td><strong>Concentration Grants:</strong></td>
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<tr>
<td>Appropriations from prior year advances</td>
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<td>1,362,301</td>
<td>1,362,301</td>
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<tr>
<td>Advance appropriations FY 2022</td>
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<td>1,362,301</td>
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<td>-1,362,301</td>
<td>-1,362,301</td>
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<td><strong>Subtotal, Concentration grants, appropriated in this bill</strong></td>
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<td>---</td>
<td>1,362,301</td>
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<td><strong>Targeted Grants:</strong></td>
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<tr>
<td>Appropriations from prior year advances</td>
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<td>+4,357,550</td>
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<tr>
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<td>-4,244,050</td>
<td>-225,000</td>
<td>---</td>
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<tr>
<td><strong>Subtotal, Targeted Grants, appropriated in this bill</strong></td>
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<td>---</td>
<td>4,357,550</td>
<td>+113,500</td>
<td>+4,357,550</td>
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<tr>
<td><strong>Education Finance Incentive Grants:</strong></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Appropriations from prior year advances</td>
<td>4,019,050</td>
<td>---</td>
<td>4,244,050</td>
<td>+225,000</td>
<td>+4,244,050</td>
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<tr>
<td>Advance appropriations, FY 2022</td>
<td>4,244,050</td>
<td>---</td>
<td>4,357,550</td>
<td>+113,500</td>
<td>+4,357,550</td>
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<tr>
<td>less appropriations provided from prior year advances</td>
<td>-4,019,050</td>
<td>-4,244,050</td>
<td>-4,244,050</td>
<td>-225,000</td>
<td>-4,244,050</td>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tr>
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Subtotal, Education Finance Incentive</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Grants, appropriated in this bill</td>
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<td>---</td>
<td>4,357,550</td>
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<td>+4,357,550</td>
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<tr>
<td><strong>Subtotal, Grants to LEAs, program level</strong></td>
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<tr>
<td>appropriated in this bill</td>
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<td>16,536,802</td>
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<td>+16,536,802</td>
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<td>Innovative Approaches to Literacy</td>
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<td>28,000</td>
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<td>+28,000</td>
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<td>Comprehensive literacy development grants</td>
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<td><strong>State Agency Programs:</strong></td>
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<td>Migrant</td>
<td>374,751</td>
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<td>375,626</td>
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<td>+375,626</td>
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<tr>
<td>Neglected and Delinquent/High Risk Youth</td>
<td>47,614</td>
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<td>48,239</td>
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<td>+48,239</td>
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<td><strong>Subtotal, State Agency programs</strong></td>
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<td>423,865</td>
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<td>+423,865</td>
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<td>Special Programs for Migrant Students</td>
<td>45,623</td>
<td>---</td>
<td>46,123</td>
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<td>+46,123</td>
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<td><strong>Total, Education for the disadvantaged</strong></td>
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<td>+17,226,790</td>
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<td>(6,385,613)</td>
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<td>(+6,306,490)</td>
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<td>FY 2022 Advances</td>
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<td>(10,841,177)</td>
<td>---</td>
<td>(+10,841,177)</td>
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</table>
### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

**(Amounts in thousands)**

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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td><strong>IMPACT AID</strong></td>
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<td>Basic Support Payments</td>
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<td>+14,000</td>
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<td>Payments for Children with Disabilities</td>
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<td>48,316</td>
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<tr>
<td>Facilities Maintenance (Sec. 8008)</td>
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<td>4,835</td>
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<td>Construction (Sec. 8007)</td>
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<td>17,406</td>
<td>17,406</td>
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<tr>
<td>Payments for Federal Property (Sec. 8002)</td>
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<td>+76,313</td>
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<tr>
<td><strong>Total, Impact aid</strong></td>
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<td>1,501,112</td>
<td>+15,000</td>
<td>+90,313</td>
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</tbody>
</table>

| **SCHOOL IMPROVEMENT PROGRAMS** |                 |                 |            |                       |                       |
| Supporting Effective Instruction State Grants | 450,389         | ---             | 461,639    | +11,250               | +461,639              |
| Appropriations from prior year advances | 1,681,441       | 1,681,441       | 1,681,441  | --                    | --                    |
| Advance appropriations, FY 2022 | 1,681,441       | ---             | 1,681,441  | --                    | +1,681,441            |
| less appropriations provided from prior year advances | -1,681,441      | -1,681,441      | -1,681,441 | --                    | --                    |
| Subtotal, Supporting Effective Instruction State Grants, program level appropriated in this bill | 2,131,830       | ---             | 2,143,080  | +11,250               | +2,143,080            |
| Supplemental Education Grants | 16,699          | 16,699          | 16,699     | --                    | --                    |
| Nita M. Lowey 21st Century Community Learning Centers | 1,249,673       | ---             | 1,259,673  | +10,000               | +1,259,673            |
| State Assessments | 378,000          | 369,100         | 378,000    | --                    | +8,900                |
| Education for Homeless Children and Youth | 101,500         | ---             | 106,500    | +5,000                | +106,500              |
| Training and Advisory Services (Civil Rights) | 6,575           | 6,575           | 6,575      | --                    | --                    |
### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td>Education for Native Hawaiians</td>
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<td>37,397</td>
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<td>Alaska Native Education Equity</td>
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<td>Rural Education</td>
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<td>Comprehensive Centers</td>
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<td>---</td>
<td>+52,000</td>
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<td>Student Support and Enrichment</td>
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<td>5,404,967</td>
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<td>(3,762,776)</td>
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<td>(+3,707,022)</td>
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<tr>
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<td>(1,681,441)</td>
<td>---</td>
<td>(+1,681,441)</td>
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#### INDIAN EDUCATION

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<tr>
<th>Grants to Local Educational Agencies</th>
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<th>105,381</th>
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<tbody>
<tr>
<td><strong>Federal Programs:</strong></td>
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<tr>
<td>Special Programs for Indian Children</td>
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<td>67,993</td>
<td>67,993</td>
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<tr>
<td>National Activities</td>
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<td>7,365</td>
<td>7,365</td>
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<td>+500</td>
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<td><strong>Subtotal, Federal Programs</strong></td>
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<td>75,358</td>
<td>75,358</td>
<td>+500</td>
<td>+500</td>
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<td><strong>Total, Indian Education</strong></td>
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<td>180,739</td>
<td>181,239</td>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tr>
<th>Item</th>
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<th>FY 2021 Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>Education Innovation and Research</td>
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<td>194,000</td>
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<tr>
<td>American History and Civics Academies</td>
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<td>2,000</td>
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<td>+2,000</td>
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<tr>
<td>American History and Civics National Activities</td>
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<td>3,250</td>
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<td>+3,250</td>
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<tr>
<td>Charter Schools Grants</td>
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<tr>
<td>Magnet Schools Assistance</td>
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<td>109,000</td>
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<td>+109,000</td>
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<tr>
<td>Teacher and School Leader Incentive Grants</td>
<td>200,000</td>
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<td>200,000</td>
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<td>Ready-to-Learn Television</td>
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<td>Supporting Effective Educator Development (SEED)</td>
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<td>Javits Gifted and Talented Students</td>
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<td>Statewide Family Engagement Centers</td>
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<td><strong>Total, Innovation and Improvement</strong></td>
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<td><strong>1,114,250</strong></td>
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## DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tbody>
<tr>
<td><strong>SAFE SCHOOLS AND CITIZENSHIP EDUCATION</strong></td>
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<td>Promise Neighborhoods</td>
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<td>School Safety National Activities</td>
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<td><strong>ENGLISH LANGUAGE ACQUISITION</strong></td>
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<td>Current funded</td>
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<td>State Grants:</td>
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<td></td>
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<td>Grants to States Part B current year</td>
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<td>(9,283,383)</td>
<td>(9,283,383)</td>
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<td>Grants to States Part B (FY 2022)</td>
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<td>9,283,383</td>
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<td>12,937,457</td>
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## DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

*(Amounts in thousands)*

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<th>Final Bill vs Request</th>
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<tbody>
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<td>Preschool Grants</td>
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<td>397,620</td>
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<td>Grants for Infants and Families</td>
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<td>477,000</td>
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<td><strong>Subtotal, program level</strong></td>
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<td>IDEA National Activities (current funded):</td>
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<td>State Personnel Development</td>
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<td>Technical Assistance and Dissemination</td>
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<td>Special Olympics Education Programs</td>
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<td>23,683</td>
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<td>Personnel Preparation</td>
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<td>Parent Information Centers</td>
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<td>Educational Technology, Media, and Materials</td>
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<td>29,547</td>
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<td><strong>Subtotal, IDEA National Activities</strong></td>
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<td>249,716</td>
<td>253,816</td>
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<td><strong>Total, Special education</strong></td>
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<td>13,985,228</td>
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<td>Current Year appropriations</td>
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<td>(4,701,845)</td>
<td>(4,787,360)</td>
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<td>(9,283,383)</td>
<td>(9,283,383)</td>
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<tr>
<td><strong>REHABILITATION SERVICES</strong></td>
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<tr>
<td>Vocational Rehabilitation State Grants</td>
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<td>Client Assistance State Grants</td>
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<td>Training</td>
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<td>Demonstration and Training programs</td>
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## DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>Protection and Advocacy of Individual Rights (PAIR)</td>
<td>17,650</td>
<td>17,650</td>
<td>18,150</td>
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<td>+500</td>
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<td>Supported Employment State grants</td>
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<td>22,548</td>
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<td>Independent Living:</td>
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<tr>
<td>Services for Older Blind Individuals</td>
<td>33,317</td>
<td>33,317</td>
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<tr>
<td>Helen Keller National Center for Deaf/Blind Youth and Adults</td>
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<td>17,000</td>
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<tr>
<td></td>
<td>3,747,739</td>
<td>3,782,952</td>
<td>3,814,220</td>
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<td>Total, Rehabilitation Services</td>
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<tr>
<td>(Discretionary)</td>
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<td>115,151</td>
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<td>(Mandatory)</td>
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<td>3,667,801</td>
<td>3,675,021</td>
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<td>+7,220</td>
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### SPECIAL INSTITUTIONS FOR PERSONS WITH DISABILITIES

<table>
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<th>FY 2020 Enacted</th>
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<th>Final Bill vs Request</th>
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<tbody>
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<td>American Printing House for the Blind</td>
<td>32,431</td>
<td>32,431</td>
<td>34,431</td>
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<tr>
<td>National Technical Institute for the Deaf (NTID): Operations</td>
<td>79,500</td>
<td>79,500</td>
<td>81,500</td>
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<td>+2,000</td>
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<tr>
<td>Gallaudet University: Operations</td>
<td>137,361</td>
<td>137,361</td>
<td>140,361</td>
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<td>+3,000</td>
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<td>249,292</td>
<td>256,292</td>
<td>+7,000</td>
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</table>
### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CAREER, TECHNICAL, AND ADULT EDUCATION</strong></td>
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<tr>
<td>Career Education:</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Basic State Grants/Secondary &amp; Technical Education</td>
<td></td>
<td></td>
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<td>State Grants</td>
<td>491,598</td>
<td>1,171,598</td>
<td>543,848</td>
<td>+52,250</td>
<td>-627,750</td>
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<tr>
<td>Appropriations available from prior year</td>
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<tr>
<td>advances</td>
<td>791,000</td>
<td>791,000</td>
<td>791,000</td>
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<tr>
<td>Total, available this fiscal year</td>
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<td>1,962,598</td>
<td>1,334,848</td>
<td>+52,250</td>
<td>-627,750</td>
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<tr>
<td>Advance appropriations, FY 2022</td>
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<td>791,000</td>
<td>791,000</td>
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<tr>
<td>less appropriations provided in prior years</td>
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<td>-791,000</td>
<td>-791,000</td>
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<td>Subtotal, Basic State Grants, program level, appropriated in this bill</td>
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<td>1,962,598</td>
<td>1,334,848</td>
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<td>Adult Education:</td>
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<td>State Grants/Adult Basic and Literacy Education:</td>
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<td>State Grants, forward funded</td>
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<td>656,955</td>
<td>674,955</td>
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<td>National Leadership Activities</td>
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<td>Subtotal, Adult education</td>
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<td>670,667</td>
<td>688,667</td>
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<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>Total, Career, Technical, and Adult Education</td>
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<td>Current Year appropriations</td>
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<td>(1,932,265)</td>
<td>(1,239,936)</td>
<td>(+70,250)</td>
<td>(-692,329)</td>
</tr>
<tr>
<td>(Forward Funded)</td>
<td>(1,169,686)</td>
<td>(1,932,265)</td>
<td>(1,239,938)</td>
<td>(+70,250)</td>
<td>(-692,329)</td>
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<tr>
<td>Advance appropriations</td>
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<td>(791,000)</td>
<td>(791,000)</td>
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<td>22,475,352</td>
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<td>Federal Supplemental Educational Opportunity Grants</td>
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<td>50,000</td>
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<td>Salaries and Expenses</td>
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<td>1,148,604</td>
<td>878,943</td>
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<td>Servicing Activities</td>
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<td>875,000</td>
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<tr>
<td><strong>HIGHER EDUCATION</strong></td>
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<td>Aid for Institutional Development:</td>
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<td>Strengthening Institutions</td>
<td>107,854</td>
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<td>109,007</td>
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<td>+109,007</td>
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<td>Hispanic Serving Institutions</td>
<td>143,081</td>
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<td>148,732</td>
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<td>+148,732</td>
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<tr>
<td>Promoting Post-Baccalaureate Opportunities for Hispanic Americans</td>
<td>12,838</td>
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<td>13,845</td>
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<td>+13,845</td>
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<tr>
<td>Consolidated MSI Grant</td>
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<td>196,324</td>
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<tr>
<td>Strengthening Historically Black Colleges (HBCUs)</td>
<td>324,792</td>
<td>324,792</td>
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<td>+12,827</td>
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<td>Strengthening Historically Black Graduate Institutions</td>
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<td>Strengthening Asian American and Native American Pacific Islander-Serving Institutions</td>
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<td>5,120</td>
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<td>Strengthening Alaska Native and Native Hawaiian-Serving Institutions</td>
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<td>Domestic Programs</td>
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<td>Teacher Quality Partnerships</td>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th></th>
<th>FY 2020 Enacted</th>
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<th>Final Bill</th>
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<td>Regional Educational Laboratories</td>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th>Program</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>Research in Special Education</td>
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<td>Special Education Studies and Evaluations</td>
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<td>Statewide Data Systems</td>
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<td><strong>Assessment</strong></td>
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<td>National Assessment</td>
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### Department of Labor, Health and Human Services, Education, and Related Agencies Appropriations Act, 2021

(Amounts in thousands)

<table>
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<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>Building Modernization</td>
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<td></td>
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<td>(54,614,553)</td>
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<td></td>
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<td>(22,597,001)</td>
<td>(22,597,001)</td>
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## DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<td>(+200)</td>
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<td>Domestic Volunteer Service Programs: Volunteers in Service to America (VISTA)</td>
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# DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>Final Bill</th>
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<td>Innovation, Assistance, and Other Activities</td>
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DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<td>FEDERAL MINE SAFETY AND HEALTH REVIEW COMMISSION</td>
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<td>INSTITUTE OF MUSEUM AND LIBRARY SERVICES</td>
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<td>NATIONAL MEDIATION BOARD</td>
<td>14,050</td>
<td>13,900</td>
<td>14,300</td>
<td>+250</td>
<td>+400</td>
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<tr>
<td>OCCUPATIONAL SAFETY AND HEALTH REVIEW COMMISSION</td>
<td>13,225</td>
<td>13,721</td>
<td>13,225</td>
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<td>-496</td>
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<tr>
<td>RAILROAD RETIREMENT BOARD</td>
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<td>Dual Benefits Payments Account</td>
<td>16,000</td>
<td>13,000</td>
<td>13,000</td>
<td>-3,000</td>
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<tr>
<td>Less Income Tax Receipts on Dual Benefits</td>
<td>-1,000</td>
<td>-1,000</td>
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<tr>
<td>Subtotal, Dual Benefits</td>
<td>15,000</td>
<td>12,000</td>
<td>12,000</td>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
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<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Federal Payments to the Railroad Retirement Accounts</td>
<td>150</td>
<td>150</td>
<td>150</td>
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<td>Limitation on administrative expenses</td>
<td>123,500</td>
<td>120,225</td>
<td>123,500</td>
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<td>+3,275</td>
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<td>Limitation on the Office of Inspector General</td>
<td>11,000</td>
<td>11,499</td>
<td>11,500</td>
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<td>+1</td>
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### SOCIAL SECURITY ADMINISTRATION

Payments to Social Security Trust Funds

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<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td></td>
<td>11,000</td>
<td>11,000</td>
<td>11,000</td>
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#### Supplemental Security Income Program

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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Federal Benefit Payments</td>
<td>56,982,000</td>
<td>55,451,434</td>
<td>55,451,434</td>
<td>-1,530,566</td>
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<tr>
<td>Beneficiary Services</td>
<td>45,000</td>
<td>45,000</td>
<td>45,000</td>
<td>0</td>
<td>0</td>
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<tr>
<td>Research and Demonstration</td>
<td>101,000</td>
<td>86,000</td>
<td>86,000</td>
<td>-15,000</td>
<td>0</td>
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<tr>
<td>Administration</td>
<td>4,286,889</td>
<td>4,625,743</td>
<td>4,476,334</td>
<td>+189,445</td>
<td>-149,409</td>
</tr>
</tbody>
</table>

Subtotal, available this fiscal year... | 61,414,889 | 60,208,177 | 60,058,768 | -1,356,121 | -149,409 |

less appropriations provided from prior year advances... | -19,700,000 | -19,900,000 | -19,900,000 | -200,000 | 0 |

Subtotal, current year appropriation... | 41,714,889 | 40,308,177 | 40,158,768 | -1,556,121 | -149,409 |

Subtotal, Mandatory... | 37,428,000 | 35,682,434 | 35,682,434 | -1,745,566 | 0 |

Advance appropriations, 1st quarter, FY 2022... | 19,900,000 | 19,600,000 | 19,600,000 | -300,000 | 0 |

Total, SSI program appropriated in this bill... | 61,614,889 | 59,908,177 | 59,758,768 | -1,856,121 | -149,409 |
### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
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<th>Final Bill Request</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td><strong>Limitation on Administrative Expenses</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>OASDI/DI Trust Funds</td>
<td>5,715,042</td>
<td>5,447,159</td>
<td>5,265,484</td>
<td>-449,558</td>
<td>-181,675</td>
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<td>HI/SMI Trust Funds</td>
<td>2,458,514</td>
<td>2,633,410</td>
<td>2,744,166</td>
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<td>Social Security Advisory Board</td>
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<td>2,500</td>
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<tr>
<td>SSI</td>
<td>2,981,889</td>
<td>3,357,204</td>
<td>3,207,795</td>
<td>+225,906</td>
<td>-149,409</td>
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<tr>
<td><strong>Subtotal</strong></td>
<td>11,157,945</td>
<td>11,640,473</td>
<td>11,219,945</td>
<td>+62,000</td>
<td>-420,528</td>
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</tr>
<tr>
<td><strong>User Fees</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>SSI User Fee activities</td>
<td>130,000</td>
<td>135,000</td>
<td>135,000</td>
<td>+5,000</td>
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<tr>
<td>CBO adjustment</td>
<td>-</td>
<td>-1,000</td>
<td>-</td>
<td></td>
<td>+1,000</td>
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<td>SSPA User Fee Activities</td>
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<td>1,000</td>
<td>1,000</td>
<td>-</td>
<td>---</td>
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<tr>
<td>CBO adjustment</td>
<td>-1,000</td>
<td>-1,000</td>
<td>-1,000</td>
<td>-</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td><strong>Subtotal, User fees</strong></td>
<td>130,000</td>
<td>134,000</td>
<td>135,000</td>
<td>+5,000</td>
<td>+1,000</td>
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<tr>
<td><strong>Subtotal, Limitation on administrative expenses</strong></td>
<td>11,287,945</td>
<td>11,774,473</td>
<td>11,354,945</td>
<td>+67,000</td>
<td>-419,528</td>
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<tr>
<td><strong>Program Integrity</strong></td>
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<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>OASDI Trust Funds</td>
<td>277,000</td>
<td>306,461</td>
<td>306,461</td>
<td>+29,461</td>
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<td>SSI</td>
<td>1,305,000</td>
<td>1,288,539</td>
<td>1,288,539</td>
<td>-36,461</td>
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<tr>
<td><strong>Subtotal, Program integrity funding</strong></td>
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<td>1,575,000</td>
<td>1,575,000</td>
<td>-7,000</td>
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<td><strong>Base Program Integrity</strong></td>
<td>(273,000)</td>
<td>(273,000)</td>
<td>(273,000)</td>
<td>-</td>
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<td><strong>Program Integrity (cap adjustment)</strong></td>
<td>(1,309,000)</td>
<td>(1,302,000)</td>
<td>(1,302,000)</td>
<td>(-7,000)</td>
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### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tr>
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td><strong>Total, Limitation on Administrative Expenses</strong></td>
<td>12,869,945</td>
<td>13,349,473</td>
<td>12,929,945</td>
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<td>-419,528</td>
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<tr>
<td><strong>Total, Limitation on Administrative Expenses (less user fees)</strong></td>
<td>12,739,473</td>
<td>13,215,473</td>
<td>12,794,945</td>
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<td>-420,528</td>
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<tr>
<td><strong>Special Benefits for WWII Veterans</strong></td>
<td>---</td>
<td>1,000</td>
<td>---</td>
<td>---</td>
<td>-1,000</td>
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**Office of Inspector General**

<p>| | | | | | |</p>
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</thead>
<tbody>
<tr>
<td>Federal Funds</td>
<td>30,000</td>
<td>33,000</td>
<td>30,000</td>
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<tr>
<td>Trust Funds</td>
<td>75,500</td>
<td>83,000</td>
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<td>-7,500</td>
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<td><strong>Total, Office of Inspector General</strong></td>
<td>105,500</td>
<td>116,000</td>
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</table>

**Adjustment: Trust fund transfers from general revenues**

-4,286,889  -4,625,743  -4,476,334  -189,445  +149,409

**Total, Social Security Administration**

<p>| | | | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
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<th></th>
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<tbody>
<tr>
<td>Federal funds</td>
<td>70,314,445</td>
<td>66,759,907</td>
<td>68,328,879</td>
<td>-1,985,566</td>
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<tr>
<td>Current year</td>
<td>(41,885,889)</td>
<td>(40,487,177)</td>
<td>(40,334,768)</td>
<td>(-1,551,121)</td>
<td>(-152,409)</td>
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<tr>
<td>New advances, 1st quarter, FY 2022...</td>
<td>(19,900,000)</td>
<td>(19,600,000)</td>
<td>(19,600,000)</td>
<td>(-300,000)</td>
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<tr>
<td>Trust funds</td>
<td>8,528,556</td>
<td>8,672,730</td>
<td>8,394,111</td>
<td>-134,445</td>
<td>-278,619</td>
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**Total, Title IV, Related Agencies**

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<tbody>
<tr>
<td>Federal Funds</td>
<td>72,706,011</td>
<td>66,983,878</td>
<td>70,752,199</td>
<td>-1,953,812</td>
<td>+1,768,321</td>
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<tr>
<td></td>
<td>64,030,410</td>
<td>60,165,849</td>
<td>62,210,183</td>
<td>-1,820,227</td>
<td>+2,044,334</td>
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</table>
### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill Enacted</th>
<th>Final Bill Request</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>Current Year</td>
<td>(43,665,410)</td>
<td>(40,565,849)</td>
<td>(42,135,183)</td>
<td>(-1,530,227)</td>
<td>(+1,569,334)</td>
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<td>FY 2022 Advance</td>
<td>(19,900,000)</td>
<td>(19,600,000)</td>
<td>(19,600,000)</td>
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<tr>
<td>FY 2023 Advance</td>
<td>(465,000)</td>
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<td>(475,000)</td>
<td>(+10,000)</td>
<td>(+475,000)</td>
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<td>Trust Funds</td>
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<td>8,818,029</td>
<td>8,542,016</td>
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**TITLE VI - EMERGENCY FUNDING**

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</thead>
<tbody>
<tr>
<td>AWIU - Emergency</td>
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<td>---</td>
<td>925,000</td>
<td>+925,000</td>
<td>+925,000</td>
<td></td>
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<tr>
<td>Water and Wastewater (emergency)</td>
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<td>638,000</td>
<td>+638,000</td>
<td>+638,000</td>
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</table>

**Total, Title VI, Emergency Funding**

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</thead>
<tbody>
<tr>
<td></td>
<td>---</td>
<td>---</td>
<td>1,563,000</td>
<td>+1,563,000</td>
<td>+1,563,000</td>
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</table>

**Grand Total**

|                      | 1,097,688,048  | 1,156,655,378  | 1,180,018,604      | +82,330,556        | +23,363,226           |
### DEPARTMENT OF LABOR, HEALTH AND HUMAN SERVICES, EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
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<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td><strong>RECAP</strong></td>
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<td>Mandatory, total in bill</td>
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<td>978,255,384</td>
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<td>-172,746,315</td>
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<tr>
<td>Plus advances provided in prior years</td>
<td>161,845,797</td>
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<td>164,217,075</td>
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<tr>
<td>Total, mandatory, current year</td>
<td>899,883,770</td>
<td>969,726,144</td>
<td>971,432,364</td>
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<td>+1,706,220</td>
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<td>Discretionary, total in bill</td>
<td>195,433,000</td>
<td>178,399,894</td>
<td>200,057,000</td>
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<td>+21,657,006</td>
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<tr>
<td>Less advances for subsequent years</td>
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<td>-535,000</td>
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<tr>
<td>Plus advances provided in prior years</td>
<td>24,814,001</td>
<td>24,814,001</td>
<td>24,814,001</td>
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<tr>
<td>Subtotal, discretionary, current year</td>
<td>195,413,000</td>
<td>178,904,894</td>
<td>200,027,000</td>
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<td>+21,122,006</td>
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<td>Discretionary Scorekeeping adjustments:</td>
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<td>Average Weekly Insured Unemployment (AWIU)</td>
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<td>Contingent</td>
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<td>-20,000</td>
<td>-65,000</td>
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<td>Medicare Eligible Accruals (permanent, indefinite)</td>
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<td>SSI User Fee Collection</td>
<td>-130,000</td>
<td>-135,000</td>
<td>-135,000</td>
<td>-5,000</td>
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<tr>
<td>CBO adjustment</td>
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<td>1,000</td>
<td>1,000</td>
<td>+2,000</td>
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<tr>
<td>SSA proposed fee for issuance of new Social Security charge</td>
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<td>+68,000</td>
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<td>Adult employment and training activities (rescission)</td>
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<td>+60,000</td>
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<td>H-1B (rescission) (DOL)</td>
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<td>Description</td>
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<td>Final Bill</td>
<td>Final Bill vs Enacted</td>
<td>Final Bill vs Request</td>
</tr>
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<td>----------------------------------------------------------------------------</td>
<td>-----------------</td>
<td>-----------------</td>
<td>-------------</td>
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<td>-----------------------</td>
</tr>
<tr>
<td>H-1B transfer (DDL)</td>
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<td>---</td>
<td>+9,000</td>
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<tr>
<td>Nonrecurring expenses fund (rescission)</td>
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<td>-500,000</td>
<td>-375,000</td>
<td>-25,000</td>
<td>+125,000</td>
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<tr>
<td>Children's Health Insurance Program performance bonus (rescission)</td>
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<td>-3,490,339</td>
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<td>-4,000,000</td>
<td>-509,661</td>
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<tr>
<td>Children's Health Insurance Program Annual Allotment to states (rescission)</td>
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<td>(404,000)</td>
<td>(404,000)</td>
<td>(-88,000)</td>
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DIVISION I—LEGISLATIVE BRANCH
APPROPRIATIONS ACT, 2021

The following is an explanation of the effects of Division I, which makes appropriations for the legislative branch for fiscal year 2021. The Joint Explanatory Statement accompanying this division is approved and indicates congressional intent. Unless otherwise noted, the language set forth in House Report 116–447 is the same as the language included in this Joint explanatory statement and should be compiled with unless specifically addressed to the contrary in this Joint explanatory statement. Subsequent language is repeated for emphasis, this explanatory statement does not intend to negate the language referred to above unless expressly provided.

Joint Audible Warning System: The Committees on Appropriations of the House and the Senate (hereafter “The Committees”) recognize the importance of maintaining a secure emergency communications system throughout the Capitol complex in order to ensure the safety of the congressional community. This agreement provides funding, as requested, for the necessary infrastructure build-out and implementation of a new Joint Audible Warning System (JAWS), which will replace the current National Park Service’s Senate and House Sergeants at Arms (SAA), U.S. Capitol Police (USCP), and the Architect of the Capitol (AOC) systems. JAWS will enable a role in building out the JAWS platform, and the Committees expect these agencies to take a unified approach to implementing this program. Furthermore, the Committees direct all agencies involved to provide a joint briefing to the Committees on execution of the JAWS project within 30 days of enactment of this Act and hold a subsequent standing briefing every month thereafter for the duration of this project.

Federal Law Enforcement: The agreement notes that the explanatory statement accompanying the Commerce, Justice, Science, and Related Agencies Appropriations Act, 2021 directs the Attorney General to ensure implementation of evidence-based training programs on de-escalation and the use-of-force, as well as on police-community relations, that are broadly applicable and scalable to law enforcement agencies. The agreement further notes that several agencies funded by this Act employ Federal law enforcement officers and are Federal Law Enforcement Training Centers (FELTCs). The agreement directs such agencies to consult with the Attorney General regarding the implementation of these programs through the FELTCs and other law enforcement agencies. The agreement further directs such agencies to brief the Committees on Appropriations on their efforts relating to such implementation, but no later than 90 days after consultation with the Attorney General. In addition, the agreement directs such agencies, to the extent that they are not already participating, to consult with the Attorney General and the Director of the FBI regarding participation in the National Use-of-Force Data Collection. The agreement further directs such agencies to brief the Committees no later than 90 days after enactment of this Act, on their current efforts to so participate.

Reporting Guidelines: It is expected that all agencies notify the Committees of any significant departures from budget plans presented to the Committees in any agency’s budget submission in particular. Funds funded through this bill are required to notify the Committees prior to any reprogramming of funds in excess of the lesser of 10 percent of the total budget for a particular project or activities, or in excess of $75,000 between object classifications (except for shifts within the pay categories, object class 11, 12, and 13, or as further specified in each agency’s respective section). This includes cumulative reprogramming that together total at least $50,000 for a particular program, activity, or object classification as well as reprogramming full-time equivalents (FTE) or funds to create new organizational entities or restructure existing organizational entities that already exist. In addition, the Committees must be notified of reprogramming actions that involve less than the threshold noted above if such actions individually or in concert would have the effect of changing an agency’s funding requirements in future years or if programs or projects specifically cited in the Committees.

Staffing Data in Budget Documents (FTE): House Report 116–447 included direction to legislative branch agencies to coordinate on a plan for aligning FTE levels for consistency in reporting. The agreement further directs these agencies to include in budget justifications a comparison of FTE based on the number of FTE supported by the funding provided in the current enacted appropriations legislation and the number of FTE that would be supported by funding requested for the following fiscal year.

Advertising Contracts: House Report 116–447 directed each department and agency to include certain information to contract diversity in its fiscal year 2022 budget justifications, and this directive should be compiled with in future budget submissions as well.

Science and Technology Assistance for Congress: The Committees have been concerned about Members’ requirements to have timely, expert information in order to adequately address and legislate on the plethora of high-tech issues confronting them. As further described in later sections of the statement, the agreement provides funding for both the Congressional Research Service (CRS) and the Government Accountability Office (GAO) to hire additional staff for their specialized teams working on science and technology issues.

Cybersecurity for the Legislative Branch: The U.S. Congress and the legislative branch agencies are charged with combating cyberattacks that could disrupt Congress’ ability to perform its constitutional duties. And, as coordination among legislative entities must have the tools and resources necessary to defend their networks against sophisticated adversaries. The recommendation includes funding for both the Congressional Research Service (CRS) and the Government Accountability Office (GAO) to hire additional staff for their specialized teams working on science and technology issues.

Good Accounting Obligation in Government Act: The Good Accounting Obligation in Government Act (Public Law 115–414) requires that each Federal agency include an accounting of any public recommendation by the (GAO) or the Office of Inspector General (OIG) that has not yet been implemented, and the timeframe for implementation. The Committees expect that each legislative branch OIG will include such a report in its fiscal year 2022 congressional budget justification.

Office of the Sergeant at Arms General Budgets: It is important to ensure independence between legislative branch OIG and their respective reporting agencies. There shall be a separate section in each agency’s fiscal year 2022 budget justification reflecting a detailed budget request for the agency’s OIG. Each OIG is directed to keep the Committees fully informed of any potential funding needs. In addition, each agency is directed to avoid interference with or require approval for such communications between the OIG and the Committees.

Data Centers: The agreement carries forward and includes no changes to the standing language regarding data centers included in Division E of the Joint Explanatory Statement to accompany the Further Consolidated Appropriations Act, 2020 (Public Law 116–94).

Screening Vestibules: The USBP and the AOC are directed to provide an updated briefing to the Committees within 90 days of enactment of this Act of implementing screening vestibules outside of the House and Senate office buildings. The briefing should include detailed preliminary cost estimates and adequate notice for vestibule construction. Additionally, the briefing should cover both permanent and temporary options for construction.

SENATE

The agreement includes $998,560,720 for Senate operations. This relates solely to the Senate and is in accordance with long practice under which each body determines its own housekeeping requirements and the other concurs without intervention.

Office of the Secretary: The Senate Committee provides these funds for salaries to the Secretary of the Senate without apportionment in the interest of facilitating financial management duties and restructur- ing that occurs from time to time. The Committee expects to be notified, in writing, in a timely manner, of any changes to the staffing levels, distribution of staff, or related funding.

Office of the Sergeant at Arms and Doorkeeper: The recommendation includes funding for salaries for the Office of the Sergeant at Arms and Doorkeeper to enhance the IT help desk experience in the Senate; continue implementation of a Unified Communications system; and fully support the continued initiative to expand the Senate’s cybersecurity capabilities. The Senate Committee expects to be updated regularly as the Cybersecurity Department develops its strategic plan to modernize and harden the Senate’s cyber defense.

The Senate Committee provides these funds to the Senate SAA without apportionment in the interest of facilitating financial management duties and restructuring that occurs from time to time. The Committee expects to be notified, in writing, in a timely manner, of any changes to the staffing levels, distribution of staff, or related funding.

Office of the Senate Chief Administrative Officer: The recommendation includes funding for salaries for the Office of the Senate Chief Administrative Officer to continue work on non-recurring capital projects, and to enhance the IT help desk experience in the Senate; continue implementation of a Unified Communications system; and fully support the continued initiative to expand the Senate’s cybersecurity capabilities. The Senate Committee expects to be updated regularly as the Cybersecurity Department develops its strategic plan to modernize and harden the Senate’s cyber defense.

Senators’ Personal Cybersecurity and Cyber Threat Awareness: The Senate recognizes that Senators are being targeted for hacking and cyberattacks, especially via their personal devices and accounts with targeted content. The Senate Committee provides these funds for salaries to the Senate SAA to utilize cybersecurity services to protect the privacy and integrity of office networks; provide annual cybersecurity audits for all Senate offices; provide enhanced cybersecurity training for each Senate office; institute protections against insider threats; and institute and operationalize enhanced privacy protections within the Senate network.
also directed to work with members and staff to increase training opportunities surrounding member and staff travel abroad.

**E–Signature Platform:** The Senate Committee notes that the SAA released an electronic signature system, called Quill, for Senate personal offices and committees in May 2020, and that a majority of Senate offices have already signed up for this service. The Committee commends the SAA for its work on creating the platform, and for the consideration given to a broad range of Senate stakeholder interests and needs. The Committee urges the SAA to continue the close working relationship with Senate stakeholders, including the Quill advisory group, as the platform is used more widely by offices. The Committee directs the SAA to brief the Committee regularly on the rollout and implementation of the platform.

**Secretary of the Senate Contingent Expenses:** The Senate Committee provides funds for expenses to the Secretary of the Senate without apportionment in the interest of facilitating financial management duties and restructuring that occurs from time to time. The Committee expects to be notified, in writing, in a timely manner, of any cumulative changes in excess of 10 percent to the funding levels between programs, projects, or activities.

**Report on Archival Services:** The Senate Committee notes the importance of preserving the records of currently serving Senators to ensure a full historical record of a Senator’s service. While Senators’ official congressional papers are not classified as “Senate records” and are not managed by the Office of the Secretary, the Senate Archivist and Senate Historical Office provide valuable guidance to Senators and their offices on records management and preservation. The Committee supports the Secretary’s advisory role to Senators on archiving and seeks to enhance the Secretary’s capacity to provide archiving services so that Senators’ official papers will be ready for historical preservation when a Senator leaves office. The Secretary is directed to provide the Committee with a report within 180 days of enactment of this act detailing what current archiving services the Secretary provides to Senators, how the Secretary communicates those services to Senators, and ways in which the Secretary can further support the archiving needs of Senators, particularly with regard to digitizing paper records, and including partnering with public institutions that are designated by Senators as the repository. The Committee asks that the report present options and recommendations on increasing the archiving capacity of the Secretary (e.g. increased funding, additional personnel, etc.) so that the Committee can make an informed decision on how to provide additional archiving capability to the Office.

**Study on Withholding Relevant Taxes:** Within 180 days of enactment of this act, the Disbursing Office should submit a report to the Senate Committee regarding the Office’s ability to withhold relevant and appropriate taxes from Senate paychecks to help Senate staff better manage and pay their local taxes. The report should include a summary of existing capabilities, the estimated cost of the change in policy, an accounting of new tools and authorities required, and a list of recommendations.

**Sergeant at Arms and Doorkeeper of the Senate Contingent Expenses:** The Committee provides funds for expenses to the SAA without apportionment in the interest of facilitating financial management duties and restructuring that occurs from time to time. The Committee expects to be notified, in writing, in a timely manner, of any cumulative changes in excess of 10 percent to the funding levels between programs, projects, or activities.

**Unified Communications:** The Senate Committee recommendation includes funding for the SAA to continue implementation of the Unified Communication and Collaboration (UCC) system. The SAA is directed to provide semi-annual updates to the Committee on the development of the UCC system.
## SENATORS' OFFICIAL PERSONNEL AND OFFICE EXPENSE ALLOWANCE

### FISCAL YEAR 2021

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**TOTAL**: 156,786,697

**2/11/2020**
Senate Intern Compensation: The Senate Committee continues to believe that Senate internships should be available to the broadest possible pool of candidates who have the ability and interest to serve. Unfortunately, unpaid internships exclude those who cannot independently afford to work without pay, hindering students’ future career opportunities and making it more difficult for Senators to attract and hire the most qualified interns, regardless of socioeconomic status.

Providing interns financial compensation provides an avenue for more students to have the opportunity to serve their country and gain experience toward a career in public service. To date, 94 percent of Senators’ offices expended funds provided in fiscal year 2020 to compensate interns.

In addition to funding allocated in the table above for Senators’ office allowances and for agency contribution costs, the bill includes $6,000,000 for the sole purpose of providing financial compensation to interns. Any intern compensation funding that remains unspent by any office will be returned to the Treasury in accordance with section 101 of the bill. Such funding is directed to be allocated among Senators’ offices in relative proportion to funds allocated for each office’s administrative and clerical assistance allowance for fiscal year 2021 shown in the table above, which reflect natural variables including State populations, with a small additional amount for non-contiguous states. On average, each office will be allocated an estimated $60,000 for intern compensation.
Senators' Office Allocations for Intern Compensation
FY 2021

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<th>Amount</th>
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**Grand Total**

6,000,000
Training to ‘Stop the Bleed’: Developed by the American College of Surgeons (ACS), “Stop the Bleed” training is a critical lifesaving technique that works to increase survivability in shooting and other casualty events. The training empowers first responders, as well as non-professional individuals, with basic skills and techniques to control external bleeding until medical help arrives. The Senate Committee supports the continued deployment of ‘Stop the Bleed’ training on the Capitol campus to improve survival rates of mass shootings and other events causing life-threatening external bleeding.

Coordinated by Senate Health Promotion and the ACS, “Stop the Bleed” training is offered 4 times throughout each year, with more than 250 Senate staff having received training since August. The Senate and their personal offices, committees, and support offices should be aware that they may request and schedule this training directly for their staffs through the SAA. The Committee directs the SAA, in coordination with the Office of the Attending Physician, as appropriate, to continue incorporating ‘Stop the Bleed’ training into the Senate’s training and development programming for both DC and State offices, and to ensure that offices are aware this training is available. The Committee expects the SAA to provide periodic updates to the Committee, as needed, on the details of such training, including planned frequency, trainer competencies, and the number of staff trained.

ADMINISTRATIVE PROVISIONS (INCLUDING RESCission OF FUNDS)

The agreement provides for unspent amounts remaining in the Senators’ Official Personnel and Office Expense Account to be used for deficit or debt reduction; rescinds amounts remaining in the Members’ Representational Allowances (MRA) account to be used for deficit or debt reduction; places a limitation on the amount available to lease vehicles; rescinds amounts in the Senate’s Mortgage Subsidies, House information by Federal entities; rescinds amounts in the Stationary, Page Dorm, and Telecom revolving funds; increases the life-time limit in student loans; establishes a House of Representatives Modernization Initiative account; changes Congressional Mailing Standards; and allows the MRA to reimburse CAO for transition employees.

JOINT ITEMS

Cost of Living Adjustments: All support agencies, except those disbursed by the Chief Administrative Officer of the House of Representatives, shall follow guidance provided by the Office of Personnel Management regarding cost of living increases for fiscal year 2021. The Office of Personnel Management (OPM) and Joint Committees on the previous sentence should follow the guidance provided by the respective body through which they are disbursed.

JOINT COMMITTEE on TAXATION

The agreement includes $4,203,000 for salaries and expenses.

OFFICE OF the ATTENDING PHYSICIAN

The agreement includes $11,965,000 for salaries and expenses.

OFFICE of CONGRESSIONAL ACCESSIBILITY SERVICES

The agreement includes $3,869,000.

SALARIES and EXPENSES

The agreement includes $1,536,000 for salaries and expenses.

CAPITOL POLICE

SALARIES

The agreement includes $424,397,000 for salaries of the United States Capitol Police (USCP). No more than $50,246,000 is recommended for overtime in fiscal year 2021.

The agreement reiterates directives included in the House report related to: Wellness Programs for Law Enforcement: The Committees appreciate the efforts undertaken by the USCP to develop and implement a holistic wellness and resiliency program for its workforce, to include its partnership with the House Wellness Center. The Committee encourages the USCP to continue these efforts.

Wellness Programs for Law Enforcement: The Committees appreciate the efforts undertaken by the USCP to develop and implement a holistic wellness and resiliency program for its workforce, to include its partnership with the House Wellness Center. The Committee encourages the USCP to continue these efforts.

Wounded Warrior and Congressional Gold Star Family Fellowship Program: The agreement includes $424,397,000 for salaries of the United States Capitol Police (USCP). No more than $50,246,000 is recommended for overtime in fiscal year 2021.

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USCP Office of Inspector General: The agreement includes $424,397,000 for salaries of the United States Capitol Police (USCP). No more than $50,246,000 is recommended for overtime in fiscal year 2021.

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Risk-Based Protections for Members of Congress: The recommendation provides for $3,000,000 for the Department of Homeland Security to provide Member security outside of the Capitol campus in the National Capital Region (NCR), as warranted by risk-based analyses. The Committees include funds to support no less than 6 FTE within the USCP OIG. The Committees note that additional oversight of the USCP is conducted by the GAO to supplement the work of the USCP OIG, as needed, and allow the oversight of the USCP provided by the Capitol Police Board, the Committees on Appropriations, the Senate Committee on Rules and Administration, the Committees on House Administration, and Senate and House Leadership Offices.

USCP Office of Inspector General: The agreement includes funds to support no less than six FTE within the USCP OIG. The Committees note that additional oversight of the USCP is conducted by the GAO to supplement the work of the USCP OIG, as needed, and allow the oversight of the USCP provided by the Capitol Police Board, the Committees on Appropriations, the Senate Committee on Rules and Administration, the Committees on House Administration, and Senate and House Leadership Offices.

Diversity in the USCP: The goal of any police organization should be to build a competent and well-qualified workforce that includes people from diverse backgrounds. The Committee believes that hiring more officers from underrepresented groups in the U.S. should be among the priorities for the USCP. Therefore, the Committee directs the USCP to provide a report concurrent with the budget submissions that details: 1) the number of activities to try to promote workforce diversity, including partnering with organizations that focus on developing a diverse workforce; and 3) a breakout of USCP positions, sworn and civilian, by ethnicity, gender, socio-economic background, and experience level.

Risk-Based Protections for Members of Congress: The recommendation provides for $3,000,000 for the Department of Homeland Security to provide Member security outside of the Capitol campus in the National Capital Region (NCR), as warranted by risk-based analyses. The Committees include funds to support no less than 6 FTE within the USCP OIG. The Committees note that additional oversight of the USCP is conducted by the GAO to supplement the work of the USCP OIG, as needed, and allow the oversight of the USCP provided by the Capitol Police Board, the Committees on Appropriations, the Senate Committee on Rules and Administration, the Committees on House Administration, and Senate and House Leadership Offices.

GENERAL EXPENSES

The agreement includes $91,144,000 for general expenses of the Capitol Police.

USCP Office of Inspector General: The agreement includes funds to support no less than six FTE within the USCP OIG. The Committees note that additional oversight of the USCP is conducted by the GAO to supplement the work of the USCP OIG, as needed, and allow the oversight of the USCP provided by the Capitol Police Board, the Committees on Appropriations, the Senate Committee on Rules and Administration, the Committees on House Administration, and Senate and House Leadership Offices.

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Training to “Stop the Bleed”: The Capitol Police has trained 99 percent of its sworn officers to "Stop the Bleed".
workforce in Tactical Combat Casualty Care, also known as “Stop the Bleed” training. The Committees direct the USCP to continue such efforts, utilizing the “Stop the Bleed” training to ensure that law enforcement officers can respond to and administer basic bleeding control techniques to individuals with trauma. The Committees direct the USCP to promptly update the law enforcement officers detailing such training plans for new recruits and current officers.

ADMINISTRATIVE PROVISION

The agreement amends 2 U.S.C. 1926(c), by increasing the USCP employee educational assistance program reimbursement limit from $60,000 to $80,000 for student loan repayments.

OFFICE OF CONGRESSIONAL WORKPLACE RIGHTS

The agreement includes $7,500,000 for salaries and expenses, of which $1,000,000 shall remain available until September 30, 2022.

CONGRESSIONAL BUDGET OFFICE

The agreement includes $57,292,000 for salaries and expenses.

RESPONSIBILITIES: The Committees continue to expect the Congressional Budget Office (CBO) to ensure a high level of responsive- ness to committees, Leadership and Members, and continue the efforts to make the CBO's work as timely and transparent as possible. The Committees support CBO's current and planned efforts for improving the agency's modeling and cost estimate process. CBO should continue its efforts on transparency that respect the interests of Congress and maintain the agency's professional independence. Further, the Committees direct CBO to promote improved decision-making by using an updated estimate, for all congressional decisions, within 90 days of enactment of this act detailing the agency's ongoing future efforts to implement the multi-year plan to increase the agency's capacity to make CBO's work as transparent and responsive as possible. This should also review the agency's transparency efforts in 2020.

ARCHITECT OF THE CAPITOL

The agreement includes $675,073,280 for the activities of the Architect of the Capitol (AOC). The Office of Inspector General: The agreement includes $4,348,000 to support no fewer than 16 FTE within the AOC OIG during fiscal year 2021. The Committee reiterates their strong support of the AOC OIG and its independence from the AOC leadership, but encourage the Office to rigorously track its monthly expenditures to ensure it does not exceed the funding identified for it.

CAPITAL CONSTRUCTION AND OPERATIONS

The agreement includes $127,462,600 for Capital Construction and Operations, of which $1,500,000 shall remain available until September 30, 2025.

AOC Response to Sexual Harassment Complaints: The Committees direct the AOC to provide reports to prevent instances of harassment and to improve the handling of such complaints, as provided in the March 15, 2020, AOC OIG review of the AOC's response to sexual harassment complaints. The Committees expect the AOC to continue to brief the Committees on the status of implementation of each recommendation in the AOC OIG's report, pursuant to the parameters included in Senate Report 116-124.

CAPITOL BUILDING

The agreement includes $34,719,000, for maintenance, of the Capitol Building, of which $6,099,000 shall remain available until September 30, 2025.

Minor Construction: $3,000,000

Operating Budget: $3,672,000

Conservation of Fine and Architectural Art: $59,000

Minor Construction: 5,500,000

Total, Capital Building: $34,719,000

Miscellaneous Improvements: $150,000

The AOC's efforts are appreciated to document and notify the Committees of “Miscellaneous Improvements” projects, which are completed projects that cost less than $5 million for fiscal years 2021 and 2022. The AOC is directed to continue to provide quarterly reports on Miscellaneous Improvements projects, including a description and cost of each project and the status of total funding set aside for this purpose.

CAPITOL GROUNDS

The agreement includes $20,560,000 for the care and improvements of the grounds surrounding the Capitol, House and Senate office buildings, and the Capitol Power Plant, of which $7,800,000 shall remain available until September 30, 2025.

Operating Budget: $12,245,000

gardener FTE increase: $515,000

AOC Campus-Wide Utility Survey: $4,000,000

Minor Construction: 3,000,000

Total, Capital Grounds: $33,150,000

Bicycle Access: The Committees encourage the AOC, the Senate SAA, and the USCP, in accordance with all applicable laws and regulations, to work with the Senate and District of Columbia Department of Transportation to pursue cost-effective options for providing a protected bike lane to safely connect residents, commuters, and tourists to the U.S. Capitol, Union Station, and the National Mall.

Stopping the Spread of Infectious Diseases: The Committees direct the AOC to brief the Committees on the costs associated with a study on the feasibility of necessary upgrades within the Capitol Complex facilities, including doors and elevators, to reduce the number of surfaces that are touched by staff and visitors with the goal of reducing the spread of infectious diseases. The AOC shall brief the Committees within 45 days of enactment of this act, and the AOC is encouraged to submit as part of its fiscal year 2022 budget request a funding request for a full reconfiguration study on this matter.

SENATE OFFICE BUILDINGS

The agreement includes $89,615,280 for the maintenance, care, and operation of the Senate Office Buildings, of which $22,300,000 shall remain available until September 30, 2025.

Operating Budget: $67,415,280

Fire Alarm System Replacement: $13,100,000

Building Infrastructure Upgrades, RSBF: $5,000,000

Minor Construction: $1,000,000

Child Care Center Pre-design: $1,000,000

Total Senate Office Buildings: $89,615,280

Senate Child Care Facility Assessment: Because the physical capacity of the Senate Employee Child Care Center (SECCC) is expected to be limited relative to the number of Senate employees, the Senate Committee previously directed the AOC to identify and evaluate potential options for expanding the capacity of the SECCC. The AOC submitted the requested study in April 2020, and the evaluation includes several potential options for expanding the SECCC capacity. The Senate Committee continues reviewing the study and working with stakeholders to determine a path forward. To facilitate a decision on the potential options included in the report, the Senate Committee directs the AOC to hold a briefing on the four options, and the timelines and costs for each, for the Chair and Ranking Member of the Senate Appropriations Subcommittee on the Legislative Branch and the Chair and Ranking Member of the Senate Committee on Rules and Administration. The Senate Committee further directs the AOC to then hold a subsequent meeting of the same Senate stakeholders, including the Chairs and Ranking Members, 60 days after the initial briefing for a discussion of the options and which option the stakeholders may prefer. The purpose of the second briefing is for the stakeholders to come to a suitable and prompt decision and move the project forward to the pre-design activities phase, and in order for this, to include the project in future budget requests. The Senate Committee notes the importance of facility expansion and encourages all stakeholders to reach a decision on a path forward before the end of fiscal year 2021.

In anticipation of a potential decision on one of the options presented in the study, the Senate Committee wants to ensure that the AOC has the initial resources to move promptly and ensure a successful design effort, therefore, the AOC provides $1 million within Senate Office Buildings Minor Construction to be used for pre-design activities if the selection of a preferred option from the study is finalized. Such pre-design activities would include a site-specific program of requirements, an acquisition plan, and an independent government review.

Senate and Capitol Food Services: The Senate Committee continues the directive contained in Senate Report 113-64. Further, the Committee encourages the Senate to consult with the Senate Committees on Appropriations and Rules and Administration, to also evaluate in the master plan the permits by which the Senate may include the U.S. government and other local entities (including the Library of Congress, public schools, and museums) in the Senate cuisine and beverage vendors to cater events, receptions, and other occasions that occur inside Senate facilities (provided such vendors satisfy Senate requirements pertaining to proof of insurance, cleaning, and other accommodations as necessary) and how outside catering would impact on-campus food service providers.

Compensation and Benefits: The AOC program to collect and process post-consumer compostables generated in Senate offices ended in 2016. Since that time, the Senate composting program has focused exclusively on diverting kitchen-generated food waste. Within 90 days of enactment of this act, the AOC shall report to the Senate Committees on any appropriations and administrative regulations regarding the necessary resources and authorities required to restart a post-
consumer composting program in Senate offices, including the benefit to the Senate of such a program.

**HOUSE OFFICE BUILDINGS (INCLUDING TRANSFER OF FUNDS)**

The agreement includes $138,780,000 for the care and maintenance of the House Office Buildings, of which $14,540,000 shall remain available until September 30, 2025, and $62,000,000 shall remain available until expended for the repair and renovation of the Cannon House Office Building. Of the amount made available, $9,000,000 shall be de-

**CAPITOL POLICE BUILDINGS, GROUNDS AND SECURITY**

The agreement includes $45,983,000 for Capitol Police Buildings, Grounds and Security, of which $14,540,000 shall remain available until September 30, 2025, and of which $2,500,000 shall remain available until expended for the Joint Audible Warning System.

**BOTANIC GARDEN**

The agreement includes $20,986,000 for the U.S. Botanic Garden (USBG), of which $8,300,000 shall remain available until September 30, 2025.

**CAPITOL VISITOR CENTER**

The agreement includes $24,751,000 for the Capitol Visitor Center.

**LIBRARY BUILDINGS AND GROUNDS**

The agreement includes $83,446,000 for Library of Congress Buildings and Grounds, of which $51,600,000 shall remain available until September 30, 2025.

**LIBRARY OF CONGRESS**

The agreement includes $523,654,000 in direct appropriations for the Library of Congress (the Library) salaries and expenses. In addition, collections that may be credited to the Library's operating fund shall remain available until expended. This amount includes the following to remain available until expended: $3,720,000 for the Veterans History Project; $9,424,000 for the library with Primary Sources for Private Funding; $250,000 for the Superplus Books Program; $1,384,000 for the upgrade of the Legislative Branch Financial Management System, and $10,000,000 for the Visitor Experience Initiative. In addition, $4,370,000 shall remain available until September 30, 2025, to complete the second of three phases of the Library's collection storage area. Finally, $2,500,000 shall remain available until September 30, 2025, for phase-out and retirement of the de-acidification preservation program.

**Office of Inspector General**

The agreement includes $51,600,000 for the Visitor Experience Initiative, which is the third appropriation of $10,000,000 for the project. This funding is available until expended and is available only upon approval of the Committee. In addition to the information provided, the Library is directed to provide quarterly updates to the Committee on the project's design, cost estimates, obligations incurred by fiscal year, and the construction and implementation timelines. Cost estimates should be validated by both the Librarian and the Architect of the Capitol. These updates should also include updates on the Library's progress on fundraising initiatives for private funding, including both donations in-kind and voluntary donor campaigns.

**Preservation of the Collection**

The agreement provides the requested level for the Library's preservation program. Of this funding provided, $2,500,000 shall remain available until September 30, 2022, to phase out and retire the mass de-acidification program. The remaining funding shall be used to conduct the de-acidification preservation program shall be conducted as described in the fiscal year 2021 budget request. The Committees do not intend to fund the de-acidification activity in future years. The Committees intend that the Librarian will choose which items should be de-acidified with the $2,500,000 provided. Within 30 days of enactment of this act, the Capitol Visitor Center is directed to brief the Committees on how the Library will select items for de-acidification and provide such information.

**National Film and Sound Recording Preservation Programs**

The Committees recognize the important work of the National Film Preservation Program and the National Recording Preservation Program, including the federally chartered National Film and National Recording Preservation Foundations. Given that these programs were reauthorized under the Library of Congress Sound Recording and Film Preservation Programs Authorization Act of 2016 (Public Law 114-217), the Committees expect that the Library will continue to support them.

**Women's Suffrage Anniversary**

With an historic number of women serving in the U.S. House of Representatives and the U.S. Senate, the 100-year anniversary of women achieving the right to vote in the U.S. aligns perfectly with the diverse composition of the 116th Congress. Congress recognizes the significance of the centennial of the passage and ratification of the 19th Amendment to the Constitution. The Library is encouraged to continue to raise awareness of this anniversary through displays, exhibits, and community events, such as pamphlets and flyers.

**IT Modernization**

The Library is encouraged to continue to invest in IT modernization at the Library, including updating outdated infrastructure, supporting migration to a Tier III data center, and improving the Library's work environment. The Library is directed to regularly brief the Committees on these efforts.
Meeting of Frontiers: The Committees continue to direct the Library to: accession all materials collected from Russian and American repositories or to provide links to partner institutions; encourage the existing English-language translations of explanatory text, supplemental information, and links that allow visitors to the site to fully understand the documents are made available on the new platform; include on the new site, after additional consultation with Alaskan stakeholders, additional links to repositories of Alaskan and Russian-American materials held in Alaska and throughout the United States; engage in meaningful consultation with American Arctic scholars, librarians, archivists, and educators to ensure the usefulness of the Meeting of Frontiers collection on the new platform; maintain the original Meeting of Frontiers collection on the new platform; and provide a comprehensive plan to address the evolving and time-sensitive needs of Congress, and in January 2019, GAO established a Science, Technology Assessment, and Analytics [STAA] team. In collaboration with external stakeholders, academic and nonprofit organizations, and Members of Congress, the STAA team submitted its plan for staffing, resources, areas of focus, and the products and services that the team will provide or is currently providing to Congress. The plan demonstrates STAA’s value and potential to assess emerging and digital innovations. Presently, the STAA is providing Congress with technology assessment reports in the areas of oversight of Federal technology and science programs, as well as best practices in engineering sciences and cybersecurity.

The agreement maintains the one-year appropriation of $6,000,000 for the Open World Leadership Center (OWLC). The agreement includes $6,000,000 for the Open World Leadership Center (OWLC).

The agreement includes $89,885,000 in direct appropriations to the Copyright Office. An additional $41,782,000 is made available from receipts for salaries and expenses and $3,000,000 is available from prior year unobligated balances, for a total of $95,885,000.

The following initiatives that were requested by the Library are included in the agreement: Copyright Fee Realignment; Copyright Royalty Judges Staffing; and Music Modernization Act (MMA) Staffing.

Copyright Office: The Committees expect the Copyright Office to brief the Committees on its hiring efforts to implement the MMA within 90 days of enactment of this act.

Information Technology Modernization: The agreement continues funding for the Copyright Office modernization effort in order to effectively serve users and copyright owners in the United States, and to implement a comprehensive plan in the National Library Service for the Blind and Print Disabled.

The agreement includes $59,563,000 for salaries and expenses for the National Library Service for the Blind and Print Disabled.

The agreement includes $125,495,000 for salaries and expenses for the Congressional Research Service (CRS). The agreement includes $125,495,000 for salaries and expenses for the Congressional Research Service (CRS).

Science & Technology Research Capacity: CRS’s efforts to increase the breadth and depth of its capability to provide research and policy analysis on current and emerging legislative issues related to science and technology (S&T) and Federal uses and oversight of S&T are important to Congress. CRS is also encouraged to continue developing this capacity, as recommended in the National Academy of Public Administration study directed by the House Appropriations Committee.

The agreement includes $61,139,000 in direct appropriations for salaries and expenses of the Government Accountability Office. In addition, $31,342,000 is available from offsetting collections for a total of $92,481,000. Within the funding provided, it is intended that GAO increase the size of its science and technology assessment staff.

The agreement includes $3,000,000 is available from prior year unobligated balances, for a total of $3,000,000.

The agreement includes $28,956,000 for salaries and expenses for the Government Accountability Office.

The agreement includes $6,700,000, to remain available until expended. The agreement includes $6,700,000, to remain available until expended.

The agreement includes $66,139,000 in direct appropriations for salaries and expenses of the Government Accountability Office. In addition, $3,142,000 is available from offsetting collections for a total of $69,281,000. Within the funding provided, it is intended that GAO increase the size of its science and technology assessment staff.

The agreement includes $6,411,000 for salaries and expenses of the Government Accountability Office. In addition, $6,411,000 is available from offsetting collections for a total of $12,822,000. Within the funding provided, it is intended that GAO increase the size of its science and technology assessment staff.

The agreement includes $2,136,000 for salaries and expenses of the Government Accountability Office. In addition, $2,136,000 is available from offsetting collections for a total of $4,272,000. Within the funding provided, it is intended that GAO increase the size of its science and technology assessment staff.

The agreement includes $3,000,000 is available from prior year unobligated balances, for a total of $3,000,000.

The agreement includes $32,481,000 for salaries and expenses of the Government Accountability Office. In addition, $32,481,000 is available from offsetting collections for a total of $64,962,000. Within the funding provided, it is intended that GAO increase the size of its science and technology assessment staff.

The agreement includes $3,000,000 is available from prior year unobligated balances, for a total of $3,000,000.

The agreement includes $2,438,000 for salaries and expenses of the Government Accountability Office. In addition, $2,438,000 is available from offsetting collections for a total of $4,876,000. Within the funding provided, it is intended that GAO increase the size of its science and technology assessment staff.

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hire a grant writer to help secure additional funds for its mission.

Reverse Exchange Program Proposal: The Committees are aware that the Open World Leadership Center Board of Trustees considered and agreed to a proposal on creating a reverse exchange program, including a specific request regarding an Australia program proposal. The Committees look forward to staying informed as further developments are made on this proposal.

JOHN C. STENNIS CENTER FOR PUBLIC SERVICE TRAINING AND DEVELOPMENT

The agreement includes $430,000 for the Stennis Center for Public Service Training and Development.

TITLE II—GENERAL PROVISIONS

The agreement continues provisions related to maintenance and care of private vehicles; fiscal year limitations; rates of compensation and designation; consulting services; costs of the LBPMC; limitation on transfers; guided tours of the Capitol; limitation on telecommunications equipment procurement; prohibition on certain operational expenses; plastic waste reduction; funding for the 2021 inaugural ceremonies; funding for COVID–19 response for the Capitol complex; and funding for GAO oversight of COVID–19 funding.

Joint Congressional Committee on Inaugural Ceremonies of 2021: The agreement includes $2,000,000 for the Joint Congressional Committee on Inaugural Ceremonies of 2021 (JCCIC). Within 90 days after January 20th, 2021, the Committee directs the JCCIC to provide the Committees with a report detailing its total expenses for the 2021 inaugural, identifying, where possible, unanticipated cost increases, anticipated wrap up costs, and projected unexpended balances, if any.

COVID–19 Response for the Capitol Complex: The agreement includes $5,000,000 for the Office of the Attending Physician for the response to COVID–19, including testing, in the Capitol Complex. Within 90 days of the end of fiscal year 2021, the Committee directs the OAP to report to the Committees detailing its total expenditures in response to COVID–19 for the Capitol Complex.
### LEGISLATIVE BRANCH APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs FY 2020</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vice President</td>
<td>19</td>
<td>20</td>
<td>19</td>
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</tr>
<tr>
<td>President Pro Tempore of the Senate</td>
<td>38</td>
<td>40</td>
<td>38</td>
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<tr>
<td>Majority Leader of the Senate</td>
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<td>40</td>
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<tr>
<td>Minority Leader of the Senate</td>
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<tr>
<td>Majority Whip of the Senate</td>
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<td>10</td>
<td>10</td>
<td>---</td>
</tr>
<tr>
<td>Minority Whip of the Senate</td>
<td>10</td>
<td>10</td>
<td>10</td>
<td>---</td>
</tr>
<tr>
<td>President Pro Tempore Emeritus of the Senate</td>
<td>15</td>
<td>15</td>
<td>15</td>
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</tr>
<tr>
<td>Chairman of the Majority Conference Committee</td>
<td>5</td>
<td>5</td>
<td>5</td>
<td>---</td>
</tr>
<tr>
<td>Chairman of the Minority Conference Committee</td>
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<td>5</td>
<td>5</td>
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</tr>
<tr>
<td>Chairman of the Majority Policy Committee</td>
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<td>5</td>
<td>5</td>
<td>---</td>
</tr>
<tr>
<td>Chairman of the Minority Policy Committee</td>
<td>5</td>
<td>5</td>
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<tr>
<td><strong>Subtotal, expense allowances</strong></td>
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<td>195</td>
<td>192</td>
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<td><strong>Representation Allowances for the Majority and Minority Leaders</strong></td>
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<td>30</td>
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<td><strong>Total, Expense allowances and representation</strong></td>
<td>220</td>
<td>225</td>
<td>220</td>
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</table>
## LEGISLATIVE BRANCH APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs FY 2020</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Salaries, Officers and Employees</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Office of the Vice President</td>
<td>2,533</td>
<td>2,614</td>
<td>2,533</td>
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<tr>
<td>Office of the President Pro Tempore</td>
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<td>784</td>
<td>759</td>
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<td>Office of the President Pro Tempore Emeritus</td>
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<td>338</td>
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<td>Offices of the Majority and Minority Leaders</td>
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<td>5,684</td>
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<td>Offices of the Majority and Minority Whips</td>
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<td>3,639</td>
<td>3,525</td>
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<td>Committee on Appropriations</td>
<td>15,793</td>
<td>16,284</td>
<td>16,143</td>
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<td>Conference committees</td>
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<td>Offices of the Secretaries of the Conference of the Majority and the Conference of the Minority</td>
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<td>892</td>
<td>862</td>
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<td>Policy committees</td>
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<td>3,666</td>
<td>3,552</td>
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<td>Office of the Chaplain</td>
<td>510</td>
<td>540</td>
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<td>Office of the Secretary</td>
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<td>27,664</td>
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<td>Office of the Sergeant at Arms and Doorkeeper</td>
<td>85,887</td>
<td>90,921</td>
<td>88,879</td>
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<td>Offices of the Secretaries for the Majority and Minority</td>
<td>1,940</td>
<td>2,004</td>
<td>1,940</td>
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<tr>
<td>Agency contributions and related expenses</td>
<td>64,854</td>
<td>67,898</td>
<td>67,898</td>
<td>+3,044</td>
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<tr>
<td><strong>Total, Salaries, officers and employees</strong></td>
<td><strong>216,321</strong></td>
<td><strong>226,516</strong></td>
<td><strong>222,727</strong></td>
<td><strong>+6,406</strong></td>
<td><strong>-3,789</strong></td>
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## LEGISLATIVE BRANCH APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs FY 2020</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Office of the Legislative Counsel of the Senate</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Salaries and expenses</td>
<td>6,397</td>
<td>6,879</td>
<td>6,681</td>
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<tr>
<td>Office of Senate Legal Counsel</td>
<td></td>
<td></td>
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<tr>
<td>Salaries and expenses</td>
<td>1,197</td>
<td>1,233</td>
<td>1,197</td>
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<tr>
<td>Expense Allowances of the Secretary of the Senate, Sergeant at Arms and Doorkeeper of the Senate, and Secretaries for the Majority and Minority of the Senate: Expense allowances</td>
<td>28</td>
<td>30</td>
<td>28</td>
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<td>Contingent Expenses of the Senate</td>
<td></td>
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<tr>
<td>Inquiries and investigations</td>
<td>133,265</td>
<td>133,265</td>
<td>133,265</td>
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<tr>
<td>Expenses of United States Senate Caucus on International Narcotics Control</td>
<td>508</td>
<td>525</td>
<td>508</td>
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<td>Secretary of the Senate</td>
<td>14,536</td>
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<td>Sergeant at Arms and Doorkeeper of the Senate</td>
<td>128,753</td>
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<td>139,221</td>
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<td>+160</td>
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<td>Miscellaneous items</td>
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<td>20,877</td>
<td>24,877</td>
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<td>Senators' Official Personnel and Office Expense Account</td>
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<td>488,936</td>
<td>461,000</td>
<td>+12,000</td>
<td>-27,936</td>
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</table>
### LEGISLATIVE BRANCH APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
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<th>Final Bill vs Request</th>
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<tr>
<td><strong>Official Mail Costs</strong></td>
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<td>Expenses</td>
<td>300</td>
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<tr>
<td><strong>Total, Contingent expenses of the Senate</strong></td>
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<td>792,500</td>
<td>766,707</td>
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<td>Rescission</td>
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<td>-1,000</td>
<td>-1,000</td>
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<tr>
<td><strong>Total, Senate</strong></td>
<td>969,396</td>
<td>1,027,383</td>
<td>998,560</td>
<td>+29,164</td>
<td>-28,823</td>
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<tr>
<td>(Discretionary)</td>
<td>(969,396)</td>
<td>(1,027,383)</td>
<td>(998,560)</td>
<td>(29,164)</td>
<td>(-28,823)</td>
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<tr>
<td>(Mandatory)</td>
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### HOUSE OF REPRESENTATIVES

Salaries and Expenses

House Leadership Offices

<table>
<thead>
<tr>
<th></th>
<th>FY 2020</th>
<th>FY 2021</th>
<th>FY 2021</th>
<th>Final Bill vs FY 2020</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>Office of the Speaker</td>
<td>8,295</td>
<td>8,295</td>
<td>8,295</td>
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<tr>
<td>Office of the Majority Floor Leader</td>
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<tr>
<td>Office of the Minority Floor Leader</td>
<td>8,295</td>
<td>8,295</td>
<td>8,295</td>
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<tr>
<td>Office of the Majority Whip</td>
<td>2,448</td>
<td>2,448</td>
<td>2,448</td>
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<tr>
<td>Office of the Minority Whip</td>
<td>2,219</td>
<td>2,219</td>
<td>2,219</td>
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<tr>
<td>Republican Conference</td>
<td>2,340</td>
<td>2,340</td>
<td>2,340</td>
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<tr>
<td>Democratic Caucus</td>
<td>2,340</td>
<td>2,340</td>
<td>2,340</td>
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<tr>
<td><strong>Subtotal, House Leadership Offices</strong></td>
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<td>28,884</td>
<td>28,884</td>
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### LEGISLATIVE BRANCH APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
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<th>Final Bill</th>
<th>Final Bill vs FY 2020</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td><strong>Members' Representational Allowances</strong> Including Members' Clerk Hire, Official Expenses of Members, and Official Mail</td>
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<td></td>
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<tr>
<td>Expenses</td>
<td>615,000</td>
<td>672,000</td>
<td>640,000</td>
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<td>-32,000</td>
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<td><strong>Allowance for Compensation of Interns</strong></td>
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<tr>
<td>House Member Offices</td>
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<td>11,025</td>
<td>11,025</td>
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<td>---</td>
</tr>
<tr>
<td>House Leadership Offices</td>
<td>365</td>
<td>365</td>
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</tr>
<tr>
<td><strong>Committee Employees</strong></td>
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<tr>
<td>Standing Committees, Special and Select</td>
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<td>138,100</td>
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<tr>
<td>Committee on Appropriations (including studies and investigations)</td>
<td>24,289</td>
<td>24,725</td>
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<td><strong>Subtotal, Committee employees</strong></td>
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<td>162,825</td>
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</tr>
<tr>
<td>Salaries, Officers and Employees</td>
<td>FY 2020 Enacted</td>
<td>FY 2021 Request</td>
<td>Final Bill</td>
<td>Final Bill vs FY 2020</td>
<td>Final Bill vs Request</td>
</tr>
<tr>
<td>---------------------------------</td>
<td>----------------</td>
<td>----------------</td>
<td>------------</td>
<td>----------------------</td>
<td>---------------------</td>
</tr>
<tr>
<td>Office of the Clerk</td>
<td>30,766</td>
<td>32,824</td>
<td>31,975</td>
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<td>-849</td>
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<td>Office of the Sergeant at Arms</td>
<td>20,225</td>
<td>26,086</td>
<td>23,260</td>
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<td>-2,826</td>
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<td>Office of the Chief Administrative Officer</td>
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<td>180,236</td>
<td>177,200</td>
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<td>Office of Diversity and Inclusion</td>
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<td>1,500</td>
<td>+500</td>
<td>+500</td>
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<td>Office of the Whistleblower Ombudsman</td>
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<td>750</td>
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<td>+250</td>
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<tr>
<td>Office of the Inspector General</td>
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<td>5,019</td>
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<td>Office of General Counsel</td>
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<td>1,815</td>
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<td>Office of the Parliamentarian</td>
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<td>2,088</td>
<td>2,088</td>
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<td>Office of the Law Revision Counsel of the House</td>
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<td>Office of the Legislative Counsel of the House</td>
<td>11,937</td>
<td>11,937</td>
<td>11,937</td>
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<td>Office of Interparliamentary Affairs</td>
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<td>934</td>
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<tr>
<td>Other authorized employees</td>
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<td>584</td>
<td>584</td>
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</tr>
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</table>

Subtotal, Salaries, officers and employees...... 231,903 266,742 260,781 +28,878 -5,961
## LEGISLATIVE BRANCH APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th>Allowsances and Expenses</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs FY 2020</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supplies, materials, administrative costs and Federal tort claims</td>
<td>1,526</td>
<td>1,555</td>
<td>1,555</td>
<td>+29</td>
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</tr>
<tr>
<td>Official mail for committees, leadership offices, and administrative offices of the House</td>
<td>190</td>
<td>190</td>
<td>190</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Government contributions</td>
<td>294,377</td>
<td>340,000</td>
<td>335,000</td>
<td>+40,623</td>
<td>-5,000</td>
</tr>
<tr>
<td>Business Continuity and Disaster Recovery</td>
<td>17,668</td>
<td>18,508</td>
<td>18,508</td>
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<tr>
<td>Transition activities</td>
<td>4,489</td>
<td>13,000</td>
<td>13,000</td>
<td>+8,511</td>
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<tr>
<td>Wounded Warrior program</td>
<td>3,000</td>
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<td>3,975</td>
<td>+975</td>
<td>+975</td>
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<tr>
<td>Office of Congressional Ethics</td>
<td>1,670</td>
<td>1,711</td>
<td>1,711</td>
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<tr>
<td>Miscellaneous items</td>
<td>1,000</td>
<td>1,000</td>
<td>1,000</td>
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<td>---</td>
</tr>
<tr>
<td><strong>Subtotal, Allowsances and expenses</strong></td>
<td>323,920</td>
<td>378,964</td>
<td>374,939</td>
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<td>House Modernization Initiatives Account</td>
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<td>10,000</td>
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<td><strong>Subtotal, House of Representatives</strong></td>
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<td>1,530,805</td>
<td>1,480,819</td>
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<td>-49,986</td>
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<tr>
<td>(Discretionary)</td>
<td>1,370,725</td>
<td>1,530,805</td>
<td>1,480,819</td>
<td>+110,094</td>
<td>-49,986</td>
</tr>
<tr>
<td>(Mandatory)</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Administrative Provision: Using Expired Funds for Employee Compensation and Unemployment Compensation.</td>
<td>---</td>
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<td>Rescissions</td>
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<td>-4,212</td>
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<td>-4,212</td>
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<tr>
<td><strong>Total, House of Representatives</strong></td>
<td>1,365,725</td>
<td>1,530,805</td>
<td>1,476,607</td>
<td>+110,882</td>
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<tr>
<td>(Discretionary)</td>
<td>1,365,725</td>
<td>1,530,805</td>
<td>1,476,607</td>
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<td>-54,198</td>
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<tr>
<td>(Mandatory)</td>
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<tr>
<td><strong>Total</strong></td>
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### LEGISLATIVE BRANCH APPROPRIATIONS ACT, 2021

*(Amounts in thousands)*

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs FY 2020</th>
<th>Final Bill vs Request</th>
</tr>
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<tbody>
<tr>
<td><strong>JOINT ITEMS</strong></td>
<td></td>
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<tr>
<td>Joint Economic Committee</td>
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<tr>
<td>Joint Congressional Committee on Inaugural Ceremonies</td>
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<td>Joint Committee on Taxation</td>
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<td>11,905</td>
<td>11,905</td>
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<tr>
<td><strong>Office of the Attending Physician</strong></td>
<td></td>
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<td></td>
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<tr>
<td>Medical supplies, equipment, expenses, and allowances.</td>
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<td>3,869</td>
<td>3,869</td>
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<td><strong>Office of Congressional Accessibility Services</strong></td>
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<td></td>
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</tr>
<tr>
<td>Salaries and expenses</td>
<td>1,509</td>
<td>1,547</td>
<td>1,536</td>
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<td><strong>Total, Joint Items</strong></td>
<td>22,643</td>
<td>21,524</td>
<td>21,513</td>
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<td>-11</td>
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<td><strong>CAPITOL POLICE</strong></td>
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<tr>
<td>Salaries</td>
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<td>417,197</td>
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<td>General expenses</td>
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<td>103,144</td>
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<td>464,341</td>
<td>520,341</td>
<td>515,541</td>
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### LEGISLATIVE BRANCH APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
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<tr>
<th></th>
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<th>Final Bill</th>
<th>Final Bill vs FY 2020</th>
<th>Final Bill vs Request</th>
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<tr>
<td><strong>OFFICE OF CONGRESSIONAL WORKPLACE RIGHTS</strong></td>
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<td>Salaries and expenses</td>
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<tr>
<td><strong>CONGRESSIONAL BUDGET OFFICE</strong></td>
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<td>57,292</td>
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<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td><strong>ARCHITECT OF THE CAPITOL (AOC)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Capitol Construction and Operations</td>
<td>120,000</td>
<td>139,239</td>
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<td>Capitol building</td>
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<tr>
<td>Capitol grounds</td>
<td>15,024</td>
<td>20,981</td>
<td>20,560</td>
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<td>Senate office buildings</td>
<td>88,424</td>
<td>90,953</td>
<td>89,615</td>
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<tr>
<td>House office buildings</td>
<td>153,273</td>
<td>146,047</td>
<td>138,780</td>
<td>-14,493</td>
<td>-6,267</td>
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<tr>
<td>Offsetting collections</td>
<td>-8,000</td>
<td>-9,000</td>
<td>-9,000</td>
<td>-1,000</td>
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<tr>
<td>House Historic Buildings Revitalization Trust Fund</td>
<td>---</td>
<td>10,000</td>
<td>---</td>
<td>---</td>
<td>-10,000</td>
</tr>
<tr>
<td><strong>Subtotal, AOC House Buildings</strong></td>
<td>145,273</td>
<td>146,047</td>
<td>129,780</td>
<td>-15,493</td>
<td>-16,267</td>
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<tr>
<td>Capitol Power Plant</td>
<td>108,957</td>
<td>132,166</td>
<td>107,761</td>
<td>-1,196</td>
<td>-24,005</td>
</tr>
<tr>
<td>Offsetting collections</td>
<td>-10,000</td>
<td>-10,000</td>
<td>-10,000</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td><strong>Subtotal, Capitol Power Plant</strong></td>
<td>98,957</td>
<td>122,166</td>
<td>97,761</td>
<td>-1,196</td>
<td>-24,005</td>
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<tr>
<td>Library buildings and grounds</td>
<td>55,746</td>
<td>111,193</td>
<td>83,446</td>
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<tr>
<td>Capitol police buildings, grounds and security</td>
<td>55,216</td>
<td>70,790</td>
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<td>Botanic Garden</td>
<td>16,094</td>
<td>21,266</td>
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## LEGISLATIVE BRANCH APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020</th>
<th>FY 2021</th>
<th>Final Bill</th>
<th>Final Bill</th>
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<tbody>
<tr>
<td></td>
<td>Enacted</td>
<td>Request</td>
<td>Final Bill</td>
<td>vs FY 2020</td>
</tr>
<tr>
<td>Capitol Visitor Center</td>
<td>24,321</td>
<td>25,273</td>
<td>24,751</td>
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<td>Total, Architect of the Capitol</td>
<td>687,933</td>
<td>789,109</td>
<td>675,073</td>
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### LIBRARY OF CONGRESS

<table>
<thead>
<tr>
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<tr>
<td></td>
<td>Enacted</td>
<td>Request</td>
<td>Final Bill</td>
<td>vs FY 2020</td>
</tr>
<tr>
<td>Salaries and expenses</td>
<td>510,164</td>
<td>544,582</td>
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<td>+13,490</td>
</tr>
<tr>
<td>Authority to spend receipts</td>
<td>-6,000</td>
<td>-6,000</td>
<td>---</td>
<td>+6,000</td>
</tr>
<tr>
<td>Subtotal, Salaries and expenses</td>
<td>504,164</td>
<td>538,582</td>
<td>523,654</td>
<td>+19,490</td>
</tr>
<tr>
<td>Copyright Office, Salaries and expenses</td>
<td>91,840</td>
<td>94,891</td>
<td>93,416</td>
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<tr>
<td>Authority to spend receipts</td>
<td>-45,700</td>
<td>-41,782</td>
<td>-41,782</td>
<td>+3,918</td>
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<td>Prior year unobligated balances</td>
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<td>-3,000</td>
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<td>Subtotal, Copyright Office</td>
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<td>50,109</td>
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<td>Congressional Research Service, Salaries and expenses</td>
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<td>129,516</td>
<td>125,495</td>
<td>+5,000</td>
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<td>National Library Service for the Blind and Print Disabled</td>
<td>58,563</td>
<td>60,639</td>
<td>59,563</td>
<td>+1,000</td>
</tr>
<tr>
<td>Salaries and expenses</td>
<td>58,563</td>
<td>60,639</td>
<td>59,563</td>
<td>+1,000</td>
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<td>Total, Library of Congress</td>
<td>725,359</td>
<td>778,846</td>
<td>757,346</td>
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### LEGISLATIVE BRANCH APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tr>
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<th>Final Bill vs FY 2020</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td><strong>GOVERNMENT PUBLISHING OFFICE</strong></td>
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<tr>
<td>Congressional publishing</td>
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<td>78,000</td>
<td>78,000</td>
<td>-1,000</td>
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<td>Public Information Programs of the Superintendent of Documents, Salaries and expenses</td>
<td>31,296</td>
<td>32,300</td>
<td>32,300</td>
<td>+1,004</td>
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<td>Government Publishing Office Business Operations</td>
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<td>Revolving Fund</td>
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<td>6,700</td>
<td>6,700</td>
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<tr>
<td><strong>Total, Government Publishing Office</strong></td>
<td>117,000</td>
<td>117,000</td>
<td>117,000</td>
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</tbody>
</table>

| **GOVERNMENT ACCOUNTABILITY OFFICE** |                 |                 |            |                       |                       |
| Salaries and expenses         | 654,800         | 737,484         | 692,481    | +37,681               | -45,003               |
| Offsetting collections        | -24,800         | -31,342         | -31,342    | -6,542                | ---                   |
| **Total, Government Accountability Office** | 630,000         | 706,142         | 661,139    | +31,139               | -45,003               |
**LEGISLATIVE BRANCH APPROPRIATIONS ACT, 2021**

(Amounts in thousands)

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<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>OPEN WORLD LEADERSHIP CENTER TRUST FUND</td>
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<tr>
<td>Payment to the Open World Leadership Center (OWLC) Trust Fund</td>
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<td>5,900</td>
<td>6,000</td>
<td>+100</td>
<td>+100</td>
</tr>
<tr>
<td>JOHN C. STENNIS CENTER FOR PUBLIC SERVICE TRAINING AND DEVELOPMENT</td>
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<td></td>
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<tr>
<td>Stennis Center for Public Service</td>
<td>430</td>
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<td>430</td>
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<td>GENERAL PROVISIONS</td>
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<td>Adjustments to Compensation (CBO estimate)</td>
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<tr>
<td>JCCIC Sec. 211</td>
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<td>---</td>
<td>2,000</td>
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<tr>
<td>CCHS Sec. 212</td>
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<td>5,000</td>
<td>+5,000</td>
<td>+5,000</td>
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<tr>
<td>GAO Supplemental Oversight Sec. 213 (emergency)</td>
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<td>+10,000</td>
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<td>Grand total</td>
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<td>5,562,272</td>
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<td>Appropriations</td>
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<td>(5,562,272)</td>
<td>(5,304,213)</td>
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</tr>
<tr>
<td>Rescissions</td>
<td>(-5,000)</td>
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<td>(-5,212)</td>
<td>(-212)</td>
<td>(-5,212)</td>
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<tr>
<td>Emergency appropriations</td>
<td>---</td>
<td>---</td>
<td>(10,000)</td>
<td>(+10,000)</td>
<td>(+10,000)</td>
</tr>
</tbody>
</table>
Additionally, the forms should include responding installation should be included. 1391 should describe any FSRM conducted in projects. For troop housing requests, form for military construction reprogramming. This exclusion applies to projects authorized at the time of the budget submission. The joint explanatory statement accompanying this division is approved and included to the Committees or the Committees on Appropriations. In cases where House Report 116–445 or this explanatory statement directs the submission of a report, that report is to be submitted to the Committees on Appropriations of the House of Representatives and the Senate Subcommittee on Military Construction, Veterans Affairs, and Related Agences.

TITLE I

DEPARTMENT OF DEFENSE

Reprogramming Guidelines.—The following reprogramming guidelines apply for all military construction and family housing projects. A project or account (including the sub-elements of an account) which has been specifically reduced by the Congress in acting on the budget request is considered to be a congressional interest item and as such, prior approval is required. Accordingly, no reprogramming to an item specifically reduced by the Congress is permitted, except that the DOD may seek reprogramming for appropriate increments.

The reprogramming criteria that apply to military construction projects, which is 25% of the funded amount or $2,000,000, whichever is less, also apply to new housing construction projects and improvements. To provide the Services the flexibility to prioritize projects, that are executed with contract construction without disruption or delay, the costs associated with environmental hazard remediation such as asbestos removal or abatement, lead-based paint removal or abatement, and any other stipulated environmental hazard remediation may be excluded, if such remediation requirements are reasonably anticipated at the time of the budget submission. This exclusion applies to projects authorized in this budget year, as well as projects authorized in prior years for which construction has not been completed.

In addition to these guidelines, the Services are directed to adhere to the guidance for military construction reprogramming action and notifications, including the pertinent statutory authorities contained in DOD Financial Management Regulations and relevant updates and policy memoranda. Further, the agreement encourages the Office of the Director of National Intelligence to use a format similar to that used by the Office of the Secretary of Defense to submit reprogramming requests. Facilities Sustainment, Restoration and Modernization (FSRAM). The Department of Defense is directed to continue describing form 1390 the backlog of FSRM requirements at installations with future construction projects to be funded in fiscal year 2021. Rule 1391 should describe any FSRM conducted in the past two years. Likewise, future requirements for unaccompanied housing at the corresponding project should be included. Additionally, the forms should include English equivalent measurements for projects presented in metric measurement. Rules for funding repairs of facilities under the Operation and Maintenance accounts are described below:

1. The condition of the facility may be repaired by replacement. Such replacement can be up to current standards or codes;
2. Interior arrangements and restorations may be included;
3. Additions and new facilities may be done concurrently with repair projects, as long as the new facilities funded under the project is a complete and usable facility; and
4. The appropriate Service Secretary shall notify the appropriate committees on Appropriations of the House of Representatives and the Senate Subcommittee on Military Construction, Veterans Affairs, and Related Agencies.

FOREIGN MILITARY SALE

Military Construction, Army

The agreement provides $628,900,000 for “Military Construction, Army”, which is $260,200,000 below the budget request. Within this amount, the agreement includes $147,000,000 for study, planning, design, architect and engineering services, and host nation support.

Firefighting Houses and Equipment.—The Secretary of the Army is directed to provide...
a report to the Committees, within 180 days of enactment of this Act, regarding firehouses, firefighting equipment, and firefighting personnel on military installations in non-contiguous states and territories. This report should include a timeline, details, and projected costs for the building of any firehouses on DOd installations that have not been funded but are necessary for standard working and living conditions for personnel and their equipment, to suit their mission and needs. The report also should outline a plan on remediation efforts to mitigate substandard conditions and to protect personnel and equipment.

Pacific Firefighting Support.—The agreement directs the Secretary of the Army to provide within 180 days of enactment of this Act to replace the current facility with a permanent firehouse station facility, including the timeline and projected costs. The plan shall also include an interim solution to address the substandard working conditions of the above-referenced Federal employees until a permanent firehouse station facility is constructed, including any necessary accommodation requirements to address the substandard conditions required to address recruitment and retention of fire, forestry, wildland and emergency service staff. The Army may synchronize and integrate the report directed provided under “Firefighting Houses and Equipment” in House Report 116–456 to reduce duplicative efforts, however each item noted in the House Report should be addressed.

Military Construction, Navy and Marine Corps

The agreement provides $1,736,144,000 for “Military Construction, Navy and Marine Corps”, which is $259,462,000 below the budget request. Within this amount, the agreement includes $251,710,000 for study, planning, design, and engineering services.

Marine Corps Military Construction Projects in INDOPACOM AOR.—There is concern that the Navy properly synchronized and planned the necessary construction projects needed for a Marine Corps presence in the INDOPACOM AOR. The Secretary of the Navy is directed to provide a master plan, in an unclassified and formatted, to the congressional defense committees. The plan should outline by fiscal year and dollar amounts how the military construction projects support Marines in Darwin, Australia, East Timor and Vanuatu no later than 90 days after enactment of this Act.

Naval Construction.—The agreement supports the Department’s Shipyard Infrastructure Optimization Plan and believes the restoration of deferred maintenance availability along with the public shipyard dry dock investments recommended by the plan is critical. The agreement urges the Secretary of the Navy to prioritize the timely funding of military infrastructure. In particular, the dry dock and shore infrastructure necessary to support critical maintenance of surface and submarine fleets by public shipyards.

Planning and Design.—The agreement reiterates the concern that the Navy’s process to identify, plan, and budget for requirements to provide adequate shore facilities and infrastructure to support the deployment of new weapons systems is flawed. The late advance planning and implementation of infrastructure harms not only the success of the project, but the entire program, as existing resources are re-prioritized to support late advances. The agreement also imperils the establishment of a uniform approach to procurements and would utilize procurement funding to replace the existing launch control and launch facilities in lieu of military construction projects. This undertaking required to execute the GBSD program, which entails replacement of the Minuteman missile fleet, and replacement of 80 Minuteman launch control facilities and 45 launch pads across five states. While the Committees support the plan, the agreement does not support the legislative proposal at this time.

Recognizing the potential for schedule risk if the traditional military construction approach is used, the agreement encourages the Air Force to continue to evaluate and present suggestions to adjust current military construction regulations to improve the program. For example, there are viable efforts to group projects, whether by installation, air wing, or other grouping, and the Air Force should designate a way forward for ease of management and execution. The agreement also supports the Air Force to utilize an approach whereby a single prime vendor may be designated to execute military construction projects in coordination with the Army and Navy.

Military Construction, Air Force

The agreement provides $558,156,000 for “Military Construction, Air Force”, which is $150,976,000 below the budget request. Within this amount, the agreement includes $2,152,556,000 for design, engineering, and construction services.
at Air Force Global Strike Command installations in its fiscal year 2022-2026 future years defense program.

MILITARY CONSTRUCTION, DEFENSE-WIDE
(INCLUDING TRANSFER OF FUNDS)

The agreement provides $2,041,909,000 for "Military Construction, Defense-Wide", which is $34,389,000 above the budget request. Within this amount, the agreement includes $182,976,000 for study, planning, design, architect and engineer services.

Hawaii Defense Radar.—The agreement continues to support the Homeland Defense Radar—Hawaii (HDR-H) and recognizes its importance to protecting Hawaii and the continental United States from current and future missile threats. The radar is necessary to the Missile Defense Agency’s (MDA) layered defense for the Indo-Pacific region and as such, Congress appropriated planning and design funds in fiscal years 2019 and 2020 for the project. MDA subsequently programmed $23,900,000 of these funds for this purpose. However, there is concern that MDA has not made sufficient and timely progress in its environmental review of potential locations to locate HDR-H which has led to delays in the military construction elements of the program. Specifically, the agreement notes a lack of information about the candidacy of the Pacific Missile Range Facility on the island of Kauai as an alternative site, including Department of the Navy concerns about potentially locating the radar at this training range.

Energy Resilience and Conservation Investment Program (ERCIP).—The agreement provides $1,218,000 for study, planning, design, architect and engineer services.

Readiness Center Transformation Master Plan.—The Army National Guard (ARNG) should continue to dedicate funding to implement the Readiness Center Transformation Master Plan. Facilities that fail to meet modern safety and security standards, contain hazardous materials and do not accommodate both male and female soldiers in the modern Army are obstacles to training, readiness, recruitment and retention. The Army and ARNG leadership are urged to follow the plan to allow for a sustained investment in the Readiness Center transformation plan which avoids severely neglected operational facilities.

MILITARY CONSTRUCTION, AIR NATIONAL GUARD

The agreement provides $159,437,000 for "Military Construction, Army National Guard," which is $28,000,000 above the budget request. Within this amount, the agreement includes $44,593,000 for study, planning, design, architect and engineer services.

Central Command.—The agreement notes concern with dual use fuel cell maintenance and corrosion control facilities that support both Active and Guard requirements. Central Command is working to realign requirements to share facilities and reduce costs, these arrangements do not always adequately meet the needs of all stakeholders. For example, at Little Rock Air Force Base, corrosion control and fuel cell maintenance that supports Guard activities is being accomplished by sharing the use of active duty host-owned facilities on a space available basis, making it difficult to schedule and complete required maintenance actions. Continued maintenance delays can negatively impact readiness and mission accomplishment. The Committees expect the Air Force and Air National Guard to prioritize such facilities to adequately meet Guard requirements in future budget requests.

MILITARY CONSTRUCTION, ARMY RESERVE

The agreement provides $88,337,000 for "Military Construction, Army Reserve", which is the same as the budget request. Within this amount, the agreement includes $1,218,000 for study, planning, design, architect and engineer services.

MILITARY CONSTRUCTION, NAVY RESERVE

The agreement provides $170,700,000 for "Military Construction, Navy Reserve", which is the same as the budget request. Within this amount, the agreement includes $5,485,000 for study, planning, design, architect and engineer services.

INFRASTRUCTURE SUPPORTING AIR REFUELING MISSIONS

The agreement provides $23,117,000 for "Military Construction, Air Force Reserve", which is the same as the budget request. The agreement includes section 129 under "Military Construction, Army Reserve", which is the same as the budget request.

MILITARY CONSTRUCTION, AIR FORCE RESERVE

The agreement provides $3,260,000 for "Military Construction, Air Force Reserve", which is the same as the budget request. The agreement includes section 129 under "Military Construction, Navy Reserve", which is the same as the budget request.

FAMILY HOUSING CONSTRUCTION, ARMY

The agreement provides $119,400,000 for "Family Housing Construction, Army", which is the same as the budget request.

FAMILY HOUSING OPERATION AND MAINTENANCE, ARMY

The agreement provides $352,342,000 for "Family Housing Operation and Maintenance, Army", which is $14,800,000 less than the budget request.

FAMILY HOUSING CONSTRUCTION, NAVY AND MARINE CORPS

The agreement provides $4,897,000 for "Family Housing Construction, Navy and Marine Corps", which is the same as the budget request.

FAMILY HOUSING OPERATION AND MAINTENANCE, NAVY AND MARINE CORPS

The agreement provides $346,483,000 for "Family Housing Operation and Maintenance, Navy and Marine Corps", which is the same as the budget request.

FAMILY HOUSING CONSTRUCTION, AIR FORCE

The agreement provides $97,214,000 for "Family Housing Construction, Air Force", which is the same as the budget request.

FAMILY HOUSING OPERATION AND MAINTENANCE, NAVY AND MARINE CORPS

The agreement provides $317,021,000 for "Family Housing Operation and Maintenance, Navy and Marine Corps", which is the same as the budget request.

FAMILY HOUSING CONSTRUCTION, AIR FORCE

The agreement provides $54,728,000 for "Family Housing Construction, Air Force", which is the same as the budget request.

FAMILY HOUSING OPERATION AND MAINTENANCE, DEFENSE-WIDE

The agreement provides $54,728,000 for "Family Housing Operation and Maintenance, Defense-Wide", which is the same as the budget request.

DEPARTMENT OF DEFENSE

The agreement provides $5,897,000 for the "Department of Defense Family Housing Improvement Fund", which is the same as the budget request.

MILITARY UNACCOMPANIED HOUSING IMPROVEMENT FUND

The agreement provides $5,897,000 for the "Department of Defense Family Housing Improvement Fund", which is the same as the budget request.

ADMIRATIVE PROVISIONS

The agreement includes section 101 limiting the use of funds under a cost-plus-a-fixed-fee contract.
The agreement includes section 102 allowing the use of construction funds in this title for hire of passenger motor vehicles.

The agreement includes section 103 allowing the use of construction funds in this title to pay for the purchase of land or land easements that exceed 100 percent of the value.

The agreement includes section 104 permitting construction of new bases in the United States without a specific appropriation.

The agreement includes section 105 limiting the use of funds to the provision of family housing.

The agreement includes section 107 allowing the use of minor construction funds to transfer or relocate activities.

The agreement includes section 108 prohibiting the procurement of steel unless American producers, fabricators, and manufacturers have been allowed to compete.

The agreement includes section 109 prohibiting the use of construction funds for family housing or real property taxes in any foreign nation.

The agreement includes section 110 prohibiting the use of funds to initiate a new installation overseas without prior notification.

The agreement includes section 111 establishing a preference for American contractors in United States territories and possessions in the Pacific and on Kwajalein Atoll and in countries bordering the Arabian Gulf.

The agreement includes section 112 establishing congressional notification of military exercises when construction costs exceed $100,000.

The agreement includes section 114 allowing funds appropriated in prior years for new projects authorized in prior appropriated military construction funds to be available for five years.

The agreement includes section 115 allowing the use of expired or lapsed funds to pay the cost of supervision for any project being completed with lapsed funds.

The agreement includes section 116 allowing military construction funds to be available for five years.

The agreement includes section 117 allowing the transfer of funds from Family Housing Construction accounts to the Family Housing Improvement Program.

The agreement includes section 118 allowing transfers to the Homeowners Assistance Fund.

The agreement includes section 119 limiting the source of operation and maintenance funds for flag and general officer quarters and allowing for notification by electronic medium. The provision also requires an annual report on the expenditures of each quarter.

The agreement includes section 120 extending the availability of funds in the Ford Island Improvement Account.

The agreement includes section 121 allowing the transfer of expired funds to the Foreign Currency Fluctuations, Construction, and Defense account.

The agreement includes section 122 allowing the reprogramming of construction funds for projects and activities subject to certain criteria.

The agreement includes section 123 prohibiting the obligation or expenditure of funds provided in this title for military construction for projects at Arlington National Cemetery.

The agreement includes section 124 providing additional construction funds for various Military Construction accounts.

The agreement includes section 125 directing the use of data in the Veterans Health Administration to improve outreach and response from veterans, and how the development of analytics and data infrastructure can be implemented to better meet the needs of veterans in a veteran’s life to present information.

Waste, Fraud and Abuse Prevention System.—As noted in House Report 116–445, the Department continues to face challenges preventing fraud, waste, and abuse (FWA) and is encouraged to establish a Department-wide fraud prevention system (FPS) that uses predictive modeling and analytics to identify and prevent FWA. The Department is encouraged to establish this system, within the VA Central Office, for the Veterans Health Administration to use beginning in fiscal year 2022. The Department is directed to submit to the Committees on Appropriations and Veterans' Affairs of both Houses of Congress a report no later than 180 days after enactment of this Act on the status of FPS integration, including recommendations on expanding the FPS tool enterprise-wide.

Asset and Infrastructure Review Commission.—The John S. McCain III, Daniel K. Akaka, and Samuel R. Johnson VA Maintaining Internal Systems and Strengthening Integrated Outside References (VISIER) Act of 2018 (P.L. 115–182) established an Asset and Infrastructure Review Commission to begin work in 2022. This Commission should take into account recent accessibility changes within VA and among community providers, as well as VA’s emergency response role. The Department should not accelerate the establishment of the Commission, but should abide by the timeline established by the MISSION Act. Moreover, the Department is directed to provide to the Committees on Appropriations and Veterans’ Affairs of both Houses of Congress, within 90 days of enactment of this Act, a report on the status and progress in developing the criteria and completing the market assessments.

Use of Authority to Convert Non-Medical Services to Contract Performance by Native Hawaiian Organizations or Indian Tribes.—Due to the lack of utilization of Hawaiian contracting authority in Section 237 of Division F of Public Law 116–94, the Department may not have done a sufficient job at making eligible communities aware of the opportunity. The Department is directed, within 120 days of enactment of this Act, to provide to the Committees on Appropriations and Veterans’ Affairs of both Houses of Congress a report on the status and progress in developing the criteria and completing the market assessments.

Center for Native Hawaiian, Pacific Islander and U.S.-Affiliated Pacific Islander Health.—The Committees recognize the significant contributions of Native Hawaiian, Pacific Islander (PI), and U.S.-Affiliated Pacific Islander (USAPI) service members, veterans, and their families to access resources through community-built networks, including public-private partnerships, are critical components to success. The Department is directed, within 120 days of enactment of this Act, to submit to the Committees on Appropriations within 180 days of enactment of this Act, and Veteran Data Analytics.—While data on veteran insights are currently used for evidence-based policy decision-making and high-level analysis, more timely and operational data are necessary to better integrate Veterans Experience Office and Veterans Benefits Administration operations. VA is directed to submit a report to the Committees within 180 days of enactment of this Act detailing how it measures effectiveness of current outreach to veterans, how it integrates data and analytics to improve outreach and response from veterans, and how the development of analytics and data infrastructure can be implemented to better meet the needs of veterans in a veteran’s life to present information.
Federal Law Enforcement.—The agreement notes that the explanatory statement accompanying the Commerce, Justice, Science, and Related Agencies Appropriations Act, 2021 directs the General Accounting Office to implement evidence-based training programs on de-escalation and the use-of-force, as well as on police-community relations, that are broadly applicable and scalable to all Federal law enforcement agencies. The agreement further notes that several agencies funded by this Act employ Federal law enforcement officers and are required to establish Law Enforcement Training Centers partner organizations. The agreement directs such agencies, in consultation with the Attorney General, to submit a report to the Committees no later than 90 days after consultation with the Attorney General. In addition, the agreement directs such agencies, to the extent that they are not already participating, to consult with the Attorney General and the Director of the FBI regarding participation in the Use-of-Force Data Collection. The agreement further directs such agencies to brief the Committees on Appropriations, no later than 90 days after enactment of this Act, on their current efforts to so participate.

Veterans Benefits Administration Compensation and Pensions (Including Transfer of Funds).—The agreement provides $130,227,650,000 for Compensation and Pensions in advance for fiscal year 2022. Of the amount provided, not more than $20,115,000 is to be transferred to General Operating Expenses, Veterans Benefits Administration (VBA) and Information Technology Systems for reimbursement of necessary expenses in implementing provisions of title 38. The agreement also provides $5,180,000,000 for fiscal year 2021 in addition to the advance appropriation provided last year.

The Department’s execution of the Compensation and Pensions account in fiscal year 2020 was extremely troubling. First, VA seemed unaware of period of availability constraints for a portion of their funding until the beginning of the fiscal year. Second, although aware of an error on their part that led to a further period of availability constraint, VBA took no action to correct this, and then did not make accounting adjustments early enough to prevent the possibility of payments to veterans being delayed in fiscal year 2021. While Congressional action prevented veteran payments from being impacted, the Department must be more attentive to ensure that this needlessly risk is not repeated in the future. As part of Congressional action to correct this issue, the agreement includes bill language to allow recovery of funds from fiscal year 2020 to be available to VA in fiscal year 2021. The Department is directed to provide to the Committees on Appropriations a plan to address the required accounting adjustments and reconciliation related to fiscal year 2020 benefit payments no later than 60 days after enactment of this Act.

Gulf War Veterans Claims for Service-Connected Disability Compensation.—The Department’s continued high rates of denial of Gulf War veterans’ claims for undiagnosed illnesses and chronic multi-symptom illnesses is concerning. The agreement directs the Department to submit a report to the Committees on Appropriations no later than 180 days after enactment of this Act on VA’s efforts to improve the grant rate for Gulf War illness disability. The agreement provides $4,866,618,000 for Readjustment Benefits in advance for fiscal year 2022.

Readjustment Benefits.—The agreement provides $14,946,618,000 for Readjustment Benefits in advance for fiscal year 2022.

Adaptive Automobile Grants.—The Department’s effort to improve the feasibility and advisability, including a cost estimate, for providing an eligible individual with an additional adaptive automobile grant or other conveyance, or to continue to grant or extend equitable relief to eligible veterans initially deemed eligible in instances of administrative error. This report shall be provided to the Committees on Appropriations within 270 days of enactment of this Act.

GI Bill Comparison Tool.—As described in House Report 116-445, the agreement strongly urges VA to make available through the GI Bill Comparison Tool information on whether an institution of higher education is a minority serving institution, a gender-specific institution, or a religiously-affiliated school, including relevant subcategories.

Veterans Insurance and Indemnities.—The agreement provides $136,950,000 for Veterans Insurance and Indemnities in advance for fiscal year 2022. The agreement also provides $2,148,000 for fiscal year 2021 in addition to the advance appropriation provided last year.

Veterans Housing Benefits Program Fund.—The agreement provides $33,826,000 for the cost of direct loans from the Vocational Rehabilitation Loans Program Account, plus $424,372 to be paid to the appropriation for General Operating Expenses, Veterans Benefits Administration. The agreement also provides $5,180,000,000 for General Operating Expenses, Veterans Benefits Administration and, of the amount provided, up to 10 percent is available for obligation until September 30, 2022.

Native American Veteran Housing Loan Program Account.—The agreement provides $1,186,000 for administrative expenses, Veterans Benefits Administration and, of the amount provided, up to 10 percent is available for obligation until September 30, 2022.

Native American Veteran Housing Loan Program Account.—The agreement provides $3,826,000 for Veterans Benefits Administration and, of the amount provided, up to 10 percent is available for obligation until September 30, 2022.

General Operating Expenses, Veterans Benefits Administration.—The agreement provides $424,372 to be paid to the appropriation for General Operating Expenses. The agreement also provides $5,180,000,000 for General Operating Expenses, Veterans Benefits Administration and, of the amount provided, up to 10 percent is available for obligation until September 30, 2022.

Equitable Relief.—As described in House Report 116-445, the Secretary is directed to continue to provide equitable benefit relief to eligible veterans initially deemed eligible in instances of administrative error. Open Air Burn Pit Claims.—The Secretary is directed to consult with the National Center for Post-Traumatic Stress Disorder (VA) to provide a report to the Committees on Appropriations no later than 180 days after enactment of this Act.

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Efforts to Combat Veteran Underemployment.—The Department, in conjunction with the Department of Labor, is directed to review efforts to combat veteran underemployment and provide to the Committees on Appropriations within 180 days of enactment of this Act.

Solid Start Study.—The agreement urges VA to consult with the Department of Defense, to conduct a study on the feasibility of, and resources necessary for, expansion of the Solid Start program to include all eligible veteran payments that they transitioned out of service, to ensure more veterans are aware of their earned benefits and diminish barriers to VA mental healthcare services. The agreement directs VA to continue to grant or extend equitable relief to veterans in support of the United States during the Vietnam War. This review should be submitted to the Committees on Appropriations no later than one year after enactment of this Act.

Veterans Health Administration Care for All Veterans.—VA is recognized for its invaluable role in serving the unique needs of veterans, and a strong and fully-functioning Veterans Health Administration (VHA) is necessary to effectively serve them. The Secretary is directed to conduct an analysis and provide a report and cost projection to the Committees on Appropriations including the total cost of providing all necessary healthcare to all eligible veterans within VHA. The report should include costs for the required infrastructure, staffing, and other supportive services necessary to accomplish that goal, and should be provided to the Committees within one year of enactment of this Act.

National Center for Post-Traumatic Stress Disorder.—The agreement supports the mission and work of the National Center for Post-Traumatic Stress Disorder (NCP-TSD) and provides $40,000,000, which includes $10,000,000 for the coordination of the VA National
PTSD Brain Bank, to continue the center’s advancement of the clinical care and social welfare of America’s veterans, through research, education, and training in the science of the treatment of PTSD and stress-related disorders.

**VA Facility Issues.**—The Committees have provided funding for a number of major construction, decision, lease, partnership, and renovation projects over the past several fiscal years that VA has not been able to execute within the growing and treating trend. The Committees expect VA to efficiently utilize the funding provided for all projects. Recognizing that the primary obstacle to completion of funding is the lack of appropriations, the Committees direct the Department to work with the Office of Management and Budget and Congress, including the Budget and Veterans Affairs Committees of the House and Senate, to resolve the issues that inhibit VA’s ability to execute leases for medical, research and administrative offices and facilities.

House Report 116-445 requests that VA provide reports regarding major medical leases, plans to address high-enrollee growth areas, research and administrative office needs, and opportunities for partnerships between small VA research programs and academic programs that do not receive significant Federal research investments. The agreement directs the Department to provide these reports within 180 days after enactment of this Act.

**Innovative Research Partnership Demonstration.**—New models of interdisciplinary research require intense collaboration among multiple fields in order to discover cutting edge therapies, diagnostic agents, and novel genomic analyses ready for precision application at the bedside and in the exam room. The Department is encouraged to partner with public research universities to enable the Department to lease space with a cutting edge, state or local government-owned research property and facility. Within 60 days of enactment of this Act the Department is directed to provide to the Committees on Appropriations an implementation plan that includes a description of the Department’s ability to execute leases for medical, research and administrative offices and facilities.

**Caregivers Support.**—The provision includes $1,195,486,000 for VA’s Caregivers Program, and notes that the expansion of the program has been implemented significantly behind schedule. VA is expected to dedicate this funding to the program, to not divert the resources to other areas, and is required to provide notification to the Committees of any repurposing of this funding.

**Mental Health and Suicide Prevention**

**Mental Health and Suicide Prevention**—The agreement provides $10,277,500,000 in discretionary funds for mental health programs, which is $20,000,000 above the budget request, and includes $32,695,000 for suicide prevention outreach. In addition to the direction provided in House Report 116-445, the agreement directs the Department to submit a report no later than 60 days after enactment of this Act detailing the Department’s suicide prevention strategy, including the use of faith-based programming, steps the Department is taking to communicate with at-risk veterans before they are at a crisis point, and the effectiveness of actions taken to date.

**Use of Machine Learning Software to Prevent Veteran Suicide.**—The Department is encouraged, in coordination with the Office of Mental Health and the Office of Suicide Prevention, to explore the use of a new generation of fully automated machine learning capabilities to rapidly provide predictive analytics to stop suicides before they occur. The Department is directed to submit a report to the Committees on Appropriations and VA Medical Centers on VA’s efforts to develop and adopt technology capable of providing support to VA’s case managers for veterans in their communities who have not been served by the Department, in order to help connect them with available programs and services.

**Veterans Crisis Line.**—The Department is encouraged to ensure the Veterans Crisis Line is able to utilize geolocation capabilities in order to ensure accurate emergency dispatch to persons at risk of imminent harm to self or others, similar to those of 911 call centers.

**VetsCorp.**—The Committees are displeased with the Department’s treatment of the Veterans Affairs Supportive Housing-Veterans Affairs Supportive Services for Veterans Families (SVSF) Program. Although VA has other outreach programs, a key and unique aspect of VetsCorp is that veterans themselves, working with VA, can actively seek out and connect with veterans in their communities who have not been served by the Department, in order to help connect them with available programs and services. VA recently brought this program into the system through this outreach. The agreement emphasizes the importance of this concept and reiterates the direction included in House Report 116-445 on this topic.

**Preventing Veteran Homelessness**

The agreement includes $1,908,769,000 in support of programs to prevent veteran homelessness.

**Supportive Services for Veterans Families (SVSF).**—The agreement provides $120,000,000 for grant awards in fiscal year 2022, and directs the Department to allocate an appropriate amount of SVSF grants are awarded to organizations that provide services to support women veterans. Further, the Department is directed to provide a report to the Committees within 120 days of enactment of this Act, for ensuring grant recipients and veterans who have received SVSF support from any funding source in fiscal years 2020 and 2021 will not face an abrupt reduction in support from VA at the end of fiscal year 2021. This section continues the Department of Housing and Urban Development-Veterans Affairs Supportive Housing (HUD-VASH).

**Department of Housing and Urban Development-Veterans Affairs Supportive Housing (HUD-VASH).**—The Department, in consultation with HUD, is directed to provide a report that includes the following information:

1. The number of case managers with temporary or permanent appointments, full and part time status, and the number of vacant case manager positions by VA Medical Center and state;
2. The number of vouchers requested by and the number of vouchers awarded to Public Housing Agencies by VA Medical Center and state;
3. The rate of voucher utilization by VA Medical Center and state;
4. An explanation of any barriers to utilization of HUD-VASH, and an adequate stock of affordable housing, insufficient number of case managers, landlord refusal of vouchers, and reservation for prioritization of high acuity veterans; whether localities that have approved exceptions to the fair market rent have better utilization rates; whether veterans who have received SVSF support from any funding source in fiscal years 2020 and 2021 will not face an abrupt reduction in support from VA at the end of fiscal year 2021.

Consolidated Appropriations Act, 2020 (P.L. 116–94) regarding the VetsCorp pilot program.
Redistribution of Unallocated HUD-VASH Voucher Funds.—The Secretary is encouraged to issue waivers where necessary to prevent Public Housing Agencies from being re- stricted from using unallocated HUD-VASH vouchers due to vouchers going unused because of insufficient referrals from V.A. The Department, in consultation with HUD, is directed to submit a report on the House and Senate Appropriations Subcommittees on Military Construction, Veterans Affairs and Related Agencies and the Committees on Transportation and Urban Development and Related Agencies recommending possible methods to redistribute unallocated HUD-VASH voucher funds. The report shall include an analysis of the feasibility of issuing a new solicitation of participation for unallocated HUD-VASH vouchers and should be provided to the Committees no later than 270 days after enactment of this Act.

Homeless Providers Grant and Per Diem (GPD) Program.—The agreement supports the goal of ending veteran homelessness by ensuring veterans access to permanent, affordable housing of their choice. However, the Department should continue to make funding available for GPD based on a collaborative process with local housing partners, local VA Medical Centers, and the Continuums of Care. The Department is directed to submit a report to the Committees on Appropriations no later than 180 days after enactment of this Act on the Department's plan to ensure continued access to transitional housing assistance for veterans, particularly in rural or highly rural areas, once the Department has determined that veteran homelessness is at or near “sustained reduction.” The agreement includes $270,000,000 for the GPD program, which is $4,661,000 above the request.

Veterans Telehealth (VTC) Program.—VA is directed to produce a report, in coordination with the Department of Justice, on the feasibility of sharing information between Departments on veterans in the justice system, including sex, age, time of service, whether deployed, education, type of offense, sentence, completion of VTC, completion of sentence, and recidivism. The Committees understand that additional efforts have been made to assist veterans who are parents and this report should include details about this type of programming. The report shall also assess whether this type of information sharing may help leaders become more aware of the effectiveness of VTCs and make recommendations on the allocation of additional support and resources. This report shall be provided to the Committees within 270 days of enactment of this Act.

VHA Staffing and Clinical Workforce Issues

For several years, the Committees have expressed concern with the Department’s ability to hire and retain physicians, physician assistants, nurses, mental health providers, other professionals, and support staff. The Committees appreciate VA’s efforts to address these concerns but believe a different reporting approach is necessary to provide a complete understanding of the scope of the issues. As such, in lieu of the requiring provisions included in the Explanatory Statement on page 18 of the Consolidated Appropriations Act, 2020 (P.L. 116-94) and House Report 116-445, the Committees direct the Department to prepare a detailed, comprehensive report no later than June 30, 2021, for fiscal year 2022 data and no later than January 31 for each fiscal year thereafter, that identifies its most pressing workforce issues and efforts the Department is taking to address these gaps. Among other topics, the report should cover workforce issues related to critical occupation staffing shortages, as identified by the Office of Inspector General (OIG #19-00346-241); mental health providers; physician assistants, nurse practitioners, physical therapists, occupational therapists, and intermediate care technicians. Recognizing that the adequacy of Patient-Aligned Care Teams, the particular staffing needs and credentialing are not captured within the personnel system but are important to the delivery of healthcare to veterans, the Committees are directed to provide a report on efforts being taken related to these issues in accordance with the timeline directed above.

In addition, the Committees maintain it is critical that VHA develop a staffing model to better understand and more quickly address staffing needs across the organization, particularly in critical need occupations. The Department is encouraged to include recommendations in the report to address its workforce.

The Committees look forward to working with the Department to develop a consistent format for this report that is useful for Congress, the Administration, and the public. Recognizing that information needs may change, the Committees note that specific reporting requirements may vary from fiscal year to fiscal year.

Rural Healthcare

Office of Rural Health.—The agreement notes that veterans residing in rural and remote areas face unique barriers to receiving high-quality mental health, primary healthcare, and specialty care services. While enhanced community care programs offer veterans increased flexibility to obtain care close to home, often this same gap in services exists in the private market in rural and remote communities. The Office of Rural Health (ORH) and its Rural Health Initiative have planned assistance to direct VA in its efforts to increase access to care. Therefore, the agreement provides $306,000,000 for ORH and the Rural Health Initiative.

In addition to the direction regarding rural health included in House Report 116-445, the Department is directed to conduct a report on incidents of sexual harassment or other forms of verbal harassment at VA facilities, and to develop a plan to address this issue no later than one year after enactment of this Act.

Barriers to Women’s Care.—The Department is encouraged to include recommendations in the report on efforts being taken related to these efforts becoming more permanent.

Women’s Health Services.—The Committees look forward to working with the Department to support the call center, as authorized, and request a report within 180 days of enactment of this Act regarding the fertility treatment and counseling services furnished by VA over the past five fiscal years. The report should include the following: (1) the number of veterans who received fertility treatment or counseling furnished by the Department of Veterans Affairs, disaggregated by era of military service of such Veterans; (2) the number of spouses of Veterans who received fertility treatment or counseling furnished by the Department of Veterans Affairs, disaggregated by gender of such Spouses; (3) the cost to the Department of furnishing fertility treatment and counseling services furnished by VA; (4) the average cost to the Department per recipient of fertility treatment and counseling; and (5) in cases in which the Department furnished fertility treatment through the use of assisted reproductive technology, the average number of cycles per person furnished, disaggregated by type of treatment; (6) a description of how fertility treatment and counseling services of the Department are coordinated with similar services of the Department of Defense and other federal agencies; (7) the number of veterans who are ineligible for in vitro fertilization treatment or other forms of assisted reproductive services currently provided by the Department, disaggregated by state of residence, race, age, and marital status.
Opioid Safety Initiatives and Substance Use Disorder Care

To continue to build upon opioid reduction efforts and safety initiatives, the agreement includes $503,680,000 for Opioid Prevention and Treatment programs at VA. This includes $582,848,000 for prevention and treatment programs, and $120,812,000 to continue implementation of the Comprehensive Opioid Response Program of 2016 (P.L. 114–198).

Office of Patient Advocacy.—Within 90 days of enactment of this Act, the Department is directed to submit a report to the Committees on Appropriations and Veterans’ Affairs of both Houses of Congress on its progress implementing the patient advocacy section of the House Report 116–445. The report should include detail regarding the specific training and instructions that Patient Advocates are given on how to escalate a concern outside of a VA facility when they believe a VA facility is not acting in the best interest of the veteran.

Whole Health

Whole Health.—The agreement provides $73,600,000 for Whole Health, which is $10,000,000 above the budget request. The Committees encourage the Department to continue to coordinate with the Department of Defense on this initiative. Within the total, the agreement includes $5,000,000 for creative arts therapies, as described in House Report 116–445.

Long-Term Care

Long-Term Care.—The agreement provides $10,559,783,000 as requested by the Department for long-term care. This includes $7,082,001,000 for institutional care and $3,477,782,000 for non-institutional care. The agreement supports the Department’s efforts to broaden veterans’ options regarding non-institutional long-term care support and services, and to accommodate veterans’ preferences to receive care in settings and approaches that are individualized to the veteran’s needs.

Long-Term Care Projections.—In addition to the Long-Term Care reports requested in House Report 116–445, the Department is directed to prepare a report on the current and projected needs for VA long-term care programs, to include both institutional and non-institutional care, and the workforce and cost estimates necessary to support it. This should include a cost-benefit analysis to determine the feasibility of incorporating assisted living into VA’s long-term care options. The report shall be provided to the Committees on Appropriations within 270 days of enactment of this Act.

Long-Term Care for Veterans with Severe Traumatic Brain Injury (TBI).—In addition to the requirement in the House Report 116–445, the Department is directed to consider entering into agreements with long-term care specialty care for veterans suffering from severe TBI where VA-provided direct care is not available.

Hospice Care for Veterans.—The Department is reminded of the direction in Public Law 115–244 regarding a pilot program to improve end-of-life care for combat veterans and Vietnam-era veterans. The Department is directed to provide a report within 90 days after enactment of this Act on the status of continued efforts to improve such care.

Hospice Care

Access to Child Care.—The Department is directed to submit a report to the Committees no later than 180 days after enactment of this Act to highlight best practices of VA’s Child Care Program, including partnerships to provide outdoor experiences, and to include a plan to disseminate the findings, as well as incorporate into criteria for additional sites. The report should also evaluate the standardization of the current application and selection process for these programs. In addition, any other changes to these programs, or any related programs, should be provided.

The Department is directed to provide an updated report to the Committees on Appropriations and Veterans’ Affairs of both Houses of Congress on its progress implementing the patient advocacy section of the House Report 116–445. The report should include detail regarding the specific training and instructions that Patient Advocates are given on how to escalate a concern outside of a VA facility when they believe a VA facility is not acting in the best interest of the veteran.
Community Care, with $2,000,000,000 available until September 30, 2021. The agreement provides an additional $1,380,000,000 above the fiscal year 2021 advance appropriation for the Medical Care account.

**Utilization of Community Care Benefits.**—The Committees remain concerned about the Department’s accurate accounting of Veterans’ utilization of community care benefits. As such, the Department is directed to provide information about how they have completed their initial data collection and reporting obligations and anticipated funding needs for the remainder of the fiscal year. The report should include detailed information on the timing of authorizations and the obligation of funds. It also should provide data broken out by VISN on the number of referrals and completed appointments in-house and in the community, including timeliness.

The Department has made significant progress on efforts to eliminate the backlog of prior year claims. In addition to the direction in House Report 116–445, within 60 days of enactment of this Act, the Department is directed to provide a plan to fully eliminate the backlog of claims, including the number of outstanding claims per state.

**Recording of Obligations.**—In fiscal year 2019, VA began to record obligations for community care at the time of payment to providers, rather than the prior practice of obligating at the time of authorization for care. This change in accounting practice did not affect the cost or quality of care. Earlier this year, VA determined its revised reporting was not required under current law and legislative language was required to continue the practice. In the absence of a legislative remedy, VA indicated its plan to comply with the statutory accounting practice, which would create a shortfall in the Medical Community Care account and require additional appropriations to maintain the Veterans Community Care program. However, the Administration failed to request the legislative remedy or funds to address this shortfall.

The agreement directs the Department to submit a report, no later than 15 days after the date of enactment of this Act, similar to the report required under current law, and explains the current policy and its impact on VA’s ability to provide community care. The report shall also include a proposal to address the inconsistency with current law and explain the Department’s current plan for aligning the recording and incurred obligations for the Medical Community Care appropriation in excess of its available resources in fiscal years 2021 and future fiscal years. This report should be completed in consultation with the Office of Management and Budget and provided to the Committees on Appropriations.

**Access to Community Dental Care.**—The Department is directed to take actions necessary to increase the number of dental care providers available to veterans in the community.

**Support for State Veterans Homes.**—The agreement directs the GAO to conduct a review of the relationship between the Department of Veterans Affairs and State Veterans Homes. The review shall be completed within one year of the date of enactment of this Act. The Committees urge the Department to work with States to identify opportunities to enhance the funding or services available to state veterans in VA-accredited State Veterans Homes.

**Long-Term Care Requirements.**—The Department is directed to provide quarterly reports on the number of referrals and completed appointments in-house and in the community, including timeliness.

**Medical Support and Compliance.**

**Medical Support and Compliance**

The Department provides $8,483,117,000 in advance for fiscal year 2022 for Medical Support and Compliance, with $200,000,000 available through fiscal year 2023. The agreement provides an additional $300,000,000 above the fiscal year 2021 advance appropriation for the Medical Support and Compliance account.

**High Reliability Organization.**—The Department is directed to provide funding for the high reliability organization initiative as requested in the budget request.

**Medical Facilities.**

The agreement provides $6,734,680,000 in advance for fiscal year 2022 for Medical Facilities, of which $350,000,000 is made available through fiscal year 2023. The agreement provides an additional $150,000,000 above the fiscal year 2021 advance appropriation for the Medical Facilities account.

The agreement provides $10,000,000 for women’s health and mental health non-recurring maintenance (NRM) projects, as described in House Report 116–445. Within the mental health NRM projects, the agreement directs VA to prioritize construction to increase the number of beds available for veterans and skilled nursing facilities and remove any unnecessary, duplicative requirements.

**Medical and Prosthetic Research.**

The agreement provides $815,000,000 for Medical and Prosthetic Research, available until September 30, 2022. The Department is directed to provide a report within 180 days of enactment of this Act to the Committees on Appropriations on its efforts to expand and support additional research in areas associated with VA’s injury or neurological diseases. The Committees understand the uniqueness of limb trauma injuries sustained by servicemembers in combat and support additional research in this area. Traumatic injuries or neurological diseases can also significantly alter or impair the lifestyle of the individual and their caregivers. In lieu of the directive in House Report 116–445, the agreement directs VA to continue its efforts to fund and conduct research that will design and develop technology to offset the effects of limb amputation, orthopedic injury and disease, neuropathic pain, and other neurodegenerative diseases by partnering with colleges and universities that specialize in these fields. As the Department continues to expand an innovative program of neuroprosthetics research, the agreement directs the Department to continue to provide a report within 180 days of enactment of this Act to the Committees on Appropriations on its efforts to expand and support additional research in areas associated with VA’s injury or neurological diseases. The Committees recognize the severity of spinal cord injuries sustained by servicemembers in combat and support additional research in this area. The Department is directed to work with outside organizations on spinal cord injury translational research to improve the quality of life of impaired and disabled Veterans. Additional investment in spinal cord research could yield long-term cost savings to VA through reduced healthcare costs and restore functional recovery to paralyzed veterans. In lieu of the directive in House Report 116–445, the agreement directs the Department to provide a report within 180 days of enactment of this Act to the Committees on Appropriations on its efforts to expand and support additional research in areas associated with VA’s injury or neurological diseases.
agreement supports additional analysis and research on the linkage between health effects and service at K2. VA is encouraged to work with the Agency for Toxic Substances and Disease Registry (ATSDR) and other responsible federal agencies to conduct and publish data, research, and analyze any causation or correlation between exposure to toxicants at K2 and cancer or other diseases or illnesses experienced by those who served at K2 between October 7, 2001 and November 21, 2005.

**Gulf War Illnesses.—**The Department directs the Department to submit a report to the Committees on Appropriations no later than 180 days after enactment of this Act on the progress of research related to the incidence and prevalence of brain cancer in Gulf War veterans. AND related to respiratory illnesses experienced by veterans who served in the Persian Gulf, Iraq and Afghanistan.

**Canine Research.—**The agreement maintains the Administrative Provision included in Public Law 116–94 related to VA animal research. The Department is directed to provide to the Committees, within 180 days of enactment of this Act, a report outlining their efforts to address each of the recommendations in the National Academies of Sciences, Engineering, and Medicine report on the Necessity, Use, and Care of Laboratory Dogs at the U.S. Department of Veterans Affairs.

**NATIONAL CEMETARY ADMINISTRATION** The agreement provides $352,000,000 for the National Cemetery Administration (NCA). Of the amount provided, up to 10 percent is available until September 30, 2022. The appropriated funding for NCA should be used to maintain existing cemeteries and to activate newly completed cemeteries.

**Prisoners of War Headstones.—**The Committee emphasizes the presence of headstones of prisoners of war in Fort Sam Houston National Cemetery and Fort Douglas National Cemetery. The agreement directs VA to ensure that swastikas and inscriptions honoring Adolf Hitler is extremely disturbing and note the Department has agreed to take immediate steps to swiftly replace these headstones with ones that do not feature Nazi insignia or inscriptions glorifying the Nazi regime. While the Department has initiated a consultation process under the Nation's Need for Remembrance Act, the agreement makes clear that this process should not unnecessarily delay the replacement of these headstones. As directed in House Report 116–445, VA is required to provide monthly reports on the status of the consultation process and the timeline for removal of these headstones to the Committees of Appropriations. The agreement authorizes the Department to carefully craft the design and wording of planned signage for the gravesites of prisoners of war buried in National Cemeteries. It should proceed with the appropriate historical context but be sensitive to those most affected by it. The agreement therefore continues to direct VA to include on its proposal to Congress all headstones for prisoners of war in its reports to the Committees on Appropriations.

**Rural Cemeteries.—**To improve access to cemeteries in rural areas, VA is directed to continue efforts to ensure that a burial option, including those utilizing public-private partnerships, is available within 75 miles of all veteran homes and is available and accessible. NCA Rural Initiative cemeteries help to support this goal. VA is directed to assess the potential for permanent infrastructure enhancements (e.g., wind screens, restrooms, storage facilities) at each Rural Initiative national cemetery site, based on location-specific needs, and provide to the Committees on Appropriations on the findings of this assessment no later than 180 days after enactment of this Act. VA is encouraged to enter into state, local or private partnerships to address the need for additional land and/or infrastructure to support and improve cemeteries and commemorative services at Rural Initiative national cemeteries, as appropriate.

**Western New York Cemetery.—**In fiscal year 2020, VA awarded an additional $10,000,000 requested by VA in order to complete delivery of the full scope of the Western New York National Cemetery as described in the fiscal year 2017 budget proposal, including a columbarium and burial sites, a permanent Honor Guard building, two permanent committal shelters, a permanent memorial wall, a Memorial walkway, a completed loop road and roadways, utilities, and fencing/landscaping. As Congress has provided the funding as described, VA is expected to deliver the full scope.

**DEPARTMENTAL ADMINISTRATION**

**GENERAL ADMINISTRATION (INCLUDING TRANSFER OF FUNDS)** The agreement provides $365,911,000 for General Administration. Of the amount provided, up to 10 percent is available until September 30, 2022. The agreement continues to include bill language permitting the transfer of funds from this account to General Operating Expenses, Veterans Benefits Administration. The agreement provides $13,924,000 for FMBT.

**Emergency Preparedness.—**The Department is directed to examine its emergency preparedness and response procedures, including the effectiveness of the VA Office of Emergency Management, any vulnerabilities of its supply chain, and the operation and management of the VA All-Hazards Emergency Cache program. The report should include recommended additions or changes to the legislative authorities to improve VA’s response capabilities for global pandemics. The Department should provide a report on its findings to the Committees on Appropriations no later than 180 days after enactment of this Act.

**Lobbying Congress.—**The agreement reminds the Department that lobbying Congress in support of legislation developed by VA, and not at the request for technical assistance from Congress, is not an appropriate use of taxpayer resources.

The agreement provides funding for General Administration in the amounts specified below: ($ in thousands)

| Office of the Secretary | $15,000 |
| Office of General Counsel | $17,000 |
| Office of Management | $44,407 |
| Office of Human Resources & Administration/Operations Management | $127,000 |
| Security & Preparedness | $97,132 |
| Office of Estates Administration | $30,052 |
| Office of Public and Intergovernmental Affairs | $15,000 |
| Office of Congressional & Legislative Affairs | $7,000 |
| Office of Veterans Experience | $0 |
| Office of Accountability & Whistleblower Protection | $22,770 |
| Total | $345,511 |

The Secretary may alter these allocations if the Committees have been notified and if the Committees or after a period of 30 days has elapsed.

**FMBT.—**The agreement provides $13,924,000 for FMBT initiatives funded from this account.

**Improved Digital Service Delivery.—**The Department is directed to provide a report no later than 180 days after enactment of this Act with an update on the implementation of the 21st Century IDEA (P.L. 115–336) requirements.

**Release of Names and Addresses.—**The agreement directs the Department to provide to the Committees a report within 60 days of enactment of this Act on the stability and security of VA’s existing mainframe computer systems and estimated costs and benefits of upgrading them, as directed in House Report 116–445.

**Digital Protection Pilot Program.—**In lieu of the direction provided in House Report 116–445, the agreement provides up to $5,000,000 for this initiative.

**IT Systems Congressional Justification.—**The Department is directed to improve the type, quality, and organization of information in the IT Congressional Justification as of the fiscal year 2022 request. The fiscal 2022 request also should include a section detailing VA’s existing IT IT projects and every project awaiting funding, in ranked order.

**Transforming Business Systems.—**VA, in conjunction with VA's Office of Information, Logistics, and Construction, and Information Technology, is directed to provide the following Veterans Affairs Logistic Redesign program information to the Committees on Appropriations and Veterans' Affairs of both Houses of Congress within 90 days of the passage of this Act: (1) a project management plan, including a description of the project’s scope; (2) lifecycle cost estimate; (3) integrated master schedule; (4) functional requirements and quality baselines; and (5) discussion of risks. VA is also directed to provide quarterly updates to the Committees on the project’s progress relative to its scope, cost, schedule and quality baselines. This table is intended to serve as the Department’s approved list of development projects; as noted above, any requested changes exceeding 10 percent of a project are subject to reprogramming requirements.
The agreement provides $2,627,000,000 for Veterans Electronic Health Record for activities related to the development and roll-out of VA’s Electronic Health Record Modernization (EHRM) initiative, the associated contractual costs, and the salaries and expenses incurred, to be charged against the appropriations as provided, up to 10 percent is available for obligations incurred in advance of the commencement of any new site.

EHRM Initiative.—The agreement includes a substantial increase of $1,127,000,000 for the EHRM initiative to support the expanded effort of building and deployment of the necessary infrastructure completing the six-year transition to the EHRM initiative. As a result of the $1,127,000,000, the total funding for the EHRM Initiative is $3,757,000,000 for fiscal year 2021, compared to $2,630,000,000 in fiscal year 2020. Of the $3,757,000,000, $1,127,000,000 is provided directly to the VA to support the EHRM initiative and $2,630,000,000 is provided to the Department of Defense (DoD) to support the implementation of the National Defense Authorization Act for Fiscal Year 2021. 

VETERANS ELECTRONIC HEALTH RECORD

The agreement provides $390,000,000 for Construction, Minor Projects. The agreement includes $233,995,000 for the Veterans Health Administration, $86,030,000 for the National Cemetery Administration, and $70,000,000 for VA/DOD Interoperability. 

CONSTRUCTION, MAJOR PROJECTS—Continued

Location and description Amount

Long Beach, CA: Mental Health & Community Living Center .................. 50,000
San Antonio, TX: Ft. Sam Houston Expansion .............................. 35,000
Alameda, CA: Community Based Outpatient Clinic & National Cemetery .................. 352,868
San Diego, CA: SCI & Seaside Building LI .............................. 21,260
Livonia, MI: Realignment and Closure of the Livonia Community Based Outpatient Clinic .......................... 143,270
Dallas, TX: Spinal Cord Injury Facility ....................................... 76,500
Columbus, OH: Rehabilitation Facility .............................. 120,000
Advance Planning and Design Fund: Various Stations .............. 117,781
Advance Planning and Design Fund: Various Stations .............. 15,000
Major Construction Staff: Various Stations .......................... 102,719
Honor Flight: Various Stations .................................................. 1,000
Judgment Fund: Various Stations ......................................... 25,000
Seismic Corrections: Various Stations ................................... 180,198
Subtotal, VHA ........................................................................ $1,212,286

The agreement includes $228,000,000 for the Office of Inspector General. Of the amount provided, up to 10 percent is available for obligations incurred in advance of the commencement of any new site.

OFFICE OF INSPECTOR GENERAL

The agreement provides $228,000,000 for the Office of Inspector General. 

VHA Staging Agreement—The agreement directs the Department to ensure that the VA’s EHR is certified per contract terms and conditions. As part of this effort, the Department is directed to continue using this agreement to fund the development and testing of the VHA Staging Environment. Of the $228,000,000, $180,198,000 shall be available for the VHA Staging Environment. 

The agreement provides $3,161,000,000 for Construction, Major Projects. The agreement provides $3,161,000,000 for Construction, Major Projects. The agreement allows the VA to obligate, up to 10 percent of the available funding, and to obligate the remaining 90 percent of funding on a calendar year basis. 

The agreement includes section 201 allowing for the transfer of funds among the three mandatory accounts. 

The agreement includes section 202 allowing for the transfer of funds among the four medical accounts. 

The agreement includes section 204 allowing for the lease of facilities and purchase of uniforms and uniforms.

The agreement includes section 204 allowing for the lease of facilities and purchase of uniforms and uniforms.
The agreement includes section 205 limiting the use of funds in the Medical Services account only for entitled beneficiaries unless reimbursement is made to the Department. The agreement includes section 206 allowing for the use of certain mandatory appropriations accounts for payment of prior year accrued obligations for those accounts.

The agreement includes section 207 allowing the use of appropriations available in this title to pay prior year obligations.

The agreement includes section 208 allowing the Department to use surplus earnings from the National Service Life Insurance Fund, the Veterans’ Special Life Insurance Fund, and United States Government Life Insurance Fund to administer these programs.

The agreement includes section 209 allowing the Department to cover the administrative expenses of enhanced-use leases and provides authority to obligate these reimbursements in the year in which the proceeds are received.

The agreement includes section 210 limiting the amount of reimbursement the Office of Disability and Employment Discrimination Complaint Adjudication, and the Office of Diversity and Inclusion can charge other offices of the Department provided.

The agreement includes section 211 requiring the Department to collect third-party payer information for persons treated for a non-service-connected disability.

The agreement includes section 212 allowing for the use of enhanced-use leasing revenues for construction, Major Projects and Construction, Minor Projects.

The agreement includes section 213 outlining authorized uses for Medical Services funds.

The agreement includes section 214 allowing for funds deposited into the Medical Care Collections Fund to be transferred to the Medical Services and Medical Community Care accounts.

The agreement includes section 215 which allows Alaskan veterans to use medical facilities of the Indian Health Service or tribal organizations.

The agreement includes section 216 permitting the transfer of funds from the Department of Veterans Affairs Capital Asset Fund to the Construction, Major Projects and Construction, Minor Projects accounts and making such funds available until otherwise appropriated.

The agreement includes section 217 requiring the Secretary to submit financial status quarterly reports for each of the Administrations and the Office of the Inspector General. The specific data requested is similar to that requested in the fiscal year 2017 conference report.

The agreement includes section 218 requiring the Department to notify and receive approval from the Committees of any proposed transfer of funding to or from the Information Technology Systems account and limits the aggregate annual increase in the account to no more than 10 percent of the funding appropriated to the account in this Act.

The agreement includes section 219 providing up to $322,932,000 of specified fiscal year 2021 funds for transfer to the Joint DOD-VA Medical Facility Demonstration Fund.

The agreement includes section 220 which permits up to $327,126,000 of specified fiscal year 2022 medical care funding provided in advance to be transferred to the Joint DOD-VA Medical Facility Demonstration Fund.

The agreement includes section 221 which authorizes transfers from the Medical Care Collections Fund to the Joint DOD-VA Medical Facility Demonstration Fund.

The agreement includes section 222 which transfers up to $1,000,000 from VA medical accounts to the DOD-VA Health Care Sharing Incentive Fund.

The agreement includes section 223 prohibiting funds from being used to replace the current system by which VISNs select and contract for diabetes monitoring supplies and equipment.

The agreement includes section 224 requiring that the Department notify the Committees of any construction project of at least $5,000,000, or 5 percent, whichever is less, 14 days prior to the obligation of the bid savings and describe their anticipated use.

The agreement includes section 225 which prohibits VA from increasing the scope of work for a major construction project above the scope specified in the original budget request unless the Secretary receives approval from the Committees.

The agreement includes section 226 requiring a quarterly report from each VA regional office on pending disability claims, both initial and supplemental; error rates; the number of claims processing personnel; corrective actions taken; training programs; and review team audit results. It also requires a quarterly report on the number of appeals pending at the Veterans Benefits Administration and the Board of Veterans Appeals.

The agreement includes section 227 requiring VA to notify the Committees of any financial obligations or expenditures applicable to fiscal years 2019, 2020 and 2021.

The agreement includes section 228 prohibiting VA from using funds to be transferred in fiscal year 2021 to carry out and expand the child care pilots.

The agreement includes section 229 permitting the Department to use surplus earnings from the period October 1, 2020 through June 30, 2021 to convert any program which received specific purpose funds in fiscal year 2020 to a general purpose-funded program without the approval of the Committees on Appropriations of both Houses of Congress or any subsequent appropriations.

The agreement includes section 230 prohibiting the use of funds, from the period October 1, 2020 through June 30, 2021, to convert the CBOC in Bainbridge, New York to an outpatient facility.

The agreement includes section 231 prohibiting the use of funds for the construction, expansion or renovation of an entire facility at any VA medical center.

The agreement includes section 232 mandating certain professional standards for the veterans crisis hotline and requiring a study to assess its effectiveness.

The agreement includes section 233 prohibiting the use of funds, from the period October 1, 2018 through January 1, 2024, in contravention of VHA’s May 10, 2017 guidelines on breast cancer.

The agreement includes section 234 addressing the use of funding for assisted reproductive technology treatment and adoption reimbursement.

The agreement includes section 235 prohibiting any funds from being used in a manner that is inconsistent with statutory limitations on outsourcing.

The agreement includes section 236 pertaining to exceptions for Indian- or Native Hawaiian-owned businesses contracting with VA.

The agreement includes section 237 directing the Secretary to conduct a survey of years of service and the use of special security numbers in VA programs.

The agreement includes section 238 respecting the application of the 2017 Appropriations Acts pertaining to certification of marriage and family therapists.

The agreement includes section 239, which prohibits funds from being used to transfer funding from the Filipino Veterans Equity Compensation Fund to any other VA account.

The agreement includes section 240 permitting funding to be used in fiscal years 2021 and 2022 to carry out and expand the child care pilot program authorized by section 205 of Public Law 111–136.

The agreement includes section 241 prohibiting VA from using funds to enter into an agreement to resolve a dispute or claim with an individual that would restrict the individual from speaking to Members of Congress or their staff on any topic, except those required to be kept secret in the interest of national defense or the conduct of foreign affairs.

The agreement includes section 242 referencing language in the 2017 Appropriations Act requiring certain data to be included in budget justifications for major construction projects.

The agreement includes section 243 prohibiting the use of funds to deny the Inspector General timely access to information, unless a或者其他 legislation was passed that would restrict the Inspector General and expressly limits such access.

The agreement includes section 244 prohibiting the use of funding from being used in a manner that would increase wait times for veterans at medical facilities.

The agreement includes section 245 prohibiting the use of funds in fiscal year 2021 to expand the number of specialty clinics.

The agreement includes section 246 prohibiting the use of funds to extend the deadline for the Secretary to resolve disputes or claims.

The agreement includes section 247 prohibiting the use of funds, from the period October 1, 2020 through January 1, 2024, to convert any program which received specific purpose funds in fiscal year 2020 to a general purpose-funded program without the approval of the Committees on Appropriations of both Houses of Congress or any subsequent appropriations.

The agreement includes section 248 prohibiting the use of funds for the construction, expansion or renovation of an entire facility at any VA medical center.

The agreement includes section 249 prohibiting the use of funds, from the period October 1, 2020 through January 1, 2024, to convert any program which received specific purpose funds in fiscal year 2020 to a general purpose-funded program without the approval of the Committees on Appropriations of both Houses of Congress or any subsequent appropriations.

The agreement includes section 250 to allow fiscal year 2021 and 2022 “Medical Community Care” funds to be used to cover obligations that otherwise would be paid by the Veterans Choice Fund, if necessary.

The agreement includes section 251 allowing the Committees on Appropriations to appropriate to the “Medical Services” account in fiscal years 2017 through 2019 for aid to state homes to remain in the “Medical Community Care” account.

The agreement includes section 252 specifying an amount from the four medical care accounts for gender-specific care for women.

The agreement includes section 253 directing VA to submit a plan to reduce the chances that clinical mistakes by VA employees will result in adverse events that require institutional or clinical disclosures.

The agreement includes section 254 rescinding unobligated balances.
The agreement includes $81,815,000 for Cemeterial Expenses, Army—Salaries and Expenses. The money is available until September 30, 2023.

The agreement reiterates that it is unacceptable that Arlington National Cemetery’s budget requests are continually inadequate to maintain the current level of services. Budget requests that do not reflect real needs are having a deleterious effect on the Cemetery’s performance and ability to meet its mission. The Cemetery cannot be underfunded, and accordingly, the agreement provides additional funds that do not meet resiliency standards.

This agreement reflects unflagging support for the cemetery and the successful completion of the Cemetery’s truly unique and honored mission. Accordingly, the Secretary of the Army is again directed to include this increase in the Cemetery’s baseline budget to ensure future budget requests provide ample resources for the Cemetery, including funding to complete the planned Southern Expansion and ensure that the life of our Nation’s most prestigious cemetery is extended into the 2050 timeframe.
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## Military Construction and Veterans Affairs, and Related Agencies Appropriations Act, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th>FY 2020 Enacted</th>
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<td>(rescission)</td>
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<td>Family Housing Support and Management Costs (Sec. 129)</td>
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<td>Military Construction - Military Installation Resilience (Sec. 132)</td>
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<td>Child Development Centers (Sec. 133)</td>
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<tr>
<td>(rescission)</td>
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Administrative Provisions
## Military Construction and Veterans Affairs, and Related Agencies Appropriations Act, 2021

(Amounts in thousands)

<table>
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<th></th>
<th>FY 2020 Enacted</th>
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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td><strong>Military Construction, Navy and Marine Corps</strong></td>
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<td>-48,000</td>
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<td>+48,000</td>
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<td>+37,700</td>
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<td>75,700</td>
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<td><strong>Total, title I, Department of Defense</strong></td>
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<td>Appropriations</td>
<td>11,315,000</td>
<td>7,813,563</td>
<td>8,084,000</td>
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<td>(7,813,563)</td>
<td>(8,332,813)</td>
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<tr>
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<td>(-286,813)</td>
<td>(-198,758)</td>
<td>(-268,813)</td>
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## MILITARY CONSTRUCTION AND VETERANS AFFAIRS, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tr>
<th>FY 2020</th>
<th>FY 2021 Request</th>
<th>FY 2021 Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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### TITLE II - DEPARTMENT OF VETERANS AFFAIRS

#### Veterans Benefits Administration

**Compensation and pensions:**

<table>
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<tr>
<th>Budget year</th>
<th>1,439,931</th>
<th>2,813,922</th>
<th>6,110,252</th>
<th>+4,670,321</th>
<th>+3,296,330</th>
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</thead>
<tbody>
<tr>
<td>Advance from prior year appropriations</td>
<td>109,017,152</td>
<td>118,246,975</td>
<td>118,246,975</td>
<td>+9,229,823</td>
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<td></td>
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<tr>
<td>Total, Compensation and pensions available in fiscal year 2021</td>
<td>110,457,083</td>
<td>121,080,897</td>
<td>124,357,227</td>
<td>+13,900,144</td>
<td>+3,296,330</td>
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<td>Advance appropriations</td>
<td>118,246,975</td>
<td>130,227,650</td>
<td>130,227,650</td>
<td>+11,980,675</td>
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<tr>
<td>Less appropriations from prior year advances</td>
<td>-109,017,152</td>
<td>-118,246,975</td>
<td>-118,246,975</td>
<td>-9,229,823</td>
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<tr>
<td>Total, Compensation and pensions appropriated in this bill</td>
<td>119,686,906</td>
<td>133,041,572</td>
<td>136,337,902</td>
<td>+16,650,996</td>
<td>+3,296,330</td>
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</table>

#### Readjustment benefits:

| Advance from prior year appropriations | 14,065,282 | 12,578,965 | 12,578,965 | -1,486,317 | --- |
| Total, Readjustment benefits available in fiscal year 2021 | 14,065,282 | 12,578,965 | 12,578,965 | -1,486,317 | --- |
| Advance appropriations | 12,578,965 | 14,946,618 | 14,946,618 | +2,367,653 | --- |
| Less appropriations from prior year advances | -14,065,282 | -12,578,965 | -12,578,965 | +1,486,317 | --- |
| Total, Readjustment benefits appropriated in this bill | 12,578,965 | 14,946,618 | 14,946,618 | +2,367,653 | --- |
### MILITARY CONSTRUCTION AND VETERANS AFFAIRS, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tr>
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<th>Final Bill vs Request</th>
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<td>Veterans insurance and indemnities:</td>
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<td></td>
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<td></td>
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<tr>
<td>Budget year</td>
<td>17,620</td>
<td>2,148</td>
<td>2,148</td>
<td>15,472</td>
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<tr>
<td>Advance from prior year appropriations</td>
<td>111,340</td>
<td>129,224</td>
<td>129,224</td>
<td>17,884</td>
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<td><strong>Total, Veterans insurance and indemnities available in fiscal year 2021</strong></td>
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<td>131,372</td>
<td>131,372</td>
<td>2,412</td>
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<td>136,950</td>
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<td>-129,224</td>
<td>-129,224</td>
<td>-17,884</td>
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<td>139,098</td>
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<td>Veterans housing benefit program fund:</td>
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<tr>
<td>Credit subsidy</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Direct</td>
<td>-7,000</td>
<td>-18,000</td>
<td>-18,000</td>
<td>-11,000</td>
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<tr>
<td>Guaranteed</td>
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<td>1,681,000</td>
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<td><strong>Subtotal (Credit subsidy)</strong></td>
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<td>1,663,000</td>
<td>+962,000</td>
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<tr>
<td>(Limitation on direct loans)</td>
<td>(500)</td>
<td>(500)</td>
<td>(500)</td>
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<tr>
<td>Administrative expenses</td>
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<td>204,400</td>
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<td>Vocational rehabilitation loans program account:</td>
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<tr>
<td>(Limitation on direct loans)</td>
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<td>34</td>
<td>34</td>
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<td>424</td>
<td>424</td>
<td>+22</td>
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### MILITARY CONSTRUCTION AND VETERANS AFFAIRS, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>Native American veteran housing loan program account...</td>
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<td>1,186</td>
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<td>(11,161,444)</td>
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<td>(145,311,218)</td>
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<tr>
<td>Advance from prior year</td>
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### MILITARY CONSTRUCTION AND VETERANS AFFAIRS, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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<th>Final Bill vs Request</th>
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### MILITARY CONSTRUCTION AND VETERANS AFFAIRS, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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<th>Final Bill vs Request</th>
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<td><strong>Medical facilities (MF):</strong></td>
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<td>Medical Care Collections Fund (MCCF) (transfer out) (Sec. 214)</td>
<td>(-446,000)</td>
<td>(-784,000)</td>
<td>(-784,000)</td>
<td>(-338,000)</td>
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<tr>
<td>Medical Community Care and Medical Services (by transfer) (Sec. 214)</td>
<td>(446,000)</td>
<td>(784,000)</td>
<td>(784,000)</td>
<td>(+338,000)</td>
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<tr>
<td>VA medical funds (transfer out) (Sec. 219)</td>
<td>(-314,400)</td>
<td>(-322,932)</td>
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<td>(-8,532)</td>
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</tbody>
</table>
### MILITARY CONSTRUCTION AND VETERANS AFFAIRS, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>DoD-VA Joint Medical Facility Demonstration Fund (by transfer) (Sec. 219)</td>
<td>(314,409)</td>
<td>(322,932)</td>
<td>(322,932)</td>
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<td>MCCF to DoD-VA Joint Medical Facility Demonstration Fund (transfer out)</td>
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<td>DoD-VA Joint Medical Facility Demonstration Fund (by transfer) (Sec. 221)</td>
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<tr>
<td>VA Medical Care Funds (transfer out) (Sec. 222)</td>
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<td>(-15,000)</td>
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<tr>
<td>DoD-VA Health Care Sharing Incentive Fund (by transfer) (Sec. 222)</td>
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<td>(15,000)</td>
<td>(15,000)</td>
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<td><strong>Total, Veterans Health Administration, Appropriations (budget year)</strong></td>
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<tr>
<td>(Transfer out)</td>
<td>(792,409)</td>
<td>(1,139,932)</td>
<td>(1,139,932)</td>
<td>(+347,523)</td>
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<tr>
<td></td>
<td>(-792,409)</td>
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<td>Category</td>
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<td>Final Bill</td>
<td>Final Bill vs Enacted</td>
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<td>National Cemetery Administration</td>
<td>329,000</td>
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<td>General administration</td>
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<td>365,911</td>
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<td>Board of Veterans Appeals</td>
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<td>198,000</td>
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<td>Information Technology Systems (IT Systems)</td>
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<tr>
<td>Veterans Electronic Health Record (EHR)</td>
<td>1,500,000</td>
<td>2,627,000</td>
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<td>Office of Inspector General</td>
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<td>228,000</td>
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<td>Construction, minor projects</td>
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<td>400,000</td>
<td>390,000</td>
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<td>-10,000</td>
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<tr>
<td>Grants for construction of State extended care</td>
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<td>Facilities</td>
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<td>90,000</td>
<td>90,000</td>
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<tr>
<td>Grants for the construction of Veterans cemeteries</td>
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<td>45,000</td>
<td>45,000</td>
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<tr>
<td><strong>Total, Departmental Administration</strong></td>
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</table>
### MILITARY CONSTRUCTION AND VETERANS AFFAIRS, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th>Administrative Provisions</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>Medical Support and Compliance (rescission) (Sec. 254)</td>
<td>-10,000</td>
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<td>-15,000</td>
<td>-5,000</td>
<td>-15,000</td>
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<tr>
<td>DOD-VA Health Care Sharing Incentive Fund (Sec. 253) (rescission)</td>
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<td>---</td>
<td>+15,949</td>
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<tr>
<td>Veterans Electronic Health Record (Sec. 254) (rescission)</td>
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<td>-20,000</td>
<td>+50,000</td>
<td>-20,000</td>
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<tr>
<td>Medical and Prosthetic Research (Sec. 254) (rescission)</td>
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<td>-20,000</td>
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<tr>
<td>Board of Veterans Appeals (Sec. 253) (rescission)</td>
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<td>---</td>
<td>+8,000</td>
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<tr>
<td>National Cemetery Administration (Sec. 253) (rescission)</td>
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<td>---</td>
<td>+1,000</td>
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<td>Medical Services (Sec. 254) (rescission)</td>
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<td>-100,000</td>
<td>+250,000</td>
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<td>Information Technology Systems (Sec. 254) (rescission)</td>
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<td>-37,500</td>
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<td>-37,500</td>
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<tr>
<td>General Administration (Sec. 254) (rescission)</td>
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<td>-12,000</td>
<td>-12,000</td>
<td>-12,000</td>
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<tr>
<td>General Operating Expenses, VBA (Sec. 254) (rescission)</td>
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<td>-16,000</td>
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<tr>
<td>Construction, Minor Projects (Sec. 254) (rescission)</td>
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<td>-35,700</td>
<td>-35,700</td>
<td>-35,700</td>
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<td><strong>Total, Administrative Provisions</strong></td>
<td><strong>-504,949</strong></td>
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### MILITARY CONSTRUCTION AND VETERANS AFFAIRS, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

**(Amounts in thousands)**

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<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total, title II, Department of Veterans Affairs</strong></td>
<td>237,710,165</td>
<td>261,147,837</td>
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<td>---</td>
<td>(-256,200)</td>
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<td>(-256,200)</td>
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<tr>
<td>Advance Appropriations:</td>
<td></td>
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<tr>
<td>(Mandatory)</td>
<td>(130,955,164)</td>
<td>(145,311,218)</td>
<td>(145,311,218)</td>
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</tr>
<tr>
<td>(Discretionary)</td>
<td>(87,636,650)</td>
<td>(94,183,260)</td>
<td>(94,183,260)</td>
<td>(+6,546,610)</td>
<td>---</td>
</tr>
<tr>
<td>(By transfer)</td>
<td>(792,409)</td>
<td>(1,139,932)</td>
<td>(1,139,932)</td>
<td>(+347,523)</td>
<td>---</td>
</tr>
<tr>
<td>(Transfer out)</td>
<td>(-792,409)</td>
<td>(-1,139,932)</td>
<td>(-1,139,932)</td>
<td>(-347,523)</td>
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</tr>
<tr>
<td>(Limitation on direct loans)</td>
<td>(2,508)</td>
<td>(2,970)</td>
<td>(2,970)</td>
<td>(+462)</td>
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<tr>
<td>Advances from prior year appropriations:</td>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Mandatory)</td>
<td>(123,193,774)</td>
<td>(130,955,164)</td>
<td>(130,955,164)</td>
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<tr>
<td>(Discretionary)</td>
<td>(75,550,600)</td>
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<td>(87,636,650)</td>
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<tr>
<td><strong>Total, available this fiscal year</strong></td>
<td>217,682,725</td>
<td>240,245,173</td>
<td>243,162,237</td>
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<tr>
<td>(Mandatory)</td>
<td>(125,352,925)</td>
<td>(135,434,234)</td>
<td>(138,730,584)</td>
<td>(+13,378,239)</td>
<td>(+3,298,330)</td>
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<tr>
<td>(Discretionary)</td>
<td>(92,510,400)</td>
<td>(104,810,939)</td>
<td>(104,431,673)</td>
<td>(+11,921,273)</td>
<td>(-379,256)</td>
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</table>
# MILITARY CONSTRUCTION AND VETERANS AFFAIRS, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td><strong>TITLE III - RELATED AGENCIES</strong></td>
<td></td>
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<tr>
<td>American Battle Monuments Commission</td>
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<td>Salaries and expenses</td>
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<td>75,100</td>
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<td>U.S. Court of Appeals for Veterans Claims</td>
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<td>Salaries and expenses</td>
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<td>Department of Defense - Civil</td>
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<td>Cemetery Expenses, Army</td>
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<td>70,800</td>
<td>81,815</td>
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<td>+11,015</td>
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<td>Armed Forces Retirement Home - Trust Fund</td>
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<td>Operation and maintenance</td>
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<td>42,300</td>
<td>44,300</td>
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<td>+2,000</td>
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<td>Capital program</td>
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<td>6,000</td>
<td>9,000</td>
<td>-3,000</td>
<td>+3,000</td>
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<td>Payment from General Fund</td>
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<td>Total, Armed Forces Retirement Home</td>
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<td><strong>Total, title III, Related Agencies</strong></td>
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<td>278,315</td>
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</table>
## MILITARY CONSTRUCTION AND VETERANS AFFAIRS, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
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<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td><strong>TITLE IV - OVERSEAS CONTINGENCY OPERATIONS</strong></td>
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<tr>
<td>Overseas Contingency Operations</td>
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<tr>
<td>Military Construction, Army</td>
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<td>Military Construction, Air Force</td>
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<td>Military Construction, Defense-Wide</td>
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<td><strong>Subtotal, Overseas Contingency Operations</strong></td>
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<td>-99,800</td>
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<tr>
<td>European Deterrence / Reassurance Initiative</td>
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<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Military Construction, Army</td>
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<td>15,873</td>
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<td>Military Construction, Navy and Marine Corps</td>
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<td>70,020</td>
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<td>Military Construction, Defense-Wide</td>
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<tr>
<td><strong>Subtotal, European Deterrence / Reassurance Initiative</strong></td>
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<td>+238</td>
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<tr>
<td>Total, Overseas Contingency Operations</td>
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<td>+238</td>
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</table>
## MILITARY CONSTRUCTION AND VETERANS AFFAIRS, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tr>
<th>FY 2020</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
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<tbody>
<tr>
<td>Enacted</td>
<td></td>
<td>Final Bill</td>
<td></td>
<td></td>
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</tbody>
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### TITLE V - GENERAL PROVISIONS

- **Veterans Services (Sec. 514) (transfer out) (emergency)**
  - FY 2020: ---
  - FY 2021 Request: ---
  - Final Bill: (-167,000)
  - vs Enacted: (-167,000)
  - vs Request: (-167,000)

- **Veterans Benefits Administration, General Operating Expenses (Sec. 514) (by transfer) (emergency)**
  - FY 2020: ---
  - FY 2021 Request: ---
  - Final Bill: (+140,000)
  - vs Enacted: (+140,000)
  - vs Request: (+140,000)

- **National Cemetery Administration (Sec. 514) (by transfer) (emergency)**
  - FY 2020: ---
  - FY 2021 Request: ---
  - Final Bill: (+26,000)
  - vs Enacted: (+26,000)
  - vs Request: (+26,000)

- **Board of Veterans Appeals (Sec. 514) (by transfer) (emergency)**
  - FY 2020: ---
  - FY 2021 Request: ---
  - Final Bill: (+1,000)
  - vs Enacted: (+1,000)
  - vs Request: (+1,000)

- **Medical Services transfer out (Sec. 515) (emergency)**
  - FY 2020: ---
  - FY 2021 Request: ---
  - Final Bill: (-243,000)
  - vs Enacted: (-243,000)
  - vs Request: (-243,000)

- **Veterans Benefits Administration, General Operating Expenses (Sec. 515) (by transfer) (emergency)**
  - FY 2020: ---
  - FY 2021 Request: ---
  - Final Bill: (+198,000)
  - vs Enacted: (+198,000)
  - vs Request: (+198,000)

- **Information Technology Systems (Sec. 515) (by transfer) (emergency)**
  - FY 2020: ---
  - FY 2021 Request: ---
  - Final Bill: (+45,000)
  - vs Enacted: (+45,000)
  - vs Request: (+45,000)

- **Medical Services transfer out (Sec. 517) (emergency)**
  - FY 2020: ---
  - FY 2021 Request: ---
  - Final Bill: (-100,000)
  - vs Enacted: (-100,000)
  - vs Request: (-100,000)

- **Medical Community Care (Sec. 517) (by transfer) (emergency)**
  - FY 2020: ---
  - FY 2021 Request: ---
  - Final Bill: (+100,000)
  - vs Enacted: (+100,000)
  - vs Request: (+100,000)

---

**Total, title V, General Provisions (emergencies)**

<table>
<thead>
<tr>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
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<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td></td>
<td></td>
<td>Final Bill</td>
<td></td>
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---
## MILITARY CONSTRUCTION AND VETERANS AFFAIRS, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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MILITARY CONSTRUCTION AND VETERANS AFFAIRS, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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OTHER APPROPRIATIONS

CONTINUING APPROPRIATIONS ACT, 2021 AND OTHER EXTENSIONS ACT (P.L. 116-159 DIV A)

| Medical Services transfer to Canteen Service Revolving Fund (transfer out) (emergency) | --- | --- | (-140,000) | (-140,000) | (-140,000) |
| Canteen Service Revolving Fund (by transfer) (emergency) | --- | --- | (140,000) | (+140,000) | (+140,000) |

Total, Continuing Appropriations Act, 2021 and Other Extensions | --- | --- | --- | --- | ---
### MILITARY CONSTRUCTION AND VETERANS AFFAIRS, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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### MILITARY CONSTRUCTION

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### Wisconsin

#### Army National Guard

- **Appleton**
  - National Guard Readiness Center Add/Alt: $11,600

#### Army Reserve

- **Fort McCoy**
  - Scout Reconnaissance Range: $14,600
  - Total, Wisconsin: $26,200

#### CONUS Unspecified

- Training Target Structure: $14,400
  - Total, CONUS Classified: $14,400

### Bahrain Island

#### Navy

- **SW Asia**
  - Ship to Shore Utility Services: $68,340
  - Total, Bahrain Island: $68,340

### Germany

#### Defense-wide

- Rhine Ordnance Barracks
  - Medical Center Replacement (INC 9): $200,000
  - Total, Germany: $200,000

### Greece

#### Navy

- **Souda Bay**
  - Communication Center: $50,180
  - Total, Greece: $50,180

### Guam

#### Navy

- **Andersen AFB**
  - Ordnance Operations Admin: $21,280

- **Joint Region Marianas**
  - Bachelor Enlisted Quarters H (INC 2): $80,000
  - Base Warehouse: $55,410
  - Central Fuel Station: $35,950
  - Central Issue Facility: $45,290
  - Combined EOD Facility: $37,600
  - DAR Bridge Improvements: $40,180
  - DAR Road Strengthening: $70,760
  - Distribution Warehouse: $77,930
  - Individual Combat Skills Training: $17,430
  - Joint Communication Upgrade: $166,000

#### Air Force

- **Joint Region Marianas**
  - Stand Off Weapons Complex, MSA: $56,000

#### Air National Guard

- **Joint Region Marianas**
  - Space Control Facility 5: $20,000
  - Total, Guam: $723,830
  - Total: $523,730
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### MILITARY CONSTRUCTION

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#### FAMILY HOUSING, ARMY

**ITALY**

**VICENZA**

FAMILY HOUSING NEW CONSTRUCTION (130 UNITS) .......... 84,100 84,100

**KWAJALEIN**

REPLACEMENT CONSTRUCTION (24 UNITS) ............... 32,000 32,000

PLANNING AND DESIGN .................................. 3,300 3,300

SUBTOTAL, CONSTRUCTION ................................ 119,400 119,400

#### OPERATION AND MAINTENANCE

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#### FAMILY HOUSING, NAVY AND MARINE CORPS

**JAPAN**

**YOKOSUKA**

CONSTRUCTION PLANNING AND DESIGN (66 UNITS) .......... 37,043 37,043

PLANNING AND DESIGN .................................. 3,128 3,128

PLANNING AND DESIGN FOR USMC/DPRI GUAM .............. 2,726 2,726

SUBTOTAL, CONSTRUCTION ................................ 42,897 42,897

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#### FAMILY HOUSING, AIR FORCE

**JAPAN**

**KADENA**

CONSTRUCTION IMPROVEMENTS (117 UNITS) ............... 94,245 94,245

PLANNING AND DESIGN .................................. 2,969 2,969

SUBTOTAL, CONSTRUCTION ................................ 97,214 97,214

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<td>MILITARY CONSTRUCTION, DEFENSE-WIDE (rescission) (Sec. 134)</td>
<td>---</td>
<td>-131,000</td>
</tr>
<tr>
<td>MILITARY CONSTRUCTION, DEFENSE-WIDE (Sec. 134)</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>DEPARTMENT OF DEFENSE BASE CLOSURE ACCOUNT</td>
<td>---</td>
<td>-50,000</td>
</tr>
<tr>
<td>MILITARY CONSTRUCTION, NAVY AND MARINE CORPS</td>
<td>---</td>
<td>-48,000</td>
</tr>
<tr>
<td>subtotal, unfunded requirements - services</td>
<td>---</td>
<td>308,822</td>
</tr>
</tbody>
</table>
MILITARY CONSTRUCTION

(Amounts in thousands)

<table>
<thead>
<tr>
<th>Budget Request</th>
<th>Final Bill</th>
</tr>
</thead>
<tbody>
<tr>
<td>---</td>
<td>---</td>
</tr>
</tbody>
</table>

COST TO COMPLETE PROJECTS - SERVICES

<table>
<thead>
<tr>
<th>Description</th>
<th>Budget Request</th>
<th>Final Bill</th>
</tr>
</thead>
<tbody>
<tr>
<td>MILITARY CONSTRUCTION, DEFENSE-WIDE (Sec. 124)</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>MILITARY CONSTRUCTION, ARMY (Sec. 128)</td>
<td>---</td>
<td>48,000</td>
</tr>
<tr>
<td>MILITARY CONSTRUCTION, NAVY AND MARINE CORPS (Sec. 128)</td>
<td>---</td>
<td>37,700</td>
</tr>
<tr>
<td>MILITARY CONSTRUCTION, AIR FORCE (Sec. 128)</td>
<td>---</td>
<td>75,700</td>
</tr>
<tr>
<td>MILITARY CONSTRUCTION, ARMY RESERVE (Sec. 128)</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>MILITARY CONSTRUCTION, NAVY RESERVE (Sec. 128)</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>FAMILY HOUSING CONSTRUCTION, ARMY (Sec. 128)</td>
<td>---</td>
<td>4,500</td>
</tr>
</tbody>
</table>

---

SUBTOTAL, COST TO COMPLETE PROJECT                                      165,900

---

ADMINISTRATIVE TOTAL                                               474,722

---

GRAND TOTAL                                              7,813,563   8,064,000

---
### OVERSEAS CONTINGENCY OPERATIONS

(AMOUNTS IN THOUSANDS)

<table>
<thead>
<tr>
<th></th>
<th>BUDGET REQUEST</th>
<th>FINAL BILL</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>GERMANY</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>AIR FORCE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>RAMSTEIN</td>
<td></td>
<td></td>
</tr>
<tr>
<td>EDI: RAPID AIRFIELD DAMAGE REPAIR STORAGE</td>
<td>36,345</td>
<td>36,345</td>
</tr>
<tr>
<td>SPANGDAHLEM AB</td>
<td></td>
<td></td>
</tr>
<tr>
<td>EDI: RAPID AIRFIELD DAMAGE REPAIR STORAGE</td>
<td>25,824</td>
<td>25,824</td>
</tr>
<tr>
<td>TOTAL, GERMANY</td>
<td>62,169</td>
<td>62,169</td>
</tr>
<tr>
<td><strong>ROMANIA</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>AIR FORCE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CAMPIA TURZII</td>
<td></td>
<td></td>
</tr>
<tr>
<td>EDI: DANGEROUS CARGO PAD</td>
<td>11,000</td>
<td>11,000</td>
</tr>
<tr>
<td>EDI: ECAOS DABS-FEV STORAGE COMPLEX</td>
<td>68,000</td>
<td>68,000</td>
</tr>
<tr>
<td>EDI: PARKING APRON</td>
<td>19,500</td>
<td>19,500</td>
</tr>
<tr>
<td>EDI: POL INCREASE CAPACITY</td>
<td>32,000</td>
<td>32,000</td>
</tr>
<tr>
<td>TOTAL, ROMANIA</td>
<td>130,500</td>
<td>130,500</td>
</tr>
<tr>
<td><strong>SPAIN</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>NAVY</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ROTA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>EDI: EOD BOAT SHOP</td>
<td>31,760</td>
<td>31,760</td>
</tr>
<tr>
<td>EDI: EXPEDITIONARY MAINTENANCE FACILITY</td>
<td>27,470</td>
<td>27,470</td>
</tr>
<tr>
<td>TOTAL, SPAIN</td>
<td>59,230</td>
<td>59,230</td>
</tr>
</tbody>
</table>
## Overseas Contingency Operations

(AMOUNTS IN THOUSANDS)

<table>
<thead>
<tr>
<th></th>
<th>Budget Request</th>
<th>Final Bill</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Worldwide Unspecified</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Planning and Design</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Army</td>
<td>11,903</td>
<td>12,141</td>
</tr>
<tr>
<td>Navy</td>
<td>10,790</td>
<td>10,790</td>
</tr>
<tr>
<td>Air Force</td>
<td>54,800</td>
<td>54,800</td>
</tr>
<tr>
<td><strong>Total, Planning and Design</strong></td>
<td>77,493</td>
<td>77,731</td>
</tr>
<tr>
<td>Minor Construction</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Army</td>
<td>3,970</td>
<td>3,970</td>
</tr>
<tr>
<td>Air Force</td>
<td>16,400</td>
<td>16,400</td>
</tr>
<tr>
<td><strong>Total, Minor Construction</strong></td>
<td>20,370</td>
<td>20,370</td>
</tr>
</tbody>
</table>
DIVISION K—DEPARTMENT OF STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS APPROPRIATIONS ACT, 2021

The explanatory statement accompanying this division is prepared and indicates congressional intent. In implementing this agreement, Federal departments, agencies, commissions, and other entities are directed to cooperate, assist, report, comply, and make notifications and instructions contained in H. Rept. 116–444 (House report) accompanying H.R. 7608 and incorporated by reference to sections 1 through 118 of the Act, which are not modified by this explanatory statement, while repeating some House report language for emphasis or clarification, but does not negate language in such report unless expressly provided herein. Language expressing an opinion or making an observation in the House report represents the view of the House committee unless specifically endorsed in this explanatory statement.

Reports required to be submitted pursuant to the Act, including reports required by this explanatory statement and the House report, may not be consolidated to include responses to multiple requirements in a single report, except following consultation with the Committees on Appropriations.

Similar to prior fiscal years, a portion of funding appropriated by the Act is designated as Overseas Contingency Operations/Global War on Terrorism (OCO/GWOT) pursuant to the Balanced Budget and Emergency Deficit Control Act of 1985 (BBEDCA). The Act does not contain or establish a regional limitation on the use of OCO/GWOT funding.


For purposes of the Act and this explanatory statement, the term “subject to the regular notification procedures of the Committees on Appropriations” means that Committees are notified not less than 15 days prior to the obligation of funds or other action that is the subject of the notification requirement regarding what may be contained in an agency’s congressional budget justification (CBJ) or in the operating and spend plans required by section 7061 of the Act. CBJs, operating plans, spend plans, and CBJs do not suffice as justification for purposes of satisfying such notification requirement.

Federal agencies funded by the Act shall notify the Committees on Appropriations of any reprogramming, as required by section 7015 of the Act, at the most detailed level of the CBJ, the Act, or this explanatory statement.

Congressional notifications submitted by the heads of the Federal agencies funded in the Act for funds that are being reallocated prior to initial obligation, reprogrammed, or reobligated after deobligation, shall, to the maximum extent practicable, contain detailed information about the sources of the funds and why such funds are no longer needed or intended to be used as previously justified.

Section 7019 of the Act requires that amounts designated in the respective tables included in this explanatory statement for funds appropriated in titles V through VII, including tables in title VII, shall be made available at not less than such designated amounts, unless otherwise provided for in the Act. Any report required by section 7019(a) of the Foreign Assistance Act (FAA) of 1961 (653(a) report), where applicable. In lieu of the tables and allocations reflected in the House report, the tables and allocations contained in this explanatory statement shall guide departments, agencies, commissions, and other entities when allocating funds. The Act provides that the amounts designated in the tables shall be made available notwithstanding the date of the transmission of the 653(a) report.

Proposed deviations from tables in titles I and II in this explanatory statement are subject to the regular notification procedures of the Committees on Appropriations unless an exception or deviation authority is specifically provided in the Act or this explanatory statement.

The Secretary of State and the Administrator of the United States Agency for International Development (USAID) shall continue to provide the Committees on Appropriations with reports as soon as practicable. Notwithstanding any other provision of any Act, including the report required under the Monitoring and Evaluation heading in Senate Report 114–90, the Committees on Appropriations are given a meaningful opportunity to provide facts and opinions, in advance of any public announcement, to inform: (1) the use of funds; (2) the development, convening, or conducting of any conference or activity; or (3) a decision to be taken. Additionally, section 7029 of the Act includes specific requirements regarding multi-year pledges.

The Secretary of State and USAID Administrator, as appropriate, shall inform the Committees on Appropriations on the use of notwithstanding authority, including detailed information on the provisions of law being notwithstanding and a justification for the use of such authority, in the submittal of any congressional notification required by the Act. If it becomes necessary to rely on notwithstanding authority subsequent to a notification of assistance, the Committees on Appropriations shall be informed at the earliest opportunity and to the extent practicable. Notwithstanding authority included in any provision of the Act shall not be construed to exclude the requirements of such provision.

The Administrative Procedure Act of 1946 (5 U.S.C. § 551 et seq.) has, at times, been loosely interpreted by the Department of State when using an exception to the publishing of a proposed rulemaking related to a function of foreign affairs. The exception should only be used if public rulemaking provisions would clearly provoke definitive undesirable international consequences. Any Federal funds made available by the Act shall post on its publicly available website any report required by the Act to be submitted to the appropriate congressional committees, upon a determination by the head of the agency that to do so is in the national interest. This determination shall not apply if: (1) the public posting of the report would compromise national security, including the conduct of diplomacy, or (2) the report contains privileged, or sensitive information; or (3) the agency is already directed to publicly post such report by another provision of law or regulation.

The head of an agency posting such report shall, unless directed otherwise by the Act or any other provision of law or regulation, do so only in a manner as the head of the agency determines to be most desirable international consequences.

For purposes of the Act and this explanatory statement, the term “stabilization assistance” has the same meaning as defined by the Stabilization Assistance Review in A Framework for Maximizing the Effectiveness of United States Government Efforts to Stabilize Conflict-Affected Areas, 2018.

The Secretary of State shall update the report required under the Monitoring and Evaluation heading in Senate Report 114–90 and submit such report to the Committees on Appropriations in the manner described.

Consistent with prior fiscal years, none of the funds made available by the Act may be used to send or otherwise transport in the attendance of more than 50 employees of Federal agencies who are stationed in the United States at any single international conference occurring outside the United States, unless the Secretary of State reports to the appropriate congressional committees at least 5 days in advance that such attendance is important to the national interest.

For purposes of this restriction, the term “international conference” means a conference attended by representatives of the United States Government and of foreign governments, international organizations, or non-governmental organizations (NGOs).

Federal agencies funded by the Act shall not provide bonuses to government contractors who fail to complete their contract in a satisfactory manner, including as a result of avoidable schedule delays or cost overruns.

TITLe I

DEPARTMENT OF STATE AND RELATED AGENCY

DEPARTMENT OF STATE

ADMINISTRATION OF FOREIGN AFFAIRS

The aggregate includes $12,339,887,000 for Administration of Foreign Affairs, of which $3,185,309,000 is designated for OCO/GWOT pursuant to BBEDCA. The aggregate includes a total of $6,071,348,000 for embassy security, as contained in the table below:

<table>
<thead>
<tr>
<th>Account/Program</th>
<th>Budget Authority (in thousands of dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Worldwide Security Protection</td>
<td>1,120,899</td>
</tr>
<tr>
<td>Embassy Security, Construction, and Maintenance</td>
<td>1,560,449</td>
</tr>
<tr>
<td>Total</td>
<td>6,741,348</td>
</tr>
</tbody>
</table>

DEPLOMATIC PROGRAMS

The aggregate includes $9,170,013,000 for Diplomatic Programs, of which $2,226,122,000 is designated for OCO/GWOT pursuant to BBEDCA. The aggregate includes $6,071,348,000 for embassy security, as contained in the table below:

<table>
<thead>
<tr>
<th>Account/Program</th>
<th>Budget Authority (in thousands of dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Worldwide Security Protection</td>
<td>1,120,899</td>
</tr>
<tr>
<td>Embassy Security, Construction, and Maintenance</td>
<td>1,560,449</td>
</tr>
<tr>
<td>Total</td>
<td>6,741,348</td>
</tr>
</tbody>
</table>
Funds appropriated for the Act and programs under the five bureaus listed in the table under this heading that exceed the fiscal year 2021 congressional budget justification (CBJ) levels for such offices and programs are in addition to funds otherwise made available for such bureaus.

Prior to submitting the operating plan required by section 7061(a) of the Act, the Secretary of State shall consult with the Committees on Appropriations to determine staffing levels and any major changes to programs from the prior fiscal year. The Secretary of State shall include in the operating plan a description of any funds transferred to other Federal agencies in support of Afghanistan operations, funding projected transfer amounts and the number of staff supported by each agency, and diplomatic operating levels for Afghanistan, Pakistan, and Iraq under this heading in a manner consistent with the fiscal year 2021 Department of State Staffing Reports.

Bureau of Democracy, Human Rights, and Labor, Department of State.—Not later than 90 days after enactment of the Act, the Secretary of State shall submit a report to the appropriate congressional committees detailing steps taken to implement the recommendations included in the January 27, 2020 GAO report Additional Steps Are Needed to Identify Potential Barriers to Diversity (GAO–20–237).

Exploitation and Abuse Report.—Not later than 90 days after enactment of the Act, the Secretary of State shall submit a report to the appropriate congressional committees on the status of implementing the curriculum directed to be established under this heading in Senate Report 116–126.

Global Criminal Justice.—The agreement includes funds under this heading for the Office of Global Criminal Justice (G CJ) to hire additional personnel to enhance the capacity of GCJ to manage programs implemented pursuant to section 7065(a)(2) of the Act. Not later than 45 days after enactment of the Act, the Global Criminal Justice shall consult with the Committees on Appropriations on the implementation of such programs.

Global Engagement Center.—The agreement includes funds up to the fiscal year 2020 level for the Global Engagement Center.

International Women of Courage Award.—Based on the findings of the Office of Inspector General (OIG) in the September 2020 Review of the Selection Process for the International Women of Courage Award (ESIP–20–20), the Secretary of State shall submit a report to the Committees on Appropriations not later than 90 days after enactment of the Act on procedures for selecting candidates and recipients.

Cybersecurity and Report.—The Secretary of State shall consult with the Committees on Appropriations on a semi-annual basis on cybersecurity protocols and procedures. Not later than 30 days after the report required under this heading in Senate Report 116–126 in the manner described, DRL shall submit a report to the appropriate congressional committees evaluating the need for increases in the number of Department of State personnel, specifically mid-level Foreign Service Officer positions, required by section 7061(a) of the Act. Not later than 60 days after enactment of the Act, the Secretary of State shall submit a report to the appropriate congressional committees evaluating the need for increases in staffing levels under the bureaus listed in the table under this heading in the House report under Reports.

Department of State Staffing Reports.—Not later than 90 days after enactment of the Act, the Secretary of State shall submit a report to the appropriate congressional committees evaluating the need for increases in the number of Department of State personnel, specifically mid-level Foreign Service Officer positions, required by section 7061(a) of the Act. Not later than 60 days after enactment of the Act, the Secretary of State shall submit a report to the appropriate congressional committees evaluating the need for increases in staffing levels under the bureaus listed in the table under this heading in Senate Report 116–126 in the manner described, except such report shall include an increase of which, Special Representative for the Arctic Region.

Bureau of European and Eurasian Affairs—The agreement includes funding above the fiscal year 2020 level for workforce diversity initiatives and endorses language in the House report under this heading in Senate Report 116–126.

Department of State Staffing Reports.—Not later than 90 days after enactment of the Act, the Secretary of State shall submit a report to the appropriate congressional committees evaluating the need for increases in the number of Department of State personnel, specifically mid-level Foreign Service Officer positions, required by section 7061(a) of the Act. Not later than 60 days after enactment of the Act, the Secretary of State shall submit a report to the appropriate congressional committees evaluating the need for increases in staffing levels under the bureaus listed in the table under this heading in Senate Report 116–126 in the manner described, except such report shall include an increase of which, Special Representative for the Arctic Region.
Private Security Companies.—Not later than 90 days after enactment of the Act, the Secretary of State shall update the report required under this heading in Senate Report 116-126 in the manner described, except such report shall describe steps taken to ensure consistency in meeting standards and codes of conduct used by certain private security companies.

Public Diplomacy.—The agreement includes funding above the fiscal year 2020 levels for public diplomacy programs and the Department of State is directed to hire additional personnel in regions identified in the bureau’s Strategic Resource Review.

Racism, Anti-Semitism, and Xenophobia Abroad.—Not later than 90 days after enactment of the Act, the Secretary of State shall submit a report to the appropriate congressional committees describing funding and initiatives to address racial and ethnic discrimination abroad, to include a list of Department efforts that explicitly focus on addressing racial and ethnic prejudice and discrimination, funding for civil society grants and Embassy programs and initiatives, exchange and leadership programs, and related efforts.

Real Property.—The Secretary of State shall assist in facilitating resolutions of commercial disputes involving United States entities seeking return of real property seized, expropriated by foreign governments, as appropriate.

Regional China Officers.—The agreement includes funds to support public diplomacy activities of the China Officers under United States missions overseas, following consultation with the Committees on Appropriations.

Report on Recommendations.—Not later than 60 days after enactment of the Act, the Secretary of State shall submit a report to the Committees on Appropriations detailing implementation recommendations and resolution of related deficiencies regarding the Department of State’s domestic physical security program (ISP-20-11 and related reports), including a detailed explanation for any recommendation remaining open.

Reports.—The Secretary of State shall update the reports required under Migration and Refugee Assistance in Senate Report 115-282 in the manner described, except the relevant data shall be updated for fiscal year 2021.

Sexual Harassment Report.—Not later than 45 days after enactment of the Act, the Secretary of State shall report to the appropriate congressional committees on the status of implementing the OIG recommendations included in the September 2020 report Evaluation of the Department’s Handling of Sexual Harassment Reports (ESP-20-96).

Staff Care and Resilience.—The agreement endorses language in the House report under this heading requiring reports to the Secretary of State and USAID Administrator to each submit a report to the Committees on Appropriations not later than 120 days after enactment of the Act.

Strategy for Obtaining the Release of Unjustly or Wrongfully Detained Americans Abroad.—Not later than 60 days after enactment of the Act, the Secretary of State shall provide the appropriate congressional committees with the strategy required under this heading in Senate Report 116-126, including a description of the steps taken by the Department to implement such strategy.

Transboundary Watershed Management.—The agreement includes up to $500,000 to support state engagement with relevant Federal agencies to identify remaining gaps in the Memoranda of Understanding between British Columbia and Alakea, Washington and Montana regarding mining activity in transboundary watersheds.

United States Leadership in the Arctic.—The Secretary of State shall update the report required under this heading in Senate Report 116-126 in the manner described, except such report shall describe steps taken and progress made in fiscal year 2020.

Visa Adjudication Report.—The report directive concerning visa adjudication included under this heading in the House report shall not apply.

Visa Applicants.—The Secretary of State shall update the report required under this heading in Senate Report 116-126 in the manner described, except such report shall be submitted not later than 90 days after enactment of the Act, and every 90 days thereafter until September 30, 2021.

CAPITAL INVESTMENT FUND

The agreement includes $250,000,000 for Capital Investment Fund.

Prior to submitting the operating plan for Capital Investment Fund as required in section 7066(a) of the Act, the Secretary of State shall consult with the Committees on Appropriations on the status and progress in information technology modernization efforts and the transition plan for shifting Expedited Passport Fees to the Consular and Border Security Programs account.

OFFICE OF INSPECTOR GENERAL

The agreement includes $90,829,000 for Office of Inspector General, of which $13,825,000 may remain available until September 30, 2022, and an additional $54,900,000 for the Special Inspector General for Afghanistan Reconstruction.

Prior to conducting the assessment of diplomatic evacuation flights as described in the House report, the OIG shall consult with the Committees on Appropriations.

EDUCATIONAL AND CULTURAL EXCHANGE PROGRAMS

The agreement includes $740,300,000 for Educational and Cultural Exchange Programs, of which estimated to be $720,000,000 is for the Fulbright Program and $13,800,000 is for the Citizen Exchange Program. Funds under this heading are allocated according to the following table:

<table>
<thead>
<tr>
<th>Program/Activity</th>
<th>Budget Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fulbright Programs</td>
<td>274,000,000</td>
</tr>
<tr>
<td>Global Academic Exchanges</td>
<td>67,360,000</td>
</tr>
<tr>
<td>English Language Programs</td>
<td>45,200,000</td>
</tr>
<tr>
<td>Special Initiatives</td>
<td>20,000,000</td>
</tr>
<tr>
<td>Benjamin Gilman International Scholarships Program</td>
<td>16,000,000</td>
</tr>
<tr>
<td>Subtotal</td>
<td>354,855,000</td>
</tr>
<tr>
<td>Professional and Cultural Exchanges</td>
<td>113,800,000</td>
</tr>
<tr>
<td>International Visitor Program</td>
<td>104,000,000</td>
</tr>
<tr>
<td>Citizen Exchange Program</td>
<td>113,800,000</td>
</tr>
<tr>
<td>Congress-Bundestag Youth Exchange</td>
<td>1,412,000</td>
</tr>
<tr>
<td>Special Foreign Language Cultural Exchanges</td>
<td>3,300,000</td>
</tr>
<tr>
<td>J. Christopher Stevens Virtual Exchange</td>
<td>3,000,000</td>
</tr>
<tr>
<td>Subtotal</td>
<td>223,610,000</td>
</tr>
<tr>
<td>Subtotal</td>
<td>51,400,000</td>
</tr>
<tr>
<td>American Spaces</td>
<td>15,000,000</td>
</tr>
<tr>
<td>U.S. Speaker Program</td>
<td>4,000,000</td>
</tr>
<tr>
<td>Tech Camps</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Program and Performance Support</td>
<td>8,000,000</td>
</tr>
<tr>
<td>Exchanges Support</td>
<td>80,605,000</td>
</tr>
<tr>
<td>Total</td>
<td>740,300,000</td>
</tr>
</tbody>
</table>

Alumni Thematic International Exchange Services.—The agreement includes funds at not less than the fiscal year 2020 level for the Alumni Thematic International Exchange Services.

Fulbright English Teaching Assistants in Africa.—The agreement includes not less than $2,000,000 for Fulbright English Teaching Assistants in Africa. Not later than 90 days after enactment of the Act, the Secretary of State shall consult with the Committees on Appropriations on the use of funds for such purpose.

Global TechGirls Program.—The agreement includes not less than $1,000,000 above the fiscal year 2020 level for the Global TechGirls program consistent with the directive under this heading in the House report. Not later than 90 days after enactment of the Act, the Secretary of State shall consult with the Committees on Appropriations on the expansion of the program.

Historically Black Colleges and Universities.—The agreement includes not less than $1,600,000 for three McCall Scholars and Fellowship Programs, including $700,000 under the Ilford Gilman International Scholarships Program and $900,000 under the Fulbright Program.

Substantive modifications to programs funded under this heading requiring prior consultation and notification shall include the signature of the Director of Public Diplomacy and the advancement of U.S. Foreign Policy report and the 2016 Advisory Commission on Public Diplomacy report.

Report on Changes to Programs.—Not later than 45 days after enactment of the Act, the Secretary of State shall submit a report to the Committees on Appropriations detailing any modifications made to educational and cultural exchange programs in the prior fiscal year, including for special academic and special professional and cultural exchanges.

Scholar Rescue.—The Secretary of State shall establish and implement the Scholar Rescue Program, which protects foreign professors and researchers facing threats to their lives or careers.

Strategic Review.—The Assistant Secretary for the Bureau of Educational and Cultural Affairs shall consult with the Committees on Appropriations with respect to the implementation of recommendations in the House report and the 2016 Advisory Commission on Public Diplomacy report.

The agreement includes $7,415,000 for Representation Expenses, subject to section 7010 of the Act.
The agreement includes $30,800,000 for Protection of Foreign Missions and Officials.

EMBASSY SECURITY, CONSTRUCTION, AND MAINTENANCE

The agreement includes $1,950,449 for Embassy Security, Construction, and Maintenance, of which $254,287,000 is designated for OCO/GWOT pursuant to BBEDCA.

Within the amount provided, $1,181,394,000 is for Worldwide Security Upgrades and $768,055,000 is for Repair, Construction, and Operations.

Acceptance of Gifts for Embassy Construction.—The directive concerning the acceptance of certain gifts for embassy construction projects included under this heading in Senate Report 116–126 shall remain in effect during fiscal year 2021.

Art in Embassies Program.—Not later than 180 days after enactment of the Act, the Secretary of State shall update the report required under this heading in Senate Report 114–79, as necessary, and identify each United States Embassy in which the art is being displayed.

The Secretary of State shall continue to include in diplomatic facility construction project notifications that contain funds for a major purchase of art, a determination that such purchase is in the national interest of the United States. For major purchases of art that are not part of a diplomatic facility construction project, such determination shall be submitted and reported to the Committees on Appropriations prior to the obligation of funds for such purposes.

Capital Security Cost Sharing and Maintenance Cost Sharing Programs.—The agreement recommends $1,066,394,163 under this heading for a Department of State contribution and $215,202,000 under Capital Investment Fund for a Department of State contribution and $89,395,000 under the Peace Corps, the United States International Development Finance Corporation (DFC), and the Trade and Development Agency (TDA), are required to make contributions consistent with their respective share of the $3,260,000,000 program total.

SALARIES AND EXPENSES

The agreement includes $37,166,800 for United Nations, (UN) regular budget, as agreed to by the Department of State in United Nations Resolutions A/RES/73/271: Organization of American States.—Prior to the obligation of funds appropriated by the Act and assessed contribution to the Organization of American States (OAS), but not later than 90 days after enactment of the Act, the Secretary of State shall submit a report to the Committees on Appropriations on actions taken or planned to be taken by the OAS to: (1) implement the budgetary reforms; (2) eliminate arrears and increase other donor contributions; (3) prevent programmatic redundancies; (4) prioritize areas in which the OAS has a comparative advantage, such as supporting democracy, monitoring electoral processes, and protecting human rights; and (5) ensure the credibility, and competent and professional implementation, of personnel disciplinary procedures.

Food and Agriculture Organization.—The agreement includes $49,770,000 for Salaries and Expenses for Food and Agriculture Organization.

The agreement includes $1,950,449 for Emergencies in the Diplomatic and Consular Service.

Quarterly Reports.—The quarterly reports required by section 124 of the Foreign Relations Authorization Act, Fiscal Years 1988 and 1989 (Public Law 100–204) shall include, by category, actual expenditures for the prior two fiscal years and cumulative totals for the current fiscal year and the funds available under this heading.

The agreement includes $1,505,928,000 for Contributions to International Organizations, of which $96,240,000 is designated for OCO/GWOT pursuant to BBEDCA.

The agreement includes the authority to make contributions consistent with the directive under this heading regarding the Rainy River Waters Treaty.

The agreement includes $49,000,000 for Construction.

The agreement includes $1,665,000 for Contributions for International Peacekeeping Activities.

The agreement includes $1,456,314,000 for Contributions for International Peacekeeping Activities, of which $765,894,000 is designated for OCO/GWOT pursuant to BBEDCA.

Sufficient funds are provided in the agreement for contributions to peacekeeping missions at the statutory level of 25 percent. Funding for the United States share of the United Nations Support Office in Somalia is provided under Peacekeeping Operations in title IV of the Act, instead of under this heading.

The agreement includes $9,770,000 for Salaries and Expenses.

INTERNATIONAL COMMISSIONS

The agreement includes $215,202,000 for Contributions for International Organizations, of which $2,000,000 is for the International Labor Organization.

The agreement includes $1,456,314,000 for Contributions to International Organizations, of which $96,240,000 is designated for OCO/GWOT pursuant to BBEDCA.

The agreement includes the authority to make contributions consistent with the directive under this heading regarding the Rainy River Waters Treaty.

The agreement includes $1,665,000 for Contributions for International Peacekeeping Activities.
relevant Federal agencies, shall submit a report to the Committees on Appropriations on the benefits the Columbia River Treaty has facilitated for Canada.

INTERNATIONAL FISHERIES COMMISSIONS

The agreement includes $62,846,000 for International Fisheries Commissions. Such funds are allocated according to the following table:

<table>
<thead>
<tr>
<th>Commission/Activity</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>Great Lakes Fishery Commission</td>
<td>47,060</td>
</tr>
<tr>
<td>Lake Champlain Basin</td>
<td>25,000</td>
</tr>
<tr>
<td>Grass Carp</td>
<td>17,000</td>
</tr>
<tr>
<td>Lake Menominee/Menomac</td>
<td>7,000</td>
</tr>
<tr>
<td>Inter-American Tropical Tuna Commission</td>
<td>1,700</td>
</tr>
<tr>
<td>Pacific Salmon Commission</td>
<td>5,935</td>
</tr>
<tr>
<td>Alaska Biological Research Fund</td>
<td>2,760</td>
</tr>
<tr>
<td>International Pacific Halibut Commission</td>
<td>4,582</td>
</tr>
<tr>
<td>Other Marine Conservation Organizations</td>
<td>3,519</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>62,846</strong></td>
</tr>
</tbody>
</table>

RELATED AGENCY

UNITED STATES AGENCY FOR GLOBAL MEDIA INTERNATIONAL BROADCASTING OPERATIONS

The agreement includes $793,257,000 for International Broadcasting Operations. Of the funds made available under this heading, up to $40,708,000 may remain available until expended for satellite transmission and Internet freedom programs, of which not less than $20,000,000 is for Internet freedom programs.

Central and Eastern Europe.—The agreement endorses language under this heading in the House report concerning the media environment in Central and Eastern Europe and includes funds to expand such programming.

Congressional Notifications.—Funds made available under this heading are subject to the notification requirements of section 7015 and the operating/program plan requirement of section 7061(a) of the Act. The USAGM Chief Executive Officer (CEO) is directed to continue to include in the annual program plan the level of detail provided in prior years. Additionally, the agreement maintains language that subjects USAGM to the regular notification procedures of the Committee for appropriations for significant modifications to USAGM broadcast hours previously justified to Congress for all language services, including modifications to the annual program plan. The USAGM CEO shall also apply such requirement to significant modifications to elements of the program plan not related to language services.

Countering Russian Disinformation.—The agreement includes not less than the fiscal year 2020 level for programs to counter Russian disinformation, including the Current Time TV programming of Radio Free Europe/Radio Liberty and the Voice of America.

Office of Cuba Broadcasting.—The agreement includes $793,257,000 for the Office of Cuba Broadcasting (OCB) and continues the authority to transfer up to $7,000,000 from USAGM’s Buying Power Maintenance Account (BPMA) to help manage the cost of OCB reform.

The reporting and briefing requirements included under this heading in Senate Report 116–126 concerning OCB shall remain in effect during fiscal year 2021 and the USAGM CEO shall consult with the Committees on Appropriations prior to development and submission of the initial report. Additionally, each report shall include the amount planned for transfer from the BPMA pursuant to the transfer authority under this heading and justification for such transfer.

Principles and Standards.—The Act requires funds appropriated under this heading to be made available in accordance with the principles and standards set forth in section 302(a) and (b) of the United States International Broadcasting Act of 1994 (22 U.S.C. 6202) and section 527 of the Act (22 U.S.C. 6204). The application of this requirement shall be done in a manner that is, at a minimum, consistent with the statutory firewalls, journalistic independence and best practices, and the highest standards of professional journalism set forth in any applicable regulation during fiscal year 2020.

Funds under this heading are allocated according to the following table:

<table>
<thead>
<tr>
<th>INTERNATIONAL BROADCASTING OPERATIONS</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entities/Grantees</td>
<td>Budget Authority</td>
</tr>
<tr>
<td>International Broadcasting Bureau Operations</td>
<td>42,800</td>
</tr>
<tr>
<td>Office of Internet Freedom</td>
<td>(170)</td>
</tr>
<tr>
<td>Office of Cuba Broadcasting</td>
<td>12,973</td>
</tr>
<tr>
<td>Office of Technology, Services, and Innovation</td>
<td>1,757</td>
</tr>
<tr>
<td>Voice of America</td>
<td>357,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>489,288</strong></td>
</tr>
<tr>
<td>Independent Grantee Organizations</td>
<td>136,500</td>
</tr>
<tr>
<td>Radio Free Europe/Radio Liberty</td>
<td>47,600</td>
</tr>
<tr>
<td>Radio Free Asia</td>
<td>108,866</td>
</tr>
<tr>
<td>Mobile Eastern Broadcasting Networks</td>
<td>20,000</td>
</tr>
<tr>
<td>Open Source Fund</td>
<td>302,969</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>793,257</strong></td>
</tr>
</tbody>
</table>

BROADCASTING CAPITAL IMPROVEMENTS

The agreement includes $9,700,000 for Broadcasting Capital Improvements.

RELATED PROGRAMS

THE ASIA FOUNDATION

The agreement includes $20,000,000 for The Asia Foundation. Such funds shall be appropriated and obligated to the Foundation not later than 60 days after enactment of the Act.

UNITED STATES INSTITUTE OF PEACE

The agreement includes $45,000,000 for the United States Institute of Peace. The Institute is encouraged to support, as appropriate, efforts by the United States Embassy in Hanoi, USAID, and the Department of Defense to assist the Government of Vietnam in locating and identifying Vietnamese listed as missing in action as part of broader United States-Vietnam reconciliation efforts.

CENTER FOR MIDDLE EASTERN-WESTERN DIALOGUE TRUST FUND

The agreement includes $250,000 from interest and earnings from the Center for Middle Eastern-Western Dialogue Trust Fund. The Center shall continue efforts to leverage existing funds to secure contributions from private and other public sources to the maximum extent practicable. The agreement supports the Department of State oversight of the annual grant to the Center; however, the Secretary of State shall not require prior approval of program participants.

EISENHOWER EXCHANGE FELLOWSHIP PROGRAM

The agreement includes $209,000 from interest and earnings from the Eisenhower Exchange Fellowship Program Trust Fund.

ISRAELI ARAB SCHOLARSHIP PROGRAM

The agreement includes $119,000 from interest and earnings from the Israeli Arab Scholarship Endowment Fund.

EAST-WEST CENTER

The agreement includes $19,700,000 for East-West Center. Such funds shall be apportioned and obligated to the Center not later than 60 days after enactment of the Act.

NATIONAL ENDOWMENT FOR DEMOCRACY

The agreement includes $195,840,000 for National Endowment for Democracy, of which $195,840,000 shall be allocated in the traditional and customary manner, including for the core institutes, and $104,160,000 for democracy programs. Such funds shall be appropriated and obligated to the National Endowment for Democracy (NED) not later than 60 days after enactment of the Act.

Central Europe.—Not later than 90 days after enactment of the Act, the President of NED shall consult with the Committees on Appropriations regarding the feasibility of expanding country-specific democracy programming in Central Europe.

OTHER COMMISSIONS

COMMISSION FOR THE PRESERVATION OF AMERICA’S HERITAGE ABROAD

The agreement includes $642,000 for the Commission for the Preservation of America’s Heritage Abroad.

UNITED STATES COMMISSION ON INTERNATIONAL RELIGIOUS FREEDOM

The agreement includes $4,500,000 for United States Commission on International Religious Freedom.

The agreement includes $1,000,000 above the authorized level for increased oversight; vetting and population of United States Commission on International Religious Freedom (USCIRF) databases; staff to provide additional quality and credible research; and the dispatch of fact-finding missions, including to India.

Report.—USCIRF shall include in its Annual Report the specific actions taken or planned to be taken by USCIRF to report on, advocate against, laws and policies of foreign countries that permit or condone violations of human rights of minority groups and other vulnerable communities on the basis of religion.

COMMISSION ON SECURITY AND COOPERATION IN EUROPE

The agreement includes $2,908,000 for Commission on Security and Cooperation in Europe.

CONGRESSIONAL-EXECUTIVE COMMISSION ON THE PEOPLE’S REPUBLIC OF CHINA

The agreement includes $2,250,000 for Congressional-Executive Commission on the People’s Republic of China.

UNITED STATES-CHINA ECONOMIC AND SECURITY REVIEW COMMISSION

The agreement includes $4,000,000 for United States-China Economic and Security Review Commission.

TITLE II

UNITED STATES AGENCY FOR INTERNATIONAL DEVELOPMENT

The agreement includes $1,377,747,000 for Operating Expenses, of which $209,062,000 may remain available until September 30, 2022.

Funds in the Act under this heading are allocated according to the following table and subject to sections 7015 and 7061 of the Act:

<table>
<thead>
<tr>
<th>Program/Activity</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>Overseas Operations</td>
<td>505,316</td>
</tr>
<tr>
<td>Salaries and benefits, United States Direct Hire Personnel</td>
<td>299,623</td>
</tr>
<tr>
<td>Subtotal, Overseas Operations</td>
<td>804,939</td>
</tr>
</tbody>
</table>
BILATERAL ECONOMIC ASSISTANCE
Funds Appropriated to the President
GLOBAL HEALTH PROGRAMS

The agreement includes $9,195,950,000 for Global Health Programs. Funds under this heading are allocated according to the following table and subject to section 7019 of the Act:

GLOBAL HEALTH PROGRAMS

<table>
<thead>
<tr>
<th>Program/Activity</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maternal and Child Health</td>
<td>855,500</td>
</tr>
<tr>
<td>Polio</td>
<td>165,000</td>
</tr>
<tr>
<td>Maternal and Neonatal Tetanus</td>
<td>770,000</td>
</tr>
<tr>
<td>The GAVI Alliance</td>
<td>780,000</td>
</tr>
<tr>
<td>Nutrition (USAID)</td>
<td>130,000</td>
</tr>
<tr>
<td>Microbicides</td>
<td>63,000</td>
</tr>
<tr>
<td>Adult Acquired Immunodeficiency</td>
<td>23,000</td>
</tr>
<tr>
<td>Diabetic Complications</td>
<td>2,500</td>
</tr>
<tr>
<td>Vulnerable Children (USAID)</td>
<td>35,000</td>
</tr>
<tr>
<td>Blind Children</td>
<td>14,000</td>
</tr>
<tr>
<td>HIV/AIDS (USAID)</td>
<td>330,000</td>
</tr>
<tr>
<td>Microbicides</td>
<td>43,000</td>
</tr>
<tr>
<td>HIV/AIDS (Department of State)</td>
<td>5,930,000</td>
</tr>
<tr>
<td>The Global Fund to Fight AIDS, Tuberculosis, and Mal-</td>
<td>(1,560,000)</td>
</tr>
<tr>
<td>itaria</td>
<td>(45,000)</td>
</tr>
<tr>
<td>Family Planning/Reproductive Health (USAID)</td>
<td>523,950</td>
</tr>
<tr>
<td>Other Infectious Diseases (USAID)</td>
<td>1,381,500</td>
</tr>
<tr>
<td>Global Health Security</td>
<td>330,000</td>
</tr>
<tr>
<td>Malaria</td>
<td>270,000</td>
</tr>
<tr>
<td>Tuberculosis</td>
<td>26,000</td>
</tr>
<tr>
<td>Nutrition Report</td>
<td>33,000</td>
</tr>
<tr>
<td>Neglected Tropical Diseases</td>
<td>105,000</td>
</tr>
<tr>
<td>Total</td>
<td>9,199,000</td>
</tr>
</tbody>
</table>

Combing Antimicrobial Resistance
The agreement includes not less than $150,000,000 to combat antimicrobial resistance, including to improve international collaboration and capacities for antimicrobial prevention, surveillance, control, and research and development.

Global Health Security.
The agreement includes $190,000,000 to accelerate the capacity to address the fiscal year 2020 contribution of the Act, the USAID Administrator shall submit to the Committees on Appropriations a comprehensive strategy to implement this funding that is integrated with country strategies. Funds shall also be made available by USAID to support the collection and analysis of data on unknown viruses and other pathogens and to support, on a cost-matching basis with other donors, a coordinating mechanism for the sharing of data with the following consultation with the Committees on Appropriations.

Nutrition Report.
The agreement requires the nutrition report under this heading in the report required under this heading in Senate Report 116–126, not later than 120 days after enactment of the Act. The USAID Administrator shall present such report to the Committees on Appropriations.

CAPITAL INVESTMENT FUND
The agreement includes $258,200,000 for Capital Investment Fund. The agreement includes $215,200,000 for USAID’s fiscal year 2021 contribution to the Global Health Impact Fund.

Title III
OPERATING EXPENSES—Continued
This headings contain categories of funds which $11,325,000 may remain available until September 30, 2022.

OFFICE OF INSPECTOR GENERAL
The agreement includes $75,500,000 for Office of the Inspector General.
by Public Law 109-96 shall include a description of the amounts invested for each objective of the United States Government Action Plan for Children in Adversity in the prior fiscal year.

The USAID Administrator is directed to better track and coordinate outcomes related to child protection and prevention of children outside of family care, inclusive of (1) investment in technology that identifies and protects vulnerable children, facilitates case management, and reports outcomes; and (2) programs to prevent unnecessary parent-child separation and increase the percentage of children living within family care instead of institutions.

The agreement includes funding for programs that address autism spectrum disorders, including treatment and the training of healthcare workers to better diagnose such disorders.

**DEVELOPMENT ASSISTANCE**

The agreement includes $3,500,000,000 for Development Assistance. Funds for certain countries and programs under this heading are allocated according to the following table and subject to section 7029 of the Act:

<table>
<thead>
<tr>
<th>Country/Program</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Africa</strong></td>
<td></td>
</tr>
<tr>
<td>Burkinabe</td>
<td>6,000</td>
</tr>
<tr>
<td>Cameroon</td>
<td>4,000</td>
</tr>
<tr>
<td>Central African Republic</td>
<td>3,000</td>
</tr>
<tr>
<td>Counter-Trust Program</td>
<td>10,000</td>
</tr>
<tr>
<td>Democratic Republic of Congo</td>
<td>95,000</td>
</tr>
<tr>
<td>Liberia</td>
<td>65,000</td>
</tr>
<tr>
<td>Malawi: Higher Education</td>
<td>10,000</td>
</tr>
<tr>
<td>Niger</td>
<td>25,000</td>
</tr>
<tr>
<td>Somalia</td>
<td>155,000</td>
</tr>
<tr>
<td>South Africa</td>
<td>50,000</td>
</tr>
<tr>
<td>Sudan</td>
<td>20,000</td>
</tr>
<tr>
<td><strong>East Asia and the Pacific</strong></td>
<td></td>
</tr>
<tr>
<td>Laos</td>
<td>27,000</td>
</tr>
<tr>
<td>Philippines</td>
<td>70,000</td>
</tr>
<tr>
<td>People’s Republic of China rule of law and environment</td>
<td>5,000</td>
</tr>
<tr>
<td>Regional Security</td>
<td>5,000</td>
</tr>
<tr>
<td>Young Southeast Asian Leaders Initiative (YSEALI)</td>
<td>5,000</td>
</tr>
<tr>
<td><strong>Middle East and North Africa</strong></td>
<td></td>
</tr>
<tr>
<td>USAID Middle East Regional</td>
<td>5,000</td>
</tr>
<tr>
<td>Refugee Scholarships Program in Lebanon</td>
<td>8,000</td>
</tr>
<tr>
<td><strong>South and Central Asia</strong></td>
<td></td>
</tr>
<tr>
<td>Bangladesh</td>
<td>172,200</td>
</tr>
<tr>
<td>Labor programs</td>
<td>23,000</td>
</tr>
<tr>
<td>India</td>
<td>25,000</td>
</tr>
<tr>
<td>Mozambique</td>
<td>2,200</td>
</tr>
<tr>
<td>Nepal</td>
<td>40,000</td>
</tr>
<tr>
<td><strong>Western Hemisphere</strong></td>
<td></td>
</tr>
<tr>
<td>Barbados and Eastern Caribbean</td>
<td>2,000</td>
</tr>
<tr>
<td>Haiti</td>
<td>51,000</td>
</tr>
<tr>
<td>Reformation</td>
<td>(8,500)</td>
</tr>
<tr>
<td><strong>Global Programs</strong></td>
<td></td>
</tr>
<tr>
<td>Bureau for Refugees and Food Security</td>
<td>40,000</td>
</tr>
<tr>
<td>Community Development Fund</td>
<td>80,000</td>
</tr>
<tr>
<td>Development and Research</td>
<td>350,000</td>
</tr>
<tr>
<td>of which, Feed the Future Innovation Labs</td>
<td>350,000</td>
</tr>
<tr>
<td>of which, Global Crop Diversity Trust</td>
<td>250,000</td>
</tr>
<tr>
<td>Combating child marriage</td>
<td>15,000</td>
</tr>
<tr>
<td>Development Innovation Ventures</td>
<td>30,000</td>
</tr>
<tr>
<td>Disability</td>
<td>12,500</td>
</tr>
<tr>
<td>Leaky Water Victims Fund</td>
<td>13,000</td>
</tr>
<tr>
<td>Least Cost Geophysics</td>
<td>3,500</td>
</tr>
<tr>
<td>Mobility Climate</td>
<td>2,000</td>
</tr>
<tr>
<td>Ocean Freight Reimbursement Program</td>
<td>1,500</td>
</tr>
<tr>
<td>Office of Education</td>
<td>45,000</td>
</tr>
<tr>
<td>Trade Capacity Building</td>
<td>18,000</td>
</tr>
<tr>
<td>USAID Assistance for Indigenous Peoples Issues</td>
<td>4,250</td>
</tr>
<tr>
<td>Victims of Torture</td>
<td>12,000</td>
</tr>
<tr>
<td>Wheathears</td>
<td>5,000</td>
</tr>
</tbody>
</table>

Access to Justice in Conflict-Affected Countries in Africa.—The agreement includes funds to implement a new program to expand access to justice in conflict-affected countries in Africa, which shall be awarded on an open and competitive basis.

Advisor for Indigenous Peoples Issues.—The agreement includes not less than $4,250,000 for the USAID Advisor for Indigenous Peoples Issues, of which $3,500,000 is for programs administered by the Advisor and an additional $750,000 is for personnel costs and other program-funded administrative expenses.

The agreement includes $320,000,000 for the USAID Advisor for Indigenous Peoples Issues, of which $3,500,000 is for programs administered by the Advisor and an additional $750,000 is for personnel costs and other program-funded administrative expenses.

The agreement in section 509(b)(5) of title V ofdivision J of Public Law 116-94 shall apply to funds appropriated under this heading.

**ECONOMIC SUPPORT FUND**

The agreement includes $2,000,000 for the activities described under this heading in the House report.

**Economic Support Fund**

The agreement includes $3,151,963,000 for Economic Support Fund. Funds for certain countries and programs under this heading are allocated according to the following table and subject to section 7019 of the Act:

<table>
<thead>
<tr>
<th>Country/Program</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Africa</strong></td>
<td></td>
</tr>
<tr>
<td>African Union</td>
<td>1,600</td>
</tr>
<tr>
<td>Egypt</td>
<td>6,000</td>
</tr>
<tr>
<td>State Africa Regional</td>
<td>31,000</td>
</tr>
<tr>
<td>West Africa anti-sluagary projects</td>
<td>1,000</td>
</tr>
<tr>
<td><strong>East Asia and the Pacific</strong></td>
<td></td>
</tr>
<tr>
<td>Global Cooperation and Training Framework</td>
<td>3,000</td>
</tr>
<tr>
<td>Regional Development Mission for Asia</td>
<td>13,000</td>
</tr>
<tr>
<td><strong>Middle East and North Africa</strong></td>
<td></td>
</tr>
<tr>
<td>Lebanon</td>
<td>112,500</td>
</tr>
<tr>
<td>Ethiopia: Lebanon scholarships</td>
<td>122,000</td>
</tr>
<tr>
<td>Middle East Partnership scholarship</td>
<td>20,000</td>
</tr>
<tr>
<td>Middle East Regional Cooperation</td>
<td>1,000</td>
</tr>
<tr>
<td>Near Eastern Democracy</td>
<td>55,000</td>
</tr>
<tr>
<td>Nita M. Lowey Middle East Partnership for Peace Act</td>
<td>50,000</td>
</tr>
<tr>
<td>West Bank and Gaza</td>
<td>75,000</td>
</tr>
<tr>
<td><strong>South and Central Asia</strong></td>
<td></td>
</tr>
<tr>
<td>Afghanistan Civilian Assistance Program</td>
<td>10,000</td>
</tr>
<tr>
<td>India</td>
<td>24,000</td>
</tr>
<tr>
<td>Jordan</td>
<td>3,000</td>
</tr>
<tr>
<td>Kyrgyzstan</td>
<td>1,000</td>
</tr>
<tr>
<td>Nepal</td>
<td>7,000</td>
</tr>
<tr>
<td>Pakistan Civilian Assistance Program</td>
<td>5,000</td>
</tr>
<tr>
<td><strong>Western Hemisphere</strong></td>
<td></td>
</tr>
<tr>
<td>Cuba</td>
<td>3,000</td>
</tr>
<tr>
<td>Organization of American States</td>
<td>5,000</td>
</tr>
</tbody>
</table>

**Anti-Blasphemy Laws**.—The agreement in- cludes funds to support in-country training programs for countries that repeal or begin a formal process to remove blasphemy-related offenses from their criminal codes, and to train relevant civil society leaders, religious leaders, media, the judiciary, and law enforcement on conflict de-escalation tools, community engagement, peace building, and international human rights standards.

**Global Cooperation and Training Framework**.—The agreement includes funds for the Global Cooperation and Training Framework, which is jointly administered by the United States, Taiwan, and Japan, and serves as a platform to support public health, law enforcement, disaster relief, energy cooperation, women’s empowerment, cybersecurity, media literacy, and good governance.

**Institutions of Higher Education**.—The agreement includes funding for institutions of higher education in the Middle East and South Asia.

**Judicial Reform**.—Judicial reform is integral to establishing the rule of law and protecting fundamental rights in developing countries, and the agreement includes funding to support programs focusing on judicial reform.

**Public Diplomacy and Countering Disinformation**.—The agreement includes the funds for public diplomacy and countering disinformation that were recommended under this heading in the House bill under International Broadcasting Operations in the Act. In allocating such funds, the USAGM CEO shall be guided by the priorities and allocation described under International Broadcasting Operations in this explanatory statement.

**USAID-Israel International Development Co- operation**.—The agreement includes $2,000,000 for the activities described under this heading in the House report.
The agreement includes $290,700,000 for Democracy Fund, of which $190,450,000 is for USAID’s Bureau for Development, Democracy, and Innovation, and $100,250,000 is for USAID above the prior fiscal year level for new programs to the extent that such programs will advance the goals of authoritarianism abroad and for the directives included in the table under this heading in such fiscal year. In lieu of the directive for International Religious Freedom in such table, the agreement includes funding for such programs at levels consistent with the provisions under this heading and Economic Support Fund.

Concurrent with the submission of the ES(a) report, the Secretary of State shall submit to the Committees on Appropriations a table detailing transfers anticipated under Economic Support Fund and Assistance for Europe, Eurasia and Central Asia to Democracy Fund, to be administered by DRL, which should be similar to the aggregate amount of transfers in the prior fiscal year.

Allocation of Funds and Report.—The Secretary of State, in consultation with the USAID Administrator, shall submit a report to the Committees on Appropriations on any plans to modify or restructure the programs and activities detailed in the CBJ, starting not later than 30 days after enactment of the Act. The report shall include: (1) the fiscal year, country, region, and activity; (2) an assessment of the alignment and impact of such activities in advancing the objectives of United States democracy promotion strategies; and (3) a brief description of such strategies. The report shall also include a description of any amounts returned to the United States Treasury, the reason for such return, and whether such funds were returned by other amounts appropriated by prior Acts, as directed by the Committees on Appropriations.

Global Labor Program.—Prior to the obligation of funds for the Global Labor Program (GLP), the USAID Administrator shall consult with the Committees on Appropriations on any plans to modify or restructure the program. Funds made available for the GLP are subject to notification procedures of the Congress.

Lifeline Embattled Civil Society Organizations Assistance Fund.—The agreement includes $5,500,000 under this heading for DRL for the Lifeline Embattled Civil Society Organizations Assistance Fund.

Promoting Accountability, Inclusivity, and Resiliency (PAIRS) authority.—The Promoting Accountability, Inclusivity, and Resiliency (PAIRS) strategic framework shall be implemented in a manner that supports the traditional programs of PAIRS.

ASSISTANCE FOR EUROPE, EURASIA AND CENTRAL ASIA

The agreement includes $770,334,000 for Assistance for Europe, Eurasia and Central Asia.

Responsibilities of the Coordinator of United States Assistance to Europe and Eurasia.—As assistance requested for countries in Europe, Eurasia, and Central Asia under Global Health Programs and International Narcotics Control and Law Enforcement are not included in this account, but shall be administered with the responsibilities of the Coordinator of United States Assistance to Europe and Eurasia.

Migrant and Refugee Assistance Fund.—The agreement includes $3,322,000,000 for Migration and Refugee Assistance, of which $1,707,417,000 is designated for OCO/GWOT pursuant to the North Korea—The agreement includes assistance for refugees from North Korea, including efforts to protect the People’s Republic of China (PRC) and other countries in Asia.

Primary Health Care.—The agreement supports funding for primary healthcare for refugees, internally displaced persons, and other vulnerable communities in humanitarian settings and conflict zones.

Refugee Employment.—The Secretary of State is directed to expand efforts to assist refugees and other displaced persons overseas to become self-reliant through labor mobility, as a complementary solution for refugees in addition to resettlement.

United Nations Relief and Works Agency.—Not later than 90 days after enactment of the Act, the Secretary of State shall submit a report to the Committees on Appropriations on the UN Relief and Works Agency’s adherence to the UN principles of Fighting with regard to race, gender, language, and religion, in compliance with the report directive under section 709(b) of House Report 116-78, the Secretary may reduce the period of comparison to fiscal years 2015 through 2020.

UNITED STATES EMERGENCY REFUGEE AND MIGRATION ASSISTANCE FUND

The agreement includes $10,500,000 for United States Emergency Refugee and Migration Assistance Fund.

INDEPENDENT AGENCIES

PEACE CORPS

Authority

Consultation Requirement.—The Director of the Peace Corps shall consult with the Committees on Appropriations in any decision to close or suspend an overseas office or program unless there is a substantial risk to volunteers or Peace Corps personnel. Such consultation shall include any communication to begin the implementation of such a decision with host country officials, current or prospective volunteers, or Peace Corps staff. Not later than 45 days after enactment of the Act, the Peace Corps Director shall consult with the Committees on Appropriations on the status of Peace Corps operations.

MILLENNIUM CHALLENGE CORPORATION

The agreement includes $912,000,000 for Millennium Challenge Corporation, including up to $112,000,000 for administrative expenses, subject to the normal rescissions.

The MCC Administrator is directed to provide to the Committees on Appropriations quarterly obligation reports of administrative expenses by the cost categories detailed in the CBJ, starting not later than 30 days after enactment of the Act. Such report shall also include information on administrative expenses deobligated from prior years. The MCC Administrator is directed to consult with such Committees on the format of such report.

INTER-AMERICAN FOUNDATION

The agreement includes $38,000,000 for the Inter-American Foundation for programs and activities in El Salvador, Guatemala, and Honduras. The agreement also includes funds to support the pilot exchange program described under this heading in the House report.

UNITED STATES AFRICAN DEVELOPMENT FOUNDATION

The agreement includes $33,000,000 for United States African Development Foundation.

DEPARTMENT OF THE TREASURY

International Affairs Technical Assistance

The agreement includes $33,000,000 for International Affairs Technical Assistance, which shall not exceed $6,600,000 for administrative expenses.

DEBT RESTRUCTURING

The agreement includes $15,000,000 to support the implementation of the Tropical Forests Privacy Act; and, as part of this Heavy Indebted Poor Countries Initiative, $78,000,000 for debt relief for Somalia and $111,000,000 for debt relief for Sudan.

INTERNATIONAL SECURITY ASSISTANCE DEPARTMENT OF STATE

INTERNATIONAL NARCOTICS CONTROL AND LAW ENFORCEMENT

The agreement includes $1,385,573,000 for International Narcotics Control and Law Enforcement, of which not to exceed $4,360,000 is allocated according to the table under this heading and are allocated according to the following table and subject to section 7019 of the Act.

<table>
<thead>
<tr>
<th>Title</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>County/Program/Activity</td>
<td>Budget Authority</td>
</tr>
<tr>
<td>Africa Regional, Department of State</td>
<td>(2,000)</td>
</tr>
<tr>
<td>Merida Initiative</td>
<td>(2,000)</td>
</tr>
<tr>
<td>Afghanistan</td>
<td>(700)</td>
</tr>
<tr>
<td>Antiterrorism</td>
<td>(500)</td>
</tr>
<tr>
<td>Combating wildlife trafficking</td>
<td>(50,000)</td>
</tr>
<tr>
<td>Critical flight safety program</td>
<td>(18,000)</td>
</tr>
<tr>
<td>Health monitoring systems</td>
<td>(12,500)</td>
</tr>
<tr>
<td>Cybercrime and intellectual property rights</td>
<td>(15,000)</td>
</tr>
<tr>
<td>Demand reduction</td>
<td>(15,000)</td>
</tr>
<tr>
<td>Democratic Republic of the Congo</td>
<td>50,000</td>
</tr>
<tr>
<td>Virginu National Park security</td>
<td>(2,000)</td>
</tr>
<tr>
<td>Global Crime and Drugs Policy</td>
<td>(7,000)</td>
</tr>
<tr>
<td>International Law Enforcement Academy</td>
<td>(35,000)</td>
</tr>
<tr>
<td>International Narcotics Control and Law En-</td>
<td>64,350</td>
</tr>
<tr>
<td>forcement</td>
<td></td>
</tr>
<tr>
<td>Inter-Regional Aviation Support</td>
<td>47,230</td>
</tr>
<tr>
<td>Sensor Upgrades</td>
<td>(10,000)</td>
</tr>
<tr>
<td>Pakistan border security</td>
<td>(15,000)</td>
</tr>
<tr>
<td>Regional Programs (sec. 704(f))</td>
<td>(10,000)</td>
</tr>
<tr>
<td>Sensitivity and Resilience (sec. 705a(c))</td>
<td>(10,000)</td>
</tr>
<tr>
<td>Pakistan</td>
<td>(15,000)</td>
</tr>
<tr>
<td>Tajikistan</td>
<td>(6,000)</td>
</tr>
<tr>
<td>Prison security</td>
<td>(6,000)</td>
</tr>
<tr>
<td>Trafficking in persons</td>
<td>77,000</td>
</tr>
<tr>
<td>Office to Monitor and Combat Trafficking in</td>
<td>(66,000)</td>
</tr>
<tr>
<td>Persons</td>
<td></td>
</tr>
<tr>
<td>of which, Child Protection Compacts</td>
<td>(16,000)</td>
</tr>
<tr>
<td>Western Hemisphere regional security cooperation</td>
<td>12,500</td>
</tr>
</tbody>
</table>
history of impunity that are confronting criminal networks of corruption.

Global Magnitsky Human Rights Accountability Act.—The agreement includes not less than $500,000 a year for the fiscal year 2020 level under this heading for implementation of the Global Magnitsky Human Rights Accountability Act, and not later than 60 days after enactment of the Act the Secretary of State shall consult with the Committees on Appropriations on the planned uses of such funds.

Justice Reform Workforce Program.—The Department of State shall consider the establishment, on an open and competitive basis, of a central coordinating body at an academic institution to collect lessons learned from programs providing professional development and training, and to work with the justice sector reform workforce across the interagency and transform those lessons into training and learning opportunities.

Mano River Region Programs.—The agreement includes $2,000,000 from funds made available for Africa Regional programs under this heading for a new program to assist the governments of Cote d'Ivoire, Guinea, Liberia, and Sierra Leone to develop and implement justice sector reforms to strengthen the social contract between citizens and the state, to be awarded on an open and competitive basis.

Programs to End Modern Slavery.—The agreement includes up to $25,000,000 under this heading for programs to end modern slavery.

Nonproliferation, Anti-terrorism, Demining and Related Programs

The agreement includes $889,247,000 for Nonproliferation, Anti-terrorism, Demining and Related Programs. Funds for certain programs under this heading are allocated according to the following table and subject to section 7019 of the Act:

- Nonproliferation, Anti-terrorism, Demining and Related Programs (Budget authority in thousands of dollars)

<table>
<thead>
<tr>
<th>Program/Activity</th>
<th>Budget Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nonproliferation programs</td>
<td>$283,500</td>
</tr>
<tr>
<td>Cooperative Threat Reduction Fund</td>
<td>$50,000</td>
</tr>
<tr>
<td>Export Control and Related Security Programs</td>
<td>$28,000</td>
</tr>
<tr>
<td>Global Threat Financing</td>
<td>$16,000</td>
</tr>
<tr>
<td>International Atomic Energy Agency</td>
<td>$56,800</td>
</tr>
<tr>
<td>Anti-terrorism programs</td>
<td>$30,597</td>
</tr>
<tr>
<td>Military and Munitions Export Control</td>
<td>$12,000</td>
</tr>
<tr>
<td>Transaction Interdiction Program</td>
<td>$50,000</td>
</tr>
<tr>
<td>Counterterrorism Partnerships Program</td>
<td>$2,000</td>
</tr>
<tr>
<td>Conventional Non-proliferation</td>
<td>$14,537</td>
</tr>
<tr>
<td>Humanitarian demining</td>
<td>$12,370</td>
</tr>
<tr>
<td>of which, Laos</td>
<td>$4,000</td>
</tr>
</tbody>
</table>

Additional Assistance.—The agreement supports funding above the fiscal year 2020 level for conventional weapons destruction from funds made available by the Act and prior Acts for Angola, Burkin Faso, Ethiopia, Mauritania, Niger, Sri Lanka, and Zimbabwe, and directs the Secretary of State to consult with the Committees on Appropriations on the availability of such additional funds prior to the submission of the 653(a) report.

Nonproliferation Disarmament Fund.—The agreement supports funding for the Nonproliferation Disarmament Fund at not less than the fiscal year 2020 level, including $15,000,000 from carryover balances.

Peacekeeping Operations

The agreement includes $440,759,000 for Peacekeeping Operations, of which $325,213,000 is designated for OCO/GWOT pursuant to BBEDCA. Funds for certain countries and regions are allocated according to the following table and subject to section 7019 of the Act:

- Peacekeeping Operations (Budget authority in thousands of dollars)

<table>
<thead>
<tr>
<th>Country/Program/Activity</th>
<th>Budget Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Africa</td>
<td>$283,500</td>
</tr>
<tr>
<td>Central African Republic</td>
<td>$8,000</td>
</tr>
<tr>
<td>Democratic Republic of the Congo</td>
<td>$10,000</td>
</tr>
<tr>
<td>Somalia</td>
<td>$20,000</td>
</tr>
<tr>
<td>South Sudan</td>
<td>$10,000</td>
</tr>
<tr>
<td>South Sudan (South Sudan)</td>
<td>$14,537</td>
</tr>
<tr>
<td>Near East</td>
<td>$25,000</td>
</tr>
<tr>
<td>Multinational Force and Observers</td>
<td>$25,000</td>
</tr>
<tr>
<td>Political-Military Affairs</td>
<td>$132,500</td>
</tr>
<tr>
<td>Global Peacekeeping Operations Initiative Training Infrastructure</td>
<td>$10,000</td>
</tr>
<tr>
<td>Security Force Professionalization (sec. 7054c(b))</td>
<td>$3,000</td>
</tr>
</tbody>
</table>

Multinational Force and Observers.—The agreement includes $25,000,000 for the United States share of the fiscal year 2021 operating budget for the Multinational Force and Observers (MFO) mission in the Sinai. Sufficient funds remain available from prior fiscal year balances to address force protection requirements during fiscal year 2021. United States leadership and participation in the MFO is important to the national security interests of the United States.

Funds Appropriated to the President International Military Education and Training

Database.—For purposes of implementing section 548(a) of the FAA, funds in the Act shall be made available to foreign governments, consistent with applicable provisions of law, to facilitate efforts of the Department of State and Defense to comply with such section. The Secretary of State shall seek to obtain information necessary to comply with such section from governments receiving International Military Education and Training (IMET) funds in a timely manner, and consult with the Committees on Appropriations not later than 90 days after enactment of the Act on such efforts, including progress made in obtaining such information.

Participation of Women.—The agreement includes authority for up to $3,000,000 to remain available until expended to increase the participation of women in IMET programs, which shall be in addition to funds otherwise made available for such purposes.

The Secretary of State shall instruct the Chief of Mission in each country for which funds appropriated under this heading are made available to work with the government of such country to increase the participation of women in IMET programs. Not later than 90 days after enactment of the Act, the Secretary of State shall submit a report to the Committees on Appropriations on the availability of such additional funds to the submission of the 653(a) report.

Nonproliferation Disarmament Fund.—The agreement supports funding for the Nonproliferation Disarmament Fund at not less than the fiscal year 2020 level, including $15,000,000 from carryover balances.

Foreign Military Financing Program

The agreement includes $6,175,524,000 for Foreign Military Financing Program, of which $576,909,000 is designated for OCO/GWOT pursuant to BBEDCA.

Funds under this heading for certain countries and regions are allocated according to the following table and subject to section 7019 of the Act:

- Foreign Military Financing Program (Budget authority in thousands of dollars)

<table>
<thead>
<tr>
<th>Country</th>
<th>Budget Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Belarus</td>
<td>$1,000</td>
</tr>
<tr>
<td>Central Asia Regional</td>
<td>$10,000</td>
</tr>
<tr>
<td>Colombia</td>
<td>$38,525</td>
</tr>
<tr>
<td>Costa Rica</td>
<td>$7,500</td>
</tr>
<tr>
<td>Djibouti</td>
<td>$1,000</td>
</tr>
<tr>
<td>Egypt</td>
<td>$1,300,000</td>
</tr>
<tr>
<td>Estonia</td>
<td>$10,000</td>
</tr>
<tr>
<td>Georgia</td>
<td>$35,000</td>
</tr>
<tr>
<td>Indonesia</td>
<td>$4,000</td>
</tr>
<tr>
<td>Iraq</td>
<td>$250,000</td>
</tr>
<tr>
<td>Israel</td>
<td>$4,300,000</td>
</tr>
<tr>
<td>Latvia</td>
<td>$10,000</td>
</tr>
<tr>
<td>Lithuania</td>
<td>$10,000</td>
</tr>
<tr>
<td>Malaysia</td>
<td>$40,000</td>
</tr>
<tr>
<td>Morocco</td>
<td>$6,000</td>
</tr>
<tr>
<td>Nicaragua</td>
<td>$1,000</td>
</tr>
<tr>
<td>Niger</td>
<td>$10,000</td>
</tr>
<tr>
<td>Pakistan</td>
<td>$7,000</td>
</tr>
<tr>
<td>Peru</td>
<td>$250,000</td>
</tr>
<tr>
<td>Portugal</td>
<td>$15,000</td>
</tr>
<tr>
<td>Tunisia</td>
<td>$85,000</td>
</tr>
<tr>
<td>Ukraine</td>
<td>$115,000</td>
</tr>
<tr>
<td>Uruguay</td>
<td>$10,000</td>
</tr>
<tr>
<td>Vietnam</td>
<td>$12,000</td>
</tr>
</tbody>
</table>

European Recapitalization Incentive Program.—The agreement includes funding for the European Recapitalization Incentive Program under the Countering Russian Influence Fund (CRIF), which helps reduce the dependency of European countries on Soviet-era military equipment.

MULTILATERAL ASSISTANCE

Funds Appropriated to the President International Organizations and Programs

The agreement includes $387,500,000 for International Organizations and Programs. Funds under this heading are allocated according to the following table and subject to section 7019 of the Act:

INTERNATIONAL ORGANIZATIONS AND PROGRAMS

<table>
<thead>
<tr>
<th>Organization/Program</th>
<th>Budget Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>International Chemicals and Toxins Programs</td>
<td>$3,175</td>
</tr>
<tr>
<td>International Civil Aviation Organization</td>
<td>$1,200</td>
</tr>
<tr>
<td>International Conservation Programs</td>
<td>$7,000</td>
</tr>
<tr>
<td>International Criminal Law Organization</td>
<td>$400</td>
</tr>
<tr>
<td>International Maritime Organization</td>
<td>$325</td>
</tr>
<tr>
<td>Montreal Protocol Multilateral Fund</td>
<td>$32,000</td>
</tr>
<tr>
<td>Regional Agreement on Combating Piracy and Armed Robbery Against Ships in Asia</td>
<td>$50</td>
</tr>
<tr>
<td>UN Capital Development Fund</td>
<td>$1,300</td>
</tr>
<tr>
<td>UN Children's Fund</td>
<td>$139,000</td>
</tr>
<tr>
<td>UN Global Compact for the Responsibility of Governments on Combating Genital Mutilation Programs</td>
<td>$5,000</td>
</tr>
<tr>
<td>UN Democracy Fund</td>
<td>$3,500</td>
</tr>
<tr>
<td>UN Development Program</td>
<td>$150</td>
</tr>
<tr>
<td>UN Environmental Program</td>
<td>$16,000</td>
</tr>
<tr>
<td>UN Framework Convention on Climate Change (UNFCCC)</td>
<td>$6,400</td>
</tr>
<tr>
<td>UN High Commissioner for Human Rights</td>
<td>$14,500</td>
</tr>
<tr>
<td>UN International Law Commission</td>
<td>$5,000</td>
</tr>
<tr>
<td>UN Human Settlements Program</td>
<td>$700</td>
</tr>
<tr>
<td>UN Junior Professional Officer Program</td>
<td>$1,500</td>
</tr>
<tr>
<td>UN Office for the Coordination of Humanitarian Affairs</td>
<td>$1,500</td>
</tr>
<tr>
<td>UN Office of the Special Coordinator on Improving the UN Response to Sexual Violence in Conflict</td>
<td>$1,500</td>
</tr>
<tr>
<td>UN Resident Coordinator System</td>
<td>$23,000</td>
</tr>
<tr>
<td>UN Special Representative of the Secretary-General for Sexual Violence in Conflict</td>
<td>$1,750</td>
</tr>
<tr>
<td>UN Trust Fund to End Violence Against Women</td>
<td>$1,500</td>
</tr>
<tr>
<td>UN Voluntary Fund for Technical Cooperation in the Field of Human Rights</td>
<td>$1,150</td>
</tr>
<tr>
<td>UN Voluntary Fund for Victims of Torture</td>
<td>$6,000</td>
</tr>
<tr>
<td>UN Women</td>
<td>$10,000</td>
</tr>
<tr>
<td>World Meteorological Organization</td>
<td>$1,000</td>
</tr>
<tr>
<td>World Trade Organization Technical Assistance</td>
<td>$600</td>
</tr>
</tbody>
</table>

Organization of American States.—The agreement includes $5,000,000 under Economic Support Fund for the OAS for the autonomous promotion and protection of human rights.

Posting of United Nations Voluntary Contributions.—The Secretary of State shall continue to post on the Department of State website in a timely manner United Nations voluntary contributions under this heading that are provided to the UN and its affiliated agencies.
The North American Development Bank shall report to the Committees on Appropriations on the uses of funds made available by the Act under this heading and under Program Account shall, if applicable, include detailed information regarding any such funds that were previously justified for a different purpose.

The agreement includes $2,000,000 for Inspector General for United States International Development Finance Corporation.

The agreement includes $569,000,000 for Corporate Capital Account, including $119,000,000 for administrative expenses and project-specific transaction costs as described in section 402 of the BUILD Act of 2018 (division F of Public Law 115–254) and $450,000,000 for programs, which may be paid to the United States International Development Finance Corporation Program Account.

American Universities Abroad.—The DFC shall continue to engage American universities abroad, including the American University of Beirut, the American University in Cairo, and the American University of Afghanistan, on ways to mitigate the impact of regional economic crises.

Latin America and the Caribbean.—The DFC shall expand engagement in Latin America and the Caribbean that catalyzes private sector investment in initiatives to increase distributed energy generation systems, and expands economic opportunities with partners in the region, including with minority and women-owned businesses.

The agreement includes $2,000,000 for Program Account transferred from Corporation Capital Account.

TRADE AND DEVELOPMENT AGENCY

The agreement includes $79,500,000 for Trade and Development Agency, including not more than $19,000,000 for administrative expenses.

Digital Connectivity and Cybersecurity Partnership.—The Trade and Development Agency shall support training of technology professionals and officials, including from developing countries, to advance the Digital Connectivity and Cybersecurity Partnership.

The tables included under this title are subject to section 7019 of the Act. Certain countries receive additional assistance under Global Health Programs that are not included in such tables.

The following general provisions are contained in the Act. Each is designated as unchanged, modified, or new as compared to division G of Public Law 116–94:

Section 7001. Allotments and Differentials (unchanged)

Section 7002. Unobligated Balances Report (unchanged)

Not later than 45 days after enactment of the Act, the Secretary of State shall submit to the Committees on Appropriations detailing all funds appropriated in prior Acts under Foreign Military Financing Program, or a predecessor account, that have been obligated by the United States-Mexico Border Services Trust Fund and are unallocated to a case as of the date of enactment of the Act.

Section 7003. Consulting Services (unchanged)

Section 7004. Diplomatic Facilities (modified)

New Embassy and Consulate Compound Construction.—Not later than 90 days after enactment of the Act, the Department of State shall brief the Committees on Appropriations on steps taken to expand opportunities for United States companies to participate in Department of State construction projects abroad.
Section 7017. Use of Funds in Contrainvention of this Act (unchanged)

Section 7018. Prohibition on Funding for Abortion and Involuntary Sterilization (unchanged)

Section 7019. Allocations and Reports (modified)

Section 7020. Multi-Year Pledges (modified)

The requirements of this section apply regardless of whether such pledge constitutes a voluntary, public, or private pledge and irrespective of the source of funds intended to support such pledge, including pledges for financing.

Section 7021. Prohibition on Assistance to Governments Supporting International Terrorism (unchanged)

Section 7022. Authorization Requirements (unchanged)

Section 7023. Definition of Program, Project, and Activity (unchanged)

For purposes of the Act and Public Law 99–177, with respect to appropriations contained in this Act, the term ‘program, project, and activity’ shall mean any item for which a dollar amount is specified in the Act or in tables contained in this explanatory statement.

Section 7024. Authorities for the Peace Corps, Inter-American Foundation, and United States African Development Foundation (unchanged)

Section 7025. Commerce, Trade and Surplus Commodities (unchanged)

Section 7026. Separate Accounts (unchanged)

Section 7027. Eligibility for Assistance (unchanged)

Section 7028. Local Competition (unchanged)

Section 7029. International Financial Institutions (modified)

Beneficial Ownership.—The Secretary of the Treasury shall include in the report required by subsection (f) detailed information regarding steps taken by the United States executive director of each international financial institution to improve the collection and publication of beneficial ownership information.

Independent Evaluations.—The Secretary of the Treasury shall instruct the United States executive director of each international financial institution to use the voice of the United States to encourage such institutions to adopt and implement a policy to conduct independent evaluations of at least 35 percent of loans, grants, programs, and non-lending activities.

Violations of Human Rights.—Pursuant to subsection (b)(2)(C), the Secretary of the Treasury shall instruct the United States executive director of the International Bank for Reconstruction and Development and the International Development Association to use the voice and vote of the United States to oppose loans or other financing for projects unless such projects do not provide incentives for, or facilitate, forced displacement or other violation of human rights.

Section 7030. Insecure Communications Networks (modified)

Digital Connectivity and Cybersecurity Partnership.—The agreement includes not less than the following criteria: (1) history of quality past performance; (2) demonstrated institutional capabilities and expertise in democracy, elections, and quick response to political crises; (3) worldwide geographic reach including in non-permissive environments.

The agreement includes not less than the following criteria: (1) history of quality past performance; (2) demonstrated institutional capabilities and expertise in democracy, elections, and quick response to political crises; (3) worldwide geographic reach including in non-permissive environments.

The agreement includes not less than the following criteria: (1) history of quality past performance; (2) demonstrated institutional capabilities and expertise in democracy, elections, and quick response to political crises; (3) worldwide geographic reach including in non-permissive environments.

The agreement includes not less than the following criteria: (1) history of quality past performance; (2) demonstrated institutional capabilities and expertise in democracy, elections, and quick response to political crises; (3) worldwide geographic reach including in non-permissive environments.
shall follow the directive under this heading in Senate Report 116-126 in the manner described.

Protection of Civil Society Activists and Journalists.—Not later than 90 days after enactment of the Act, the Secretary of State shall submit an update of the action plan required by section 7032(d)(1) of division K of Public Law 115-141 on Appropria- tions on Appropria- tions on Appropriations on Appropriations. The updated plan shall include details regarding Department of State programs to support the work of civil society activists and journalists and to provide assistance when such individuals are under threat, including specific processes by which such individuals can request assistance from the United States. The plan shall summarize internal protocols and training with all relevant Federal agencies on the protection of such individuals, to include strengthening interagency data-sharing on reprisals against such individuals on a regular and timely basis. The Secretary shall also include in the annual Country Reports on Human Rights Practices information on the intimidation of, and attacks against, such individuals and the response of the foreign government.

Not later than 90 days after enactment of the Act, the Assistant Secretary for Democracy, Human Rights, and Labor shall consult with the Committees on Appropriations on the implementation of funding made available under subsection (j). For the purposes of this subsection, civil society activists shall include human rights and indigenous rights defenders, and environmental activists.

Responsibility.—The Assistant Secretary for Democracy, Human Rights, and Labor shall be responsible for deciding the uses of funds appropriated by the Act for democracy pro- grams administered by the Department of State, except for such funds provided to the NED.

Section 7033. International Religious Freedom (modified)
The agreement includes not less than $15,000,000 under Economic Support Fund for programs to foster the practice of freedom of religion in countries which the Secretary of State designates as countries of particular concern in its annual report, and the Department of State does not designate such country within 30 days of such decision.

Curriculum Report.—Not later than 45 days after enactment of the Act, the Secretary of State shall submit a report to the Committees on Appropriations on the implementa- tion of human rights training for all Foreign Service Officers and the development of the curriculum required under section 103 of the Frank R. Wolf International Religious Freedom Act (Public Law 114-281).

Expansion of Activities Report.—Not later than 90 days after enactment of the Act and following consultation with the Committees on Appropriations, the Secretary of State shall submit a report to such Committees assessing the effectiveness and opportunities to expand international religious freedom programs, as described in the House report, including through innovative activities that bring together individuals’ voices from diverse religious communities.

Persecution of Muslims in Xinjiang, People’s Republic of China.—The United States Ambas- sador-at-Large for International Religious Freedom shall consult with the Committees on Appropriations on the response to the persecution of Muslims in Xinjiang, PRC.

Section 7034. Special Provisions (modified)
Beneficiary Feedback.—Not later than 45 days after enactment of the Act, the Secre- tary of State and USAID Administrator shall jointly submit an update report to the Committees on Appropriations on the implementa- tion of subsection (m)(1), which shall include a description of how: (1) the Depart- ment of State and USAID ensure that imple- menting partners establish effective procedures for regularly and systematically collect- ing and responding to feedback from beneficiaries; and (2) oversight is regularly conducted. The report shall be col- lected and used to maximize the impact of United States foreign assistance, consistent with the requirements of such section.

Exchange Visitor Program Clarification.—For purposes of subsection (e),(6), the term “mod- ify” means any executive action that changes the number, origin, or eligibility of program participants during any 60 day pe- riod, or that otherwise changes the manner in which the program is implemented, in- cluding the suspension of visa categories.

Ex-Post Evaluations.—In addition to funds otherwise made available for monitoring and evaluation, the agreement includes additional funds to use in ex-post eval- uations of the sustainability of United States Government-funded assistance programs.

Not later than 60 days after enactment of the Act, the USAID Administrator shall consult with the Committees on Appropriations on the develop- ment of a plan for the use of such funds across multiple sectors. Such plan shall be submitted to such Committees not later than 120 days after enactment of the Act and shall include: (1) a timeline for imple- menting ex-post evaluations with such funds; (2) steps that will be taken to incorporate ex- post evaluation criteria in future project de- sign, as appropriate; (3) a description of which sectors and countries will be selected for such ex-post evaluations, including the criteria for selection; and (4) a description of the manner in which such ex-post evalua- tions will be conducted.

Forensic Assistance.—Subsection (b)(1) pro- vides not less than $15,500,000, in addition to other funds in the Act that are available for assistance to countries for forensic anthro- pology assistance in countries where large numbers of people were killed or forcibly dis- appeared and are presumed dead as a result of armed conflict or crimes against humanity.

Loan Guarantees.—Not later than 90 days after enactment of the Act and following consultation with the Committees on Appro- priations, the Secretary of State, USAID Ad- ministrator, Secretary of the Treasury, and DPC CEO shall jointly submit a report to the Committees on Appropriations detailing the current management of the Sov- ereign Loan Guarantee portfolio and financial exposure, including any duplication or financial leveraging and the impact on each agency of a decision to trans- fer the portfolio in full to such agency, in- cluding any additional resources or legisla- tive fixes required.

Protection and Remedies for Employees of Diplomatic Missions and International Organiza- tions.—For purposes of implementing sec- tion 311 of the William Wilberforce Trafficking Victims Protection Reauthorization Act of 2008 (Public Law 110-457), the Secret- ary of State shall consider the following criteria: (1) the failure to honor a diplomatic mission “tolerated such actions”; (1) the failure to provide a replacement passport within a reasonable period of time to a T- Visa recipient; and (2) the failure to provide a replacement passport within a reasonable period of time to a T- Visa recipient.

As a result of the above, the Secretary shall satisfy a civil judgment against an employee of the diplomatic mission.

Report on Grants, Contracts, and Implemen- ters.—The Secretary of State and USAID Admin- istrator shall each update the report re- quired under this heading in Senate Report 116-126 in the manner described, except such report shall include information on fiscal year 2020 Final Report.

Section 7035. Law Enforcement and Security (modified)
Combat Casualty Care Assistance and Re- port.—The agreement includes funding for combat casualty care and Peacekeeping Operations and Foreign Military Financing Program at not less than the prior fiscal year, and the Secretary of State shall en- đeavor to expand the program in fiscal year 2021. The Secretary shall also update the report required under this heading in section 7039 of Senate Report 116-126, except that the reporting period shall cover fiscal year 2020.

Foreign Military Training Report.—The report required by section 656 of the FAA shall identify units of operation of military personnel who receive training, which shall be specified at the battalion or equivalent level.

Public Disclosure.—For purposes of sub- section (b)(6), the term “in the national se- curity interest” means disclosure would en- danger the safety of human sources, reveal sensitive intelligence sources and methods, or impede an important United States law enforcement objective.

Reports Continued.—The Secretary of State shall submit the report on security assist- ance required by section 7055(d)(1) of division G of Public Law 116-94 in the manner de- scribed, except such report shall include funds obligated and expended during fiscal year 2020.

The Secretary of State shall submit the report on vetting required by section 7049(d)(3) of division F of Public Law 116-9 in the manner described.

Training Related to International Humanitarian Law.—Not later than 90 days after en- actment of the Act and following consulta- tion with the Committees on Appropriations, the Secretary of State shall submit a report to such Committees on the implementation of section 203(a)(2) of the William Wilberforce International Narcotics Control and Enforcement Act of 2008 (Public Law 110-457), the Secret- ary of State shall submit the report on security assist- ance required by section 7055(d)(1) of division G of Public Law 116-94 in the manner de- scribed, except such report shall include funds obligated and expended during fiscal year 2020.

Section 7036. Arab League Boycott of Israel (unchanged)
Section 7037. Palestinian Statehood (unchanged)
Section 7038. Prohibition on Assistance to the Palestinian Broadcasting Corporation (unchanged)
Section 7039. Assistance for the West Bank and Gaza (unchanged)
Section 7040. Limitation on Assistance for the Palestinian Authority (unchanged)
Section 7041. Middle East and North Africa (modified)

Egypt.—Funds for Egypt are allocated accor- ding to the following table:

<table>
<thead>
<tr>
<th>Account</th>
<th>Budget Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Economic Support Fund</td>
<td>175,000</td>
</tr>
<tr>
<td>Nonhumanitarian, Demining and Related Pro-</td>
<td></td>
</tr>
<tr>
<td>grams</td>
<td>3,000</td>
</tr>
<tr>
<td>International Military Education and Training</td>
<td>800</td>
</tr>
<tr>
<td>Foreign Military Financing Program</td>
<td>1,300,000</td>
</tr>
</tbody>
</table>

The agreement includes $1,431,800,000 for assistance to Egypt, including $2,000,000 under International Narcotics Control and...
Law Enforcement. The agreement endorses the House report language on security of energy infrastructure (including the gas pipeline) and emphasizes support for democracy programs and development programs in the Sinai, particularly for Bedouin communities, consistent with prior year levels.

The report requires that the head- ing Certification under section 7061 in Senate Report 116-126 shall remain in effect during fiscal year 2021.

Iraq Counterinfluence Programs. The Secretary of State, in consultation with the heads of other relevant Federal agencies, shall support Iraqi Counterinfluence programs funded by the Act. Such programs should: (1) counter the false assertions made by the Government of Iran against the United States and other democratic countries; (2) describe the support Iran provides to terrorist or extremist proxies; and (3) assess and describe the adverse impacts such support causes to the people of Syria, Yemen, Lebanon, and other areas where Iran operates.

Iraq Reports. Not later than 180 days after enactment of the Act, the Secretary of State shall update the report required under this heading in Senate Report 116-126 in the manner described.

Iraq. Funds for Iraq are allocated according to the following table:

<table>
<thead>
<tr>
<th>Account/Program</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>Economic Support Fund</td>
<td>25,000</td>
</tr>
<tr>
<td>Justice sector rehabilitation</td>
<td>2,500</td>
</tr>
<tr>
<td>Relief and Transition Assistance Fund</td>
<td>100,000</td>
</tr>
<tr>
<td>Development Assistance</td>
<td>40,000</td>
</tr>
</tbody>
</table>

The agreement includes not less than $30,000,000 under titles III and IV of the Act for stabilization assistance for Libya, including support for a United Nations-facilitated political process and border security.

Morocco. Funds for Morocco are allocated according to the following table:

<table>
<thead>
<tr>
<th>Account/Program</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>Development Assistance</td>
<td>10,000</td>
</tr>
<tr>
<td>Economic Support Fund</td>
<td>10,000</td>
</tr>
<tr>
<td>Nonproliferation, Anti-terrorism, Demining and Related Programs</td>
<td>8,000</td>
</tr>
<tr>
<td>International Military Education and Training</td>
<td>2,000</td>
</tr>
<tr>
<td>Foreign Military Financing Program</td>
<td>2,000</td>
</tr>
</tbody>
</table>

Syria. The safety of Syrian refugees and the delivery of humanitarian and other foreign assistance in areas of Syria not under the Assad regime’s control remain major concerns. The agreement includes non-lethal stabilization assistance for Syria, which shall also be made available in Deir ez-Zor. Tunisia. The agreement includes not less than $191,400,000 for assistance for Tunisia. Funds are allocated according to the following table:

<table>
<thead>
<tr>
<th>Account/Program</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>Development Assistance</td>
<td>45,000</td>
</tr>
<tr>
<td>Economic Support Fund</td>
<td>40,000</td>
</tr>
<tr>
<td>International Narcotics Control and Law Enforcement</td>
<td>13,000</td>
</tr>
<tr>
<td>Nonproliferation, Anti-terrorism, Demining and Related Programs</td>
<td>6,100</td>
</tr>
<tr>
<td>International Military Education and Training</td>
<td>2,300</td>
</tr>
<tr>
<td>Foreign Military Financing Program</td>
<td>45,000</td>
</tr>
</tbody>
</table>

Subsection (j) makes an additional $50,000,000 available for assistance for Tunisia from prior year Economic Support Fund.

West Bank and Gaza. The agreement includes $75,000,000 under International Narcotics Control and Law Enforcement for security assistance programs for the West Bank and $75,000,000 under Economic Support Fund for the humanitarian and development needs of the Palestinian people in the West Bank and Gaza.

Yemen. The agreement includes $377,000,000 under title III and under International Narcotics Control and Law Enforcement, $112,400,000 under Economic Support Fund; $13,600,000 under Nonproliferation, Anti-terrorism, Demining and Related Programs; and $4,000,000 under International Narcotics Control and Law Enforcement.

The Department of State and USAID, in consultation with the Government of Jordan, should prioritize funding made available by the Act to improve Jordan’s ability to deliver essential services in the education, energy, health, and water sectors.

Lebanon. The agreement includes assistance for Lebanon at levels consistent with prior fiscal years. The Secretary of State shall submit the report required under this heading in the House report in the manner described.

The Secretary of State and USAID Administrator shall increase humanitarian assistance, primarily through local NGOs, to help communities impacted by the port explosion on August 4, 2020.

The agreement includes funds to support programs to facilitate the resolution of border disputes between Lebanon and Israel. Not later than 90 days after enactment of the Act, the Secretary of State shall submit a report to the Committees on Appropriations on steps taken during the prior year to resolve such disputes.

The agreement includes not less than $97,000,000 under section 7039 of Senate Report 116-126.

Yemen. The agreement includes not less than $134,950,000 under title III and under International Narcotics Control and Law Enforcement, $40,000,000 under Economic Support Fund, $4,000,000 under Nonproliferation, Anti-terrorism, Demining and Related Programs; and $20,000,000 under International Narcotics Control and Law Enforcement.

In addition to other programs, funds provided for assistance for Burma shall be made available to: (1) promote rural economic de- velopment, including microfinance programs; (2) increase opportunities for foreign direct investment by strengthening the
rule of law, transparency, and accountability; and (3) investigate and document allegations of ethnic cleansing and other gross human rights violations in Burma.

Not later than 90 days after enactment of the Act, the Secretary of State shall submit a report to the appropriate congressional committees detailing actions taken by the International Criminal Court to investigate and prosecute those responsible within the armed forces of Burma for alleged crimes against humanity committed against the Rohingya population in Burma and Bangladesh.

The World Bank should not support programs in Kachin State until security and stability are restored, and Rohingya refugees and internally displaced persons return to their homes free from fear of violence and discrimination. The United States Executive Director to the World Bank shall oppose such programs until such conditions exist.

Cambodia.—The agreement includes not less than $65,505,000 under title III of the Act for assistance for Cambodia. No funds were requested, and none are provided in the agreement for assistance for Cambodia under International Military Education and Training and Foreign Military Financing Program.

For purposes of the certification required under subsection (a)(3), the term "political opposition" means the Cambodian National Rescue Party and other political parties either outlawed or harassed by the Government of Cambodia. Funds are allocated according to the following table:

<table>
<thead>
<tr>
<th>Account/Program</th>
<th>Budget Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Development Assistance</td>
<td>$75,000</td>
</tr>
<tr>
<td>Economic Support Fund</td>
<td>$80,000</td>
</tr>
<tr>
<td>Technical advisory programs in Vietnam and Pacific island countries</td>
<td>$1,500</td>
</tr>
<tr>
<td>International Narcotics Control and Law Enforcement</td>
<td>$70,000</td>
</tr>
<tr>
<td>Nonproliferation, Anti-terrorism, Denying and Related Programs</td>
<td>$25,000</td>
</tr>
<tr>
<td>Foreign Military Financing Program</td>
<td>$50,000</td>
</tr>
</tbody>
</table>

Not later than 90 days after enactment of the Act, the Secretary of State shall submit a report to the Committees on Appropriations on all obligations of funds from the CICIF. Such report shall include obligations by fiscal year, country, and activity, and be updated quarterly until September 30, 2021.

The USAID Administrator shall consult with the Committees on Appropriations on the technical, advisory programs in Vietnam and Pacific island countries, which shall be on issues mutually agreed upon by the United States Government and the Governments of such countries and made available through an open and competitive process to an American educational institution.

Not later than 45 days after enactment of the Act, the Secretary of State shall submit a report to the Committees on Appropriations on all obligations of funds from the CICIF. Such report shall include obligations by fiscal year, country, and activity, and be updated quarterly until September 30, 2021.

The USAID Administrator shall consult with the Committees on Appropriations on the technical, advisory programs in Vietnam and Pacific island countries, which shall be on issues mutually agreed upon by the United States Government and the Governments of such countries and made available through an open and competitive process to an American educational institution.

The agreement includes not less than $80,500,000 under titles III and IV of the Act for assistance for Laos.

The agreement includes not less than $7,500,000 for water and child health and nutrition programs for Laos under Global Health Programs.

North Korea.—The agreement includes funding to continue to maintain a database of prisons and gulags in North Korea, in accordance with section 7032(1) of division K of Public Law 113-76.

The agreement includes $5,000,000 for the promotion of human rights in North Korea. People’s Republic of China.—The agreement includes not less than $21,000,000 under Democracy Fund for democracy programs in Hong Kong.

Not later than 90 days after enactment of the Act, the Secretary of State shall submit a report to the Committees on Appropriations describing the PRC’s malign influence activities in Burma, Cambodia, and Laos in fiscal year 2020. The report shall also include specific recommendations for a United States-led regional response should the PRC establish and maintain a digital link to establish and maintain a digital link to the Internet.

The agreement includes not less than $3,000,000 under Democracy Fund for democracy programs in Hong Kong.

Not later than 90 days after enactment of the Act, the Secretary of State shall submit a report to the Committees on Appropriations describing the PRC’s malign influence activities in Burma, Cambodia, and Laos in fiscal year 2020. The report shall also include specific recommendations for a United States-led regional response should the PRC establish and maintain a digital link to establish and maintain a digital link to the Internet.

The Department of State shall continue to seek reimbursement for costs incurred in support of the Extraordinary Chambers in the Courts of Cambodia. Funds are allocated according to the following table:

<table>
<thead>
<tr>
<th>Account/Program</th>
<th>Budget Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Development Assistance</td>
<td>$63,000</td>
</tr>
<tr>
<td>International Narcotics Control and Law Enforcement</td>
<td>$10,625</td>
</tr>
<tr>
<td>Nonproliferation, Anti-terrorism, Denying and Related Programs</td>
<td>$25,000</td>
</tr>
<tr>
<td>International Military Education and Training</td>
<td>$7,000</td>
</tr>
<tr>
<td>Foreign Military Financing Program</td>
<td>$14,000</td>
</tr>
</tbody>
</table>

Indo-Pacific Strategy and the Asia Reassurance Initiative Act of 2018.—The agreement includes not less than $1,482,000,000 under titles III and IV of the Act to support the implementation of the Indo-Pacific Strategy and Public Law 115-409.

Counteracting Chinese Influence Fund.—The agreement includes not less than $300,000,000 under the Counterintelligence and Countersurveillance Fund (CICIF). Funds are allocated according to the following table:

<table>
<thead>
<tr>
<th>Account/Program</th>
<th>Budget Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Development Assistance</td>
<td>$75,000</td>
</tr>
<tr>
<td>Economic Support Fund</td>
<td>$80,000</td>
</tr>
<tr>
<td>Technical advisory programs in Vietnam and Pacific island countries</td>
<td>$1,500</td>
</tr>
<tr>
<td>International Narcotics Control and Law Enforcement</td>
<td>$70,000</td>
</tr>
<tr>
<td>Nonproliferation, Anti-terrorism, Denying and Related Programs</td>
<td>$25,000</td>
</tr>
<tr>
<td>Foreign Military Financing Program</td>
<td>$50,000</td>
</tr>
</tbody>
</table>

Not later than 90 days after enactment of the Act, the Secretary of State shall submit a report to the Committees on Appropriations on whether the systematic and widespread persecution of Uyghurs, Kazakhs, Kyrgyz, and members of other Muslim minority groups in the Xinjiang Uyghur Autonomous Region by the PRC constitutes an atrocity within the definitions of section 6 of the Elie Wiesel Genocide and Atrocities Prevention Act of 2018 (Public Law 115-441). The report shall update the report required under this heading.

Not later than 60 days after enactment of the Act, the Secretary of State shall update the report required under this heading.

Regional Development Mission for Asia.—The agreement includes not less than $12,000,000 for USAID Regional Development Mission for Asia.

Thailand.—The agreement includes not less than $11,300,000 for assistance for Thailand, as follows: $2,000,000 under Development Assistance; $5,000,000 under Economic Support Fund, of which $4,000,000 is for democracy and governance activities; and $2,000,000 under International Narcotics Control and Law Enforcement; and $2,100,000 under Nonproliferation, Anti-terrorism, Denying and Related Programs. In addition, authorized by the Act under International Military Education and Training and Foreign Military Financing Program may be made available for assistance for Thailand.

Tibet.—Funds made available by the Act for assistance for Tibet shall be made available to establish and maintain a digital link to the Internet and to support non-governmental organizations to provide services, including education and cultural exchange, for the people of Tibet.

CONGRESSIONAL RECORD — HOUSE
December 21, 2020
Timor-Leste.—Funds are allocated according to the following table:

<table>
<thead>
<tr>
<th>Account/Program</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>Development Assistance</td>
<td>10,000</td>
</tr>
<tr>
<td>International Narcotics Control and Law Enforcement</td>
<td>800</td>
</tr>
<tr>
<td>International Military Education and Training</td>
<td>400</td>
</tr>
</tbody>
</table>

Vietnam.—The agreement includes not less than $109,789,000 for assistance for Vietnam. Funds are allocated according to the following table:

<table>
<thead>
<tr>
<th>Account/Program</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vietnam Education Foundation Act of 2000</td>
<td>65,000</td>
</tr>
<tr>
<td>Other higher education assistance</td>
<td>(17,000)</td>
</tr>
<tr>
<td>Economic growth</td>
<td>10,000</td>
</tr>
<tr>
<td>International Narcotics Control and Law Enforcement</td>
<td>6,000</td>
</tr>
<tr>
<td>Nonproliferation, Anti-terrorism, Demining and Related Programs</td>
<td>17,500</td>
</tr>
<tr>
<td>Humanitarian demining</td>
<td>1,500</td>
</tr>
<tr>
<td>International Military Education and Training</td>
<td>9,000</td>
</tr>
<tr>
<td>Foreign Military Financing Program</td>
<td>12,000</td>
</tr>
</tbody>
</table>

Funds for health/disability programs should be provided, to the maximum extent practicable, through local Vietnamese organizations.

The agreement includes $2,500,000 to strengthen Vietnam’s capacity to conduct DNA analysis and otherwise assist in locating and identifying Vietnamese listed as missing in action, which may include the collection of oral histories and digital archives.

The USAID Administrator shall consult with the Secretary of State on the planned uses of funds.

Section 7044. South and Central Asia (modified)

Afghanistan.—For purposes of subsection (a)(4)(A), the President shall submit to the appropriate congressional committees a copy of any written agreement or arrangement between the United States Government and the Taliban, and a transcript of any such verbal agreement or arrangement, including amendments thereto.

The agreement includes not less than $40,000,000 for democracy programs for Afghanistan under Economic Support Fund, which shall be made available to continue democracy programs, including for activities supporting electoral assistance before and during the implementation of a peace agreement.

Not later than 60 days after enactment of the Act and prior to the initial obligation of such funds, the Secretary of State and the USAID Administrator shall consult with the Committees on Appropriations on the establishment of an endowment for higher education institutions.

The Secretary of State and USAID Administrator should include in any peace process planning a requirement for humanitarian assistance to maintain and create conditions for the successful implementation of a peace agreement.

Not later than 90 days after enactment of the Act, the Secretary of State shall submit a report to the Committees on Appropriations on the establishment of an endowment for higher education institutions.

The Secretary of State and USAID Administrator should include in any peace process planning a requirement for humanitarian assistance to maintain and create conditions for the successful implementation of a peace agreement.

Chixoy Reparations Plan.—The Government of Guatemala should fulfill its commitment under the financing agreement for the Chixoy Reparations Plan in a timely manner.

Corruption and Impunity.—The agreement includes not less than $45,000,000 for support of Offices of Attorney General who are known to have credible information that they are directly involved in organized criminal enterprises.

Costa Rica.—The agreement includes $40,725,000 for assistance for Costa Rica. The agreed that the report described in this section of the House report shall be submitted not later than 60 days after enactment of the Act.

Sexual and Gender-Based Violence (SGBV).—The agreement includes $2,700,000 for assistance for Guatemala, El Salvador, and Costa Rica.

El Mozote Massacre.—The agreement endorses the directives related to the El Mozote massacre under the El Salvador heading in this section of the House report, except that the report described shall be submitted not later than 60 days after enactment of the Act.

North and Central America—Subsection (b)(1) provides not less than $4,199,000,000 for assistance for Central America in fiscal year 2021.
that such funds shall also be withheld until the Secretary of State determines that the Government of Mexico is implementing credible counter-narcotics and law enforcement strategies in the United States that reflect the input of civil society, have realistic goals, and are consistent with the right of due process and protection of human rights.

The Caribbean. —Subsection (d) provides not less than $74,800,000 for the Caribbean Basin Security Initiative (CBSI).

The agreement includes $10,000,000 to enhance island disaster recovery and resilience and to assist the Caribbean region in adapting to, and mitigating the effects of climate change, to include supporting the Caribbean Islands’ consortium of higher education institutions to inform and advance pre-disaster assessment and recovery.

Funds for assistance for the Caribbean are allocated according to the following table:

### THE CARIBBEAN

<table>
<thead>
<tr>
<th>Account/Program</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>Development Assistance</td>
<td>1,500</td>
</tr>
<tr>
<td>Economic Support Fund</td>
<td>4,500</td>
</tr>
<tr>
<td>Anti-Corruption and indigenous communities</td>
<td>2,000</td>
</tr>
<tr>
<td>Human rights</td>
<td>10,000</td>
</tr>
<tr>
<td>International Narcotics Control and Law Enforcement</td>
<td>189,000</td>
</tr>
<tr>
<td>Role of the United Nations in maintenance of peace and security of which, Justice Sector Institutional Strengthening and Reform</td>
<td>19,000</td>
</tr>
<tr>
<td>Nonproliferation, Anti-terrorism, Demining and Related Programs</td>
<td>3,000</td>
</tr>
<tr>
<td>International Military Education and Training</td>
<td>4,500</td>
</tr>
<tr>
<td>Foreign Military Financing Program</td>
<td>8,750</td>
</tr>
</tbody>
</table>

Venezuela. —Subsection (e)(1) provides not less than $33,000,000 under Economic Support Fund for democracy programs for Venezuela.

Section 7046. Europe, Eurasia and Eurasia (modified)

Belarus. —The agreement includes an additional $2,000,000 for democracy programs for Belarus under Assistance for Europe, Eurasia and Central Asia, which is in addition to funds included in such programs in the fiscal year 2020 EUSI(a).

Georgia. —The agreement includes not less than $132,025,000 for assistance for Georgia. Funds are allocated according to the following table:

### GEORGIA

<table>
<thead>
<tr>
<th>Account/Program</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assistance for Europe, Eurasia and Central Asia</td>
<td>8,925</td>
</tr>
<tr>
<td>International Narcotics Control and Law Enforcement</td>
<td>5,700</td>
</tr>
<tr>
<td>Nonproliferation, Anti-terrorism, Demining and Related Programs</td>
<td>1,100</td>
</tr>
<tr>
<td>International Military Education and Training</td>
<td>2,200</td>
</tr>
<tr>
<td>Foreign Military Financing Program</td>
<td>15,000</td>
</tr>
</tbody>
</table>

Georgia is a strategic ally of the United States, and the agreement continues to support the Georgian people’s efforts to strengthen democracy, governance and the rule of law. Pursuant to the requirement under subsection (c)(1), not later than 90 days after enactment of the Act, the Secretaries of State shall submit a report to the Committees on Appropriations detailing actions taken in Georgia since January 1, 2020 to: (1) strengthen democratic institutions, including through recent elections; (2) combat corruption; and (3) ensure that rule of law in the private-sector and the foreign investment climate meet international standards.

Turkey. —Not later than 30 days after enactment of the Act, and every 90 days thereafter until September 30, 2021, the Secretary of State shall submit a report to the appropriate congressional committees on the status of the cases of locally employed United States Embassy staff who are wrongfully detained in Turkey.

Ukraine. —The agreement includes not less than $483,000,000 for assistance for Ukraine. Funds are allocated according to the following table:

### COUNTERING RUSSIAN INFLUENCE FUND

<table>
<thead>
<tr>
<th>Account/Program</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assistance for Europe, Eurasia and Central Asia</td>
<td>85,000</td>
</tr>
<tr>
<td>International Narcotics Control and Law Enforcement</td>
<td>50,000</td>
</tr>
<tr>
<td>International Military Education and Training</td>
<td>5,000</td>
</tr>
<tr>
<td>Foreign Military Financing Program</td>
<td>150,000</td>
</tr>
</tbody>
</table>

Not later than 90 days after the initial obligation of funds, and every 120 days thereafter until September 30, 2021, the Secretary of State and USAID Administrator shall submit a consolidated report to the Committees on Appropriations containing updated information on obligations and expenditures of the CRIF on a country and project basis.

Report on the Occupation of Georgia. —Not later than 90 days after enactment of the Act, the Secretary of State shall update the report required by section 7070(c)(4) of division J of Public Law 115–31.

Reports on the Russian Federation. —Not later than 90 days after enactment of the Act, the Secretary of State shall update the reports required by section 7071(b)(2), (c), (e) of division J of Public Law 115–31.

Section 7048. United Nations (modified)

Annual Report on Anti-Israel Bias at the United Nations. —The Secretary of State shall report to the Committees on Appropriations and the appropriate congressional committees required under Contributions to International Organizations in the House report.

Contributions Report. —Not later than 90 days after enactment of the Act, the Secretary of State, in consultation with the United States Permanent Representative to the United Nations, shall submit a report to the Committees on Appropriations detailing efforts made during the previous calendar year to encourage other governments to increase their contributions for international peacekeeping activities, international organizations, and other multilateral and bilateral assistance programs, as well as the results of such efforts, disaggregated by government, organization, program, and amount.

Michael Sharp and Zaida Catalan. —The Secretary of State shall submit a report to the Committees on Appropriations and the appropriate congressional committees on the Government of the Democratic Republic of the Congo (DRC) and the UN to thoroughly investigate and bring to justice those responsible for the murders in the DRC of UN investigators Michael Sharp, a citizen of the United States, and Zaida Catalan, a citizen of Sweden.

Report on Arrears. —The Secretary of State shall continue to submit the reports on arrears required by section 7049(j) of division J of Public Law 115–31 during fiscal year 2021.

Section 7049. War Crimes (repealed) Section 7050. Global Internet Freedom (modified)

The agreement includes not less than $70,000,000 for programs to promote Internet freedom.
freedom globally, of which $20,000,000 is from funds appropriated under International Broadcasting Operations. Funds for such activities that are appropriated under title III of the Act and temporarily allocated according to the following table:

GLOBAL INTERNET FREEDOM

<table>
<thead>
<tr>
<th>Account/Program</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>Economic Support Fund</td>
<td>$26,425</td>
</tr>
<tr>
<td>Near Eastern Democracy</td>
<td>$16,750</td>
</tr>
<tr>
<td>Democracy Fund (Department of State)</td>
<td>$14,000</td>
</tr>
<tr>
<td>Democracy (DRL)</td>
<td>$3,060</td>
</tr>
<tr>
<td>Assistance for Europe, Eurasia and Central Asia</td>
<td>$5,795</td>
</tr>
</tbody>
</table>

United States Agency for Global Media.—Pursuant to subsection (c), the USAGM CEO, in consultation with the Open Technology Fund President, shall submit a spending plan for Internet freedom programs made available under International Broadcasting Operations. Such plan shall include all USAGM resources, including funds and employees used to support digital programs available on the Internet. The USAGM CEO shall consult with the Committees on Appropriations prior to submitting such plan.

Section 7051. Torture and Other Cruel, Inhuman, or Degrading Treatment or Punishment (modified)

Section 7052. Aircraft Transfer, Coordination, and Funding (modified)

Section 7053. Parking Fines and Real Property Taxes Owed by Foreign Governments (unchanged)

Section 7054. International Monetary Fund (unchanged)

Section 7055. Extradition (modified)

Section 7056. Impact on Jobs in the United States (modified)

Section 7057. United Nations Population Fund (unchanged)

Section 7058. Global Health Activities (modified)

COVID–19 Response.—The agreement does not endorse the directive in the House report under section 7068 regarding a review of the international response to the COVID–19 pandemic.

Family Planning/Reproductive Health.—The agreement maintains prior year funding levels and policy related to family planning/reproductive health. The agreement does not endorse the directive in the House report under section 7088 regarding the international response to the COVID–19 pandemic.

Genocide—Bisexuality Violence.—Not later than 120 days after enactment of the Act, the Secretary of State, in coordination with the USAID Administrator, shall submit a report to the Committees on Appropriations assessing the progress made by the United States and its partners on the implementation and delivery of humanitarian assistance to prevent, mitigate, and address sexual and gender based violence in humanitarian crises, including: (1) an analysis of data and research regarding the key drivers of genderbased violence in humanitarian crises; (2) gaps in existing response mechanisms; (3) the needs of, and services required by, survivors or those at risk; and (4) data on outcomes and impact of existing programs to address, prevent and mitigate such violence, such as the Safe from the Start initiative.

Section 7060. Sector Allocations (modified)

Basic Education.—The agreement includes $125,000,000 for the Global Partnership for Education and $25,000,000 for Education Cannot Wait. The USAID Administrator shall consult with the Committees on Appropriations on such contributions to ensure adequate monitoring, evaluation, effectiveness, and sustainability of such programs.

Higher Education.—For purposes of implementing subsection (a)(3), the term “countries impacted by economic crises” means countries whose economies are adversely affected by political instability, conflict, including in neighboring countries, or cataclysmic manmade disasters, such as the port explosion in Lebanon on August 4, 2020. Funds made available under this subsection are in addition to assistance provided by paragraph (2).

Cooperative Development.—The agreement includes additional funds for cooperative development programs to support community-based cooperatives and credit unions.

Environment Programs.—Subsection (c) includes authority for environment programs, subject to the regular notification procedures of the Committees on Appropriations. For purposes of subsection (c)(2)(D), “oppose” shall mean vote against.

Funds for certain bilateral environment programs are allocated according to the following table:

ENVIRONMENT PROGRAMS

<table>
<thead>
<tr>
<th>Account/Program</th>
<th>Budget Authority in thousands of dollars</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aridian Action</td>
<td>$23,500</td>
</tr>
<tr>
<td>Brazilian Amazon</td>
<td>$17,000</td>
</tr>
<tr>
<td>Central Africa Regional Program for the Environment</td>
<td>$43,000</td>
</tr>
<tr>
<td>Endangered species</td>
<td>$5,000</td>
</tr>
<tr>
<td>Great Ape</td>
<td>$40,000</td>
</tr>
<tr>
<td>Guatemalan/Belize/Mosquites</td>
<td>$9,250</td>
</tr>
<tr>
<td>Lacy Act</td>
<td>$3,500</td>
</tr>
<tr>
<td>Ocean Plastic Pollution</td>
<td>$7,500</td>
</tr>
<tr>
<td>Tezzer CR</td>
<td>$7,000</td>
</tr>
<tr>
<td>United States Fish and Wildlife Service</td>
<td>$6,000</td>
</tr>
<tr>
<td>Regulatory bird conservation</td>
<td>$12,000</td>
</tr>
<tr>
<td>United States Forest Service</td>
<td>$8,000</td>
</tr>
</tbody>
</table>

Biodiversity Conservation and Governance.—The USAID Administrator shall increase assistance for biodiversity conservation and governance programs in Africa, Latin America, and the Caribbean, and adverse economic conditions impacting communities abutting conservation areas increase challenges to the protection of biodiversity, including through conservation crime.

Central Africa Regional Program for the Environment (CARPE).—The agreement continues funding for CARPE, and makes available $10,000,000 of such amount for direct transfer to United States Fish and Wildlife Service (USFWS) to maximize their capabilities and expertise on programs that protect marine species severely impacted by marine plastic debris, and the USAID Administrator shall consult with the Committees on Appropriations on the implementation of such directives.

Oceans—Plastic Impacted Marine Species.—The agreement includes $1,000,000 to be administered pursuant to 16 U.S.C. 3701 for cost-matching projects that protect marine species severely impacted by marine plastic debris, and the USAID Administrator shall consult with the Committees on Appropriations prior to the obligation of such funds.

Resources to Combat Human Trafficking.—The Secretary of State shall submit the report required under this heading in the House report regarding national parks and shall consult with the Committees on Appropriations on the implementation of such directives.

Biodiversity Conservation and Governance.—The USAID Administrator shall increase assistance for biodiversity conservation and governance programs in Africa, Latin America, and the Caribbean, and adverse economic conditions impacting communities abutting conservation areas increase challenges to the protection of biodiversity, including through conservation crime.

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Resources to Combat Human Trafficking.—The Secretary of State shall submit the report required under this heading in the House report regarding national parks and shall consult with the Committees on Appropriations on the implementation of such directives.
Toxic Chemicals.—The agreement includes funding to address toxic chemical pollution in Africa, Asia, and Latin America, including through lead acid battery recycling programs. Not later than 60 days after enactment of the Act, the USAID Administrator and the Secretary of State, as appropriate, shall consult with the Committees on Appropriations on the uses of funds.

United States Fish and Wildlife Service, United States Forest Service, National Oceanic and Atmospheric Administration, and the Department of the Interior (DOI) shall be done in an expedited manner consistent with prior year projects. The agreement directs such agencies to consult with the Committees on Appropriations.

Prior to the obligation and expenditure of funds of USAID, NOAA, and DOI shall submit a report to the Committees on Appropriations and USAID detailing the intended uses of such funds. Prior to the submission of spend plans, such agencies shall consult with USAID, as appropriate.

Section 7061. Budget Documents (modified)
Spend plans submitted pursuant to subsection (b) shall: (1) include all intended sources of funds made available by the Act and any other resources, as applicable, for such programs; and (2) conform to the division of such plans under section 7034(q)(4) of the Act.

CBJs submitted in future fiscal years shall include information on any past office or mission closure or reorganization, elimination of special allowances and senior level special representatives, and actual prior year representation expenses for each department and agency that is authorized such expenses.

Section 7062. Reorganization (modified)
Not later than 90 days after enactment of the Act, the USAID Administrator shall consult with the Committees on Appropriations on any proposed new reorganization or any substantive change to previously approved reorganizations in the manner described in House Report 116–78. The quarterly report on USAID’s reorganization efforts required under section 7062 of division G of Public Law 116–94 remains in effect through September 30, 2021.

Section 7063. Department of State Management (modified)
Department of State Staffing Reports.—Not later than 60 days after enactment of the Act, and every 60 days thereafter until September 30, 2022, the Secretary of State shall submit a report to the appropriate congressional committees on the on-board personnel levels, hiring, and attrition of the Civil Service, Foreign Service, eligible family members, and agency/department staff workforce of the Department of State, on an operating unit-by-operating unit basis.

Federal Law Enforcement.—The agreement includes the compensation, the Attorney General, and the Related Agencies Appropriations Act, 2021 directs the Attorney General to ensure implementation of evidence-based training programs on de-escalation and the use-of-force, as well as on police-community relations, that are broadly applicable and scalable to enforcement agencies across the country.

The agreement further notes that several agencies funded by this Act employ Federal law enforcement officers and are Federal Law Enforcement Training Centers partner organizations. The agreement directs the Departments of Justice and Homeland Security to consult with the Attorney General regarding the implementation of these programs for their law enforcement officers. The agreement further directs such agencies to brief the Committees on Appropriations on their efforts relating to such implementation after enactment of the Act.

United States Fish and Wildlife Service, United States Forest Service (USFS), NOAA, and the Department of the Interior (DOI) shall be done in an expedited manner consistent with prior year projects. The agreement directs such agencies to consult with the Committees on Appropriations. Prior to the obligation and expenditure of funds the Department of State shall submit a report required under this heading in section 7041 of Senate Report 116–126 in the manner described, except activities shall be those to counter extremism in fiscal year 2020.

Global Fragility Act.—Not later than 90 days after enactment of the Act, the Department of State and USAID shall jointly brief the Committees on Appropriations on plans for implementing the Global Fragility Act of 2019 (title V of division J of Public Law 116–94) with funds made available by the Act and prior Acts.

Prevention and Stabilization Fund.—The agreement includes not less than $100,000,000 for the Prevention and Stabilization Fund, as follows: $50,000,000 under Economic Support Fund; $10,000,000 under International Narcotics Control and Law Enforcement; $10,000,000 under Nonproliferation, Anti-terror, Demining and Related Programs; $12,500,000 under Peacekeeping Operations; and $17,500,000 under Foreign Military Financing Program.

Section 7066. Disability Programs (modified)
Section 7067. Debt-for-Development (unchanged)
Section 7068. Enterprise Funds (unchanged)
Section 7069. Extension of Consular Fees and Related Authorities (new)

The agreement includes authorities to address the shortfall in consular fee revenue in fiscal years 2020 and 2021. In addition to an extension of authorities provided in the Continuing Appropriations Act, 2021 (division A of Public Law 116–159), the agreement expands the authority to spend fees deposited in the Department of State Fraud Prevention and Detection account to include the costs of providing consular services in fiscal year 2022.

Section 7070. Protective Services (new)
Section 7071. Rescissions (modified)

The agreement rescinds $580,534,000, of which $255,123,000 is designated for OCO/ GWOT pursuant to the BRBEDA. Of the total, $560,123,000 is from unobligated Diplomatic and Consular Programs balances, $80,000,000 is from unobligated Peacekeeping Operations balances, $25,000,000 is from unobligated Foreign Military Financing Program balances, $75,000,000 is from unobligated Economic Support Fund balances, $30,000,000 is from unobligated Peace Corps balances, and $10,000,000 is from unobligated International Narcotics Control and Law Enforcement balances.

COVID–19 Funding.—The agreement does not include funding to respond to the COVID-19 pandemic under title VIII of the House bill.

TITLE VIII
NITA M. LOWEY MIDDLE EAST PARTNERSHIP FOR PEACE ACT OF 2020

The agreement includes authorization of the “Nita M. Lowey Middle East Partnership for Peace Act of 2020” regarding programs to promote reconciliation between Israelis and Palestinians.

TITLE IX
EMERGENCY FUNDING AND OTHER MATTERS

The agreement includes emergency funding for the ''Nita M. Lowey Middle East Partnership for Peace Act of 2020'' regarding programs to promote reconciliation between Israelis and Palestinians.
### DEPARTMENT OF STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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<tr>
<td><strong>TITLE I - DEPARTMENT OF STATE AND RELATED AGENCY</strong></td>
<td></td>
<td></td>
<td>Final Bill</td>
<td>vs Enacted</td>
<td>vs Request</td>
</tr>
<tr>
<td>Administration of Foreign Affairs</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Diplomatic programs</td>
<td>5,029,788</td>
<td>4,794,475</td>
<td>5,049,114</td>
<td>+19,326</td>
<td>+254,639</td>
</tr>
<tr>
<td>Worldwide security protection</td>
<td>1,469,777</td>
<td>3,695,412</td>
<td>1,894,777</td>
<td>+425,000</td>
<td>-1,800,635</td>
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<tr>
<td>Worldwide security protection (OCD/GWOT)</td>
<td>2,626,122</td>
<td>---</td>
<td>2,226,122</td>
<td>-400,000</td>
<td>+2,226,122</td>
</tr>
<tr>
<td><strong>Total, Diplomatic programs</strong></td>
<td>9,125,687</td>
<td>8,489,887</td>
<td>9,170,013</td>
<td>+44,326</td>
<td>+680,126</td>
</tr>
<tr>
<td>Capital investment fund</td>
<td>139,500</td>
<td>256,695</td>
<td>250,000</td>
<td>+110,500</td>
<td>-6,695</td>
</tr>
<tr>
<td>Office of Inspector General</td>
<td>90,829</td>
<td>141,416</td>
<td>90,829</td>
<td>---</td>
<td>-50,587</td>
</tr>
<tr>
<td>Office of Inspector General (OCD/GWOT)</td>
<td>54,900</td>
<td>---</td>
<td>54,900</td>
<td>---</td>
<td>+54,900</td>
</tr>
<tr>
<td>Educational and cultural exchange programs</td>
<td>730,700</td>
<td>310,000</td>
<td>740,300</td>
<td>+9,600</td>
<td>+403,300</td>
</tr>
<tr>
<td>Representation expenses</td>
<td>7,212</td>
<td>7,413</td>
<td>7,415</td>
<td>+203</td>
<td>+2</td>
</tr>
<tr>
<td>Protection of foreign missions and officials</td>
<td>30,890</td>
<td>25,900</td>
<td>30,890</td>
<td>---</td>
<td>+4,990</td>
</tr>
<tr>
<td>Embassy security, construction, and maintenance</td>
<td>769,900</td>
<td>742,100</td>
<td>769,055</td>
<td>-745</td>
<td>+26,955</td>
</tr>
<tr>
<td>Worldwide security upgrades</td>
<td>781,562</td>
<td>941,660</td>
<td>357,107</td>
<td>-424,455</td>
<td>-584,553</td>
</tr>
<tr>
<td>Worldwide security upgrades (OCD/GWOT)</td>
<td>424,087</td>
<td>---</td>
<td>824,287</td>
<td>+400,200</td>
<td>+824,287</td>
</tr>
<tr>
<td><strong>Total, Embassy security</strong></td>
<td>1,975,449</td>
<td>1,683,760</td>
<td>1,950,449</td>
<td>-25,000</td>
<td>+266,689</td>
</tr>
<tr>
<td>Emergencies in the diplomatic and consular service</td>
<td>7,885</td>
<td>7,885</td>
<td>7,885</td>
<td>---</td>
<td>---</td>
</tr>
</tbody>
</table>
## DEPARTMENT OF STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Repatriation Loans Program Account:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Direct loans subsidy</td>
<td>1,300</td>
<td>1,300</td>
<td>2,500</td>
<td>+1,200</td>
<td>+1,200</td>
</tr>
<tr>
<td>Payment to the American Institute in Taiwan</td>
<td>31,963</td>
<td>28,312</td>
<td>31,963</td>
<td></td>
<td>+5,651</td>
</tr>
<tr>
<td>International Chancery Center, Washington, District of Columbia</td>
<td>743</td>
<td>743</td>
<td>2,743</td>
<td>+2,000</td>
<td>+2,000</td>
</tr>
<tr>
<td>Payment to the Foreign Service Retirement and Disability Fund</td>
<td>158,900</td>
<td>158,900</td>
<td>158,900</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total, Administration of Foreign Affairs</strong></td>
<td>12,355,958</td>
<td>11,110,211</td>
<td>12,498,787</td>
<td>+142,829</td>
<td>+1,388,576</td>
</tr>
</tbody>
</table>

**International Organizations**

| Contributions to international organizations, current year assessment | 1,377,566 | 966,224 | 1,409,688 | +32,122 | +443,464 |
| CIO (OCO/GWOT) | 96,240 | --- | 96,240 | --- | +96,240 |
| **Subtotal, Contributions to international organizations** | 1,473,806 | 966,224 | 1,505,928 | +32,122 | +539,704 |

| Contributions for international peacekeeping activities, current year assessment | 537,727 | 1,079,200 | 750,320 | +212,593 | -328,880 |
| CIPA (OCO/GWOT) | 988,656 | --- | 705,994 | -282,662 | +705,994 |
| **Subtotal, Contributions for international peacekeeping activities** | 1,526,383 | 1,079,200 | 1,456,314 | -70,089 | +377,114 |

| **Total, International Organizations** | 3,000,189 | 2,045,424 | 2,962,242 | -37,947 | +916,818 |
DEPARTMENT OF STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS APPROPRIATIONS ACT, 2021

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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td><strong>International Commissions</strong></td>
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<td>International Boundary and Water Commission, United States and Mexico:</td>
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<td>Salaries and expenses.................</td>
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<td>International fisheries commissions.............</td>
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<td>34,676</td>
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<td>144,107</td>
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<td><strong>Related Agency</strong></td>
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<tr>
<td>United States Agency for Global Media</td>
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<td>International broadcasting operations...........</td>
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## DEPARTMENT OF STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<td>Eisenhower Exchange Fellowship program</td>
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<td>Israeli Arab scholarship program</td>
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<td>East-West Center</td>
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### Other Commissions

- **Commission for the Preservation of America's Heritage Abroad**
  - Salaries and expenses: 675, 642, 642, -33, ---

- **Commission on International Religious Freedom**
  - Salaries and expenses: 4,500, 4,500, 4,500, ---, ---

- **Commission on Security and Cooperation in Europe**
  - Salaries and expenses: 2,579, 2,579, 2,908, +329, +329

- **Congressional-Executive Commission on the People's Republic of China**
  - Salaries and expenses: 2,250, 2,250, 2,250, ---, ---
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<tr>
<td>United States - China Economic and Security Review</td>
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<td>Salaries and expenses</td>
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<td>Total, Title I, Department of State and Related Agency</td>
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<td>16,840,188</td>
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<td>Title II - United States Agency for International Development</td>
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<td>1,277,747</td>
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<td>Capital Investment Fund, USAID</td>
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<td>206,000</td>
<td>175,000</td>
<td>75,500</td>
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<td>Office of Inspector General, USAID</td>
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<td>74,881</td>
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<td>Total, Title II, USAID</td>
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**DEPARTMENT OF STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS APPROPRIATIONS ACT, 2021**  
(Amounts in thousands)

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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td><strong>TITILE III - BILATERAL ECONOMIC ASSISTANCE</strong></td>
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<tr>
<td>Funds Appropriated to the President</td>
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<td></td>
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<tr>
<td>Global Health Programs:</td>
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<td>U.S. Agency for International Development</td>
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<td>(Global fund contribution)</td>
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<td>(657,550)</td>
<td>(1,560,000)</td>
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<td>Transfer to DFC</td>
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<td>International disaster assistance</td>
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<td>International disaster assistance (CO/OWOT)</td>
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<td>International Humanitarian Assistance</td>
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<td>Transition initiatives</td>
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<td>Complex Crises fund</td>
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<td>Economic Support Fund</td>
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<td>Economic Support and Development Fund</td>
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### DEPARTMENT OF STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS APPROPRIATIONS ACT, 2021

**(Amounts in thousands)**

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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>Human Rights and Democracy Fund, Department of State</td>
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<td>190,450</td>
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<td>Bureau of Democracy, Conflict, and Humanitarian Assistance, USAID</td>
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<td><strong>Assistance for Europe, Eurasia and Central Asia</strong></td>
<td>770,334</td>
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<tr>
<td><strong>Department of State</strong></td>
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<tr>
<td>Migration and refugee assistance</td>
<td>1,910,645</td>
<td>299,214</td>
<td>1,730,583</td>
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<td>Migration and refugee assistance (OCO/GWOT)</td>
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<td>100</td>
<td>---</td>
<td>+100</td>
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<td><strong>Independent Agencies</strong></td>
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<tr>
<td>Peace Corps</td>
<td>410,500</td>
<td>401,200</td>
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<td>Millennium Challenge Corporation</td>
<td>905,000</td>
<td>800,000</td>
<td>912,000</td>
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<td>Inter-American Foundation</td>
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<td>United States African Development Foundation</td>
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<td><strong>Total, Independent Agencies</strong></td>
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### DEPARTMENT OF STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<td><strong>Debt restructuring</strong></td>
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<td>78,000</td>
<td>204,000</td>
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<td><strong>Tropical Forest Conservation Act</strong></td>
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<td>(15,000)</td>
<td>(15,000)</td>
<td>(+15,000)</td>
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<td><strong>Somalia Debt Relief</strong></td>
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<td>(63,000)</td>
<td>(78,000)</td>
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<td><strong>Sudan Debt Relief</strong></td>
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<td>(111,000)</td>
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<td><strong>Total, title III, Bilateral economic assistance.</strong></td>
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<td><strong>TOTAL</strong></td>
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### TITLE IV - INTERNATIONAL SECURITY ASSISTANCE

#### Department of State

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<td><strong>International narcotics control and law enforcement</strong></td>
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<tr>
<td><strong>Nonproliferation, anti-terrorism, demining and related programs</strong></td>
<td>895,750</td>
<td>753,560</td>
<td>889,247</td>
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<td><strong>Peacekeeping operations</strong></td>
<td>132,135</td>
<td>290,000</td>
<td>115,546</td>
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<td><strong>Peacekeeping operations (OCO/GWOT)</strong></td>
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<td><strong>Funds Appropriated to the President</strong></td>
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<td><strong>International Military Education and Training</strong></td>
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## DEPARTMENT OF STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<td>Grants:</td>
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<td>Israel</td>
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<td>Egypt</td>
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<td>Limitation on Administrative Expenses</td>
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<td>Foreign Military Financing Program (OCO/GWOT)</td>
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**TITLE V - MULTILATERAL ASSISTANCE**

Multilateral Assistance

Funds Appropriated to the President

International Organizations and Programs

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<th></th>
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<th>FY 2021 Request</th>
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<td>International Organizations and Programs</td>
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<tr>
<td>390,500</td>
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<td>387,500</td>
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<td>-3,000</td>
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International Financial Institutions

World Bank Group

Global Environment Facility

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<th></th>
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<tr>
<td>Global Environment Facility</td>
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### DEPARTMENT OF STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS APPROPRIATIONS ACT, 2021

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<tr>
<td>International Development Association</td>
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<tr>
<td>The International Bank for Reconstruction and Development (IBRD):</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IBRD paid in capital</td>
<td>206,500</td>
<td>206,500</td>
<td>206,500</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Total, World Bank Group</td>
<td>1,443,085</td>
<td>1,207,900</td>
<td>1,347,475</td>
<td>-95,610</td>
<td>+139,575</td>
</tr>
<tr>
<td>Asian Development Bank Group</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Asian Development Fund</td>
<td>47,395</td>
<td>47,395</td>
<td>47,395</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Total, Asian Development Fund</td>
<td>47,395</td>
<td>47,395</td>
<td>47,395</td>
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</tr>
<tr>
<td>African Development Bank Group</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>African Development Bank Paid in capital</td>
<td>---</td>
<td>54,649</td>
<td>54,649</td>
<td>+54,649</td>
<td>---</td>
</tr>
<tr>
<td>(Limitation on callable capital)</td>
<td>---</td>
<td>(856,175)</td>
<td>(856,175)</td>
<td>(856,175)</td>
<td>---</td>
</tr>
<tr>
<td>African Development Fund</td>
<td>171,300</td>
<td>171,300</td>
<td>171,300</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Total, African Development Bank</td>
<td>171,300</td>
<td>225,949</td>
<td>225,949</td>
<td>+54,649</td>
<td>---</td>
</tr>
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## DEPARTMENT OF STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>International Fund for Agricultural Development</strong></td>
<td>30,000</td>
<td>---</td>
<td>32,500</td>
<td>+2,500</td>
<td>+32,500</td>
</tr>
<tr>
<td><strong>North American Development Bank</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total, International Financial Institutions</strong></td>
<td>1,691,780</td>
<td>1,481,244</td>
<td>1,653,319</td>
<td>-38,461</td>
<td>+172,075</td>
</tr>
<tr>
<td><strong>Total, title V, Multilateral assistance</strong></td>
<td>2,082,280</td>
<td>1,481,244</td>
<td>2,040,819</td>
<td>-41,461</td>
<td>+559,575</td>
</tr>
<tr>
<td>(Limitation on callable capital)</td>
<td>(1,421,276)</td>
<td>(3,297,451)</td>
<td>(3,297,451)</td>
<td>(+1,876,175)</td>
<td>---</td>
</tr>
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</table>

### TITLE VI - EXPORT AND INVESTMENT ASSISTANCE

**Export-Import Bank of the United States**

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administrative expenses</td>
<td>110,000</td>
<td>100,946</td>
<td>110,000</td>
<td>---</td>
<td>+9,054</td>
</tr>
<tr>
<td>Inspector General</td>
<td>5,700</td>
<td>5,200</td>
<td>6,500</td>
<td>+800</td>
<td>+1,300</td>
</tr>
<tr>
<td>Offsetting collections</td>
<td>-150,000</td>
<td>-230,000</td>
<td>-230,000</td>
<td>-80,000</td>
<td>---</td>
</tr>
<tr>
<td><strong>Total, Export-Import Bank of the United States</strong></td>
<td>-34,300</td>
<td>-123,854</td>
<td>-119,500</td>
<td>-79,200</td>
<td>+10,354</td>
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</table>

**US International Development Finance Corporation**

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inspector General</td>
<td>2,000</td>
<td>2,000</td>
<td>2,000</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Corporate Capital Account: Administrative Expenses</td>
<td>119,000</td>
<td>133,677</td>
<td>119,000</td>
<td>---</td>
<td>-14,677</td>
</tr>
<tr>
<td>Program Budget</td>
<td>180,000</td>
<td>700,000</td>
<td>450,000</td>
<td>+270,000</td>
<td>-250,000</td>
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<tr>
<td>(Equity Program)</td>
<td>(150,000)</td>
<td>(150,000)</td>
<td>(317,000)</td>
<td>(+167,000)</td>
<td>(+167,000)</td>
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</table>
DEPARTMENT OF STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Offsetting collections</strong></td>
<td>-369,000</td>
<td>-378,000</td>
<td>-378,000</td>
<td>-9,000</td>
<td>---</td>
</tr>
<tr>
<td><em>(By transfer from DA)</em></td>
<td>(50,000)</td>
<td>---</td>
<td>(50,000)</td>
<td>---</td>
<td>(+50,000)</td>
</tr>
<tr>
<td><strong>Total, US Development Finance Institution</strong></td>
<td>-68,000</td>
<td>457,677</td>
<td>193,000</td>
<td>+261,000</td>
<td>-264,677</td>
</tr>
<tr>
<td>Funds Appropriated to the President</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Trade and Development Agency</strong></td>
<td>79,500</td>
<td>12,105</td>
<td>79,500</td>
<td>---</td>
<td>+67,395</td>
</tr>
<tr>
<td><strong>Total, title VI, Export and investment assistance</strong></td>
<td>-22,800</td>
<td>345,928</td>
<td>159,000</td>
<td>+181,000</td>
<td>-186,928</td>
</tr>
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**TITLE VII - GENERAL PROVISIONS**

- Sec. 7022(k) - Loan Guarantees: --- | 10,000 | --- | --- | --- | -10,000
- Sec. 7065 New NAB funding: --- | 137,000 | --- | --- | --- | -137,000
- Sec. 7069(c) Export-Import Bank Tied-Aid Rescission: -64,282 | -84,000 | --- | +64,282 | +84,000
- Rescission, section 7069(b)(1), ESF: -32,000 | --- | -75,000 | -43,000 | -75,000
- Rescission, section 7069(a)(1), Diplomatic Programs (OOGWOT): --- | --- | -360,123 | -360,123 | -360,123
### DEPARTMENT OF STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
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<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rescission, section 7069(a)(2), Peacekeeping Operations (OFO/GWOT)</td>
<td>---</td>
<td>---</td>
<td>-40,000</td>
<td>-40,000</td>
<td>-40,000</td>
</tr>
<tr>
<td>Rescission, section 7069(a)(3), Foreign Military Financing (OFO/GWOT)</td>
<td>---</td>
<td>---</td>
<td>-25,000</td>
<td>-25,000</td>
<td>-25,000</td>
</tr>
<tr>
<td>Rescission, section 7069(b)(2), Peace Corps</td>
<td>---</td>
<td>---</td>
<td>-30,000</td>
<td>-30,000</td>
<td>-30,000</td>
</tr>
<tr>
<td><strong>Total, title VII, General Provisions</strong></td>
<td>-96,282</td>
<td>63,000</td>
<td>-580,534</td>
<td>-484,252</td>
<td>-643,534</td>
</tr>
</tbody>
</table>

### TITLE IX - EMERGENCY FUNDING AND OTHER MATTERS

**Department of State**

**Administration of Foreign Affairs**

| Consular and Border Security Program (emergency) | ---               | ---               | 300,000    | +300,000              | +300,000              |
| Sudan Claims (emergency)                         | ---               | ---               | 150,000    | +150,000              | +150,000              |
### DEPARTMENT OF STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Bilateral Economic Assistance</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Funds Appropriated to the President</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Global Health Programs (emergency)</td>
<td>---</td>
<td>---</td>
<td>4,000,000</td>
<td>+4,000,000</td>
<td>+4,000,000</td>
</tr>
<tr>
<td>Economic Support Fund (emergency)</td>
<td>---</td>
<td>---</td>
<td>700,000</td>
<td>+700,000</td>
<td>+700,000</td>
</tr>
<tr>
<td><strong>Department of the Treasury</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Debt Restructuring (emergency)</td>
<td>---</td>
<td>---</td>
<td>120,000</td>
<td>+120,000</td>
<td>+120,000</td>
</tr>
<tr>
<td><strong>Total, Title IX, Emergency Funding and Other Matters</strong></td>
<td>---</td>
<td>---</td>
<td>5,270,000</td>
<td>+5,270,000</td>
<td>+5,270,000</td>
</tr>
<tr>
<td>Description</td>
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<td>FY 2021 Request</td>
<td>Final Bill</td>
<td>Final Bill vs Enacted</td>
<td>Final Bill vs Request</td>
</tr>
<tr>
<td>------------------------------------------------------------------------------</td>
<td>-----------------</td>
<td>-----------------</td>
<td>------------</td>
<td>-----------------------</td>
<td>----------------------</td>
</tr>
<tr>
<td>Grand total</td>
<td>56,326,362</td>
<td>44,869,622</td>
<td>60,933,900</td>
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<td>Appropriations</td>
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<td>(44,953,622)</td>
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<td>(+2,815,278)</td>
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<td>Overseas contingency operations</td>
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<td>(8,425,123)</td>
<td>(+142,661)</td>
<td>(+8,425,123)</td>
</tr>
<tr>
<td>Rescissions</td>
<td>(-96,282)</td>
<td>(-84,000)</td>
<td>(-105,000)</td>
<td>(-8,718)</td>
<td>(-21,000)</td>
</tr>
<tr>
<td>Rescission of overseas contingency operations funding</td>
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<td>---</td>
<td>(-425,123)</td>
<td>(-425,123)</td>
<td>(-425,123)</td>
</tr>
<tr>
<td>(By transfer)</td>
<td>(50,000)</td>
<td>---</td>
<td>(50,000)</td>
<td>---</td>
<td>(+50,000)</td>
</tr>
<tr>
<td>(Transfer out)</td>
<td>(-50,000)</td>
<td>---</td>
<td>(-50,000)</td>
<td>---</td>
<td>(-50,000)</td>
</tr>
<tr>
<td>(Limitation on administrative expenses)</td>
<td>(70,000)</td>
<td>(70,000)</td>
<td>(70,000)</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>(Limitation on callable capital)</td>
<td>(1,421,276)</td>
<td>(3,297,451)</td>
<td>(3,297,451)</td>
<td>(+1,876,175)</td>
<td>---</td>
</tr>
</tbody>
</table>
DIVISION L—TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

CONGRESSIONAL DIRECTIVES

The joint explanatory statement accompanying this division is approved and indicates congressional intent. Unless otherwise noted, the language set forth in House Report 116–452 is the same as the language included in this joint explanatory statement and should be complied with unless specifically addressed to the contrary in this joint explanatory statement. When some language is repeated for emphasis, it is not intended to negate the language referred to above unless expressly provided herein. In cases where there has been no specific direction to the Commission of a report, such report is to be submitted to both the House and Senate Committees on Appropriations. The Department of Transportation (DOT) and the Department of Housing and Urban Development (HUD) are directed to notify the House and Senate Committees on Appropriations seven days prior to the announcement of a new program, initiative, or authority. Any reprogramming requests must be submitted to the Committees on Appropriations no later than May 30, 2021.

CONGRESSIONAL BUDGET JUSTIFICATIONS

The agreement directs each agency to include within its budget justification a report on all efforts made to address the programs identified by the annual Government Accountability Office (GAO) reports along with legal barriers preventing the agency’s ability to further reduce duplication, overlap, and/or legislative recommendations, if applicable.

OTHER MATTERS

Contracting.—The agreement includes the reporting requirement in House Report 116–452, except that such report is to be submitted no later than 180 days after the enactment of this Act.

Education safety using local media.—The agreement encourages the National Highway Traffic Safety Administration (NHTSA) to conduct outreach to the driving public through advertising initiatives to support life-saving guidelines and delivered to local communities. NHTSA should focus media and education content about driving automation on both driver responsibility to understand how to safely use the new assistance features and measures implemented by vehicle manufacturers to help drivers use them as intended.

Federal Law Enforcement.—The agreement notes that the explanatory statement accompanying the Commerce, Justice, Science, and Related Agencies Appropriations Act, 2021 directs the Attorney General to ensure implementation of evidence-based training programs on de-escalation and the use-of-force, as well as on police-community relations, are applicable and available to all Federal law enforcement agencies. The agreement further notes that several agencies funded by this Act employ Federal law enforcement officers and are Federal Law Enforcement Training Centers partner organizations. The agreement directs such agencies to consult with the Attorney General regarding the implementation of these programs for their law enforcement officers.

The agreement further directs such agencies to brief the Committees on Appropriations on the details of such implementation on no later than 90 days after consultation with the Attorney General. In addition, the agreement directs such agencies, to the extent that they already participated, to consult with the Attorney General and the Director of the FBI regarding participation in the National Use-of-Force Data Collection. The agreement further directs such agencies to brief the Committees on Appropriations, no later than 90 days after enactment of this Act, on their current efforts to so participate.

TRANSPARENCY REQUIREMENT

Transparency in advertising.—The agreement directs the Departments and agencies to include within the text, audio, or video used for new advertising purposes, including advertising/posting on the Internet, that the advertisements are printed, published, produced, broadcast, or transmitted at U.S. taxpayer expense, with exemptions for safety or conflicts with the agency’s ability to carry out their statutory authority.

DATA ACT COMPLIANCE

Digital Accountability and Transparency Act (DATA Act) compliance.—The agreement expects agencies to prioritize the submission of timely, accurate, and complete financial and award information in accordance with established management guidance, reporting processes, and data standards established under U.S.C. § 6504 (OST-170). In addition, the agreement supports continued funding for Chief Data Officer positions, as specified in 44 U.S.C. § 3520.

Cybersecurity

The agreement, in order to support the ban included in section 899 of Public Law 115–232 that prohibits government agencies from buying certain telecommunications and video surveillance services or equipment:

TTIP: OTHER MATTTERS OF TRANSPORTATION

OFFICE OF THE SECRETARY

Salaries and expenses.—The bill provides $138,174,000 for the salaries and expenses of the Office of the Secretary (OST). The agreement provides funding for one additional full-time equivalent in the Office of the Assistant Secretary for Budget and Programs as requested in the budget.

Surface transportation reauthorization.—The agreement directs DOT to provide regular updates to Congress on the status of the freight and highway reauthorization and working with the appropriate committees to reauthorize surface transportation programs in order to provide long-term stability for states.

Governmental and public affairs reorganization.—The agreement does not include the budget request to reorganize governmental and public affairs operations across the Department by transferring positions from the operating administrations (OAs) to the Office of Public Affairs and Office of Governmental Affairs. The agreement states that DOT will submit a reprogramming request through section 405 of this Act to seek approval from the House and Senate Committees on Appropriations. The agreement further notes that the OAs’ existing budget requests include details on the specific title of the positions to be transferred; a plan on how OAs will continue to communicate and work with Congress, stakeholders, and constituents; the benefits of transferring these positions; and an explanation of how this reorganization improves transparency, efficiency, and coordination.

Agency audits.—For all contract actions (including awards, renewals, and amendments), departments and agencies provided funding in this Act shall require any accounting firm providing financial auditing or audit remediation services to provide a statement attesting to their knowledge of any disciplinary proceedings occurring within 1 year of the projected performance period related to noncompliance with rules or laws applying to the contract.

Infrastructure coordinator.—The agreement directs DOT to designate as the Federal Aviation Administration (FAA), the Federal Railroad Administration (FRA), and Amtrak. The agencies are expected to comply with the U.S.-Canada Agreement on Land, Sea, and Air Transport Preclearance to facilitate air travel and passenger rail service between the United States and Canada. DOT is directed to transfer to the House and Senate Committees on Appropriations any record related to the application and make recommendations for improving the application for future grant rounds. Further, within 60 days of announcing fiscal year 2021 INFRA awards, the Department is directed to publish a list of all fiscal year 2021 applications received along with the names of the applicant organizations and funding amounts requested.

Nationally significant freight and highway (INFRA) projects.—The agreement directs DOT to provide before the Committees on Appropriations any additional information in the Department’s annual report on the INFRA program. Instead, within 60 days of announcing fiscal year 2021 INFRA award winners, DOT is directed to provide briefings to all applicants that did not receive an award in order to explain the factors that negatively impacted the application and make recommendations for improving the application for future grant rounds. Further, within 60 days of announcing grant awards, DOT is directed to publish on its website a list of all fiscal year 2021 applications received along with the names of the applicant organizations and funding amounts requested.

Air traffic services.—The Department of Transportation, the Federal Aviation Administration (FAA), the Federal Railroad Administration (FRA), and Amtrak are expected to comply with the U.S.-Canada Agreement on Land, Sea, and Air Transport Preclearance to facilitate air travel and passenger rail service between the United States and Canada. The agencies are expected to comply with the U.S.-Canada Agreement on Land, Sea, and Air Transport Preclearance to facilitate air travel and passenger rail service between the United States and Canada.

The agreement directs DOT agencies that have a role in implementing preclearance operations on the four specific sites announced by the United States and Canada on March 10, 2017, to facilitate air travel and passenger rail service between the United States and Canada. The agreement directs DOT agencies that have a role in implementing preclearance operations on the four specific sites announced by the United States and Canada on March 10, 2017, to facilitate air travel and passenger rail service between the United States and Canada.

Privacy concerns regarding real-time location data.—The agreement directs DOT agencies that have a role in implementing preclearance operations on the four specific sites announced by the United States and Canada on March 10, 2017, to facilitate air travel and passenger rail service between the United States and Canada.

The agreement directs DOT agencies that have a role in implementing preclearance operations on the four specific sites announced by the United States and Canada on March 10, 2017, to facilitate air travel and passenger rail service between the United States and Canada.
and make publicly available a privacy policy regarding the collection, use, sharing, and protection of geolocation information. The agreement directs the Department to develop a public resource of best practices for geolocation data in transportation.

Coordinating of DOT research.—The agreement encourages the Office of the Assistant Secretary for Research and Technology to work collaboratively and in coordination with the National Transportation Safety Board (NTSB) to develop a public list of measures, as required by 49 U.S.C. 1135(e).

Improving rail safety.—The agreement directs DOT to continue to provide a regulatory status of each recommended "most wanted list," as required by 49 U.S.C. 1135(e).

Freight.—The Department should support projects that improve marine highways and inland waterways by furthering this objective the Department should evaluate potential options for Congress to modify existing transportation programs, such as the national highway freight program, to allow for improvements to inland waterways. The Department should report on its findings and recommendations to the House and Senate Committees on Appropriations, the House Committee on Transportation and Infrastructure, and the Senate Committee on Commerce, Science, and Transportation within 180 days of enactment of this Act.

RESEARCH AND TECHNOLOGY

The bill provides $22,300,000 for research and technology, of which $16,485,000 shall remain available until expended.

Highly automated systems safety center of excellence (HASS COE).—The agreement provides $3,000,000 for the HASS COE established by section 505 of division B of P.L. 116–94 and directs the Department to follow the direction included in House Report 116–452 on the HASS COE.

Post-secondary education and training in transportation and timing technologies.—The agreement does not include a specific set-aside of funding as provided in House Report 116–452. Instead, the agreement acknowledges the need for Department staff positions for this work and encourages the office to fill current vacancies to ensure adequate staffing to fulfill the requirements of this initiative. Further, the agreement directs the Department to brief the House and Senate Committees on Appropriations on the results of the recent demonstration and the Department's recommendations no later than 30 days after the recommendations have been finalized.

Recycled plastic materials in transportation.—The agreement provides $800,000 for the Secretary to enter into an agreement with the National Academies of Sciences, Engineering, and Medicine, and conduct an activity through the Transportation Research Board on the use of recycled plastic materials, as directed and enumerated in House Report 116–452. However, the agreement modifies the direction in the House report by limiting the study to recycled plastic materials in asphalt mixtures.

Emergency planning transportation data initiative.—The agreement provides $1,000,000 for an emergency planning transportation data initiative to conduct research and develop models and strategies for better practices for weather and roadway information for emergency and other severe weather conditions to improve public safety, emergency evacuation, and response capabilities.

Shared-use mobility.—The agreement provides $2,970,000 for the complete trips program to allow the NTSB to conduct research, and make publicly available a privacy policy for geolocation data in transportation.

Autonomous vehicle research in rural areas.—The agreement encourages the Department to work with universities and rural communities to address the additional challenges of bringing the benefits of autonomous vehicles to rural Americans.

Coordination of DOT research.—The agreement encourages the Office of the Assistant Secretary for Research and Technology to work collaboratively and in coordination with the National Transportation Safety Board (NTSB) to develop a public list of measures, as required by 49 U.S.C. 1135(e).

Small business research (SBIR).—The agreement directs the Department to place an increased focus on making SBIR awards to firms with fewer than 50 people.

Resilient infrastructure.—The agreement directs the Department to expand its technical assistance and trainings to help state DOTs' local, government, and local governments develop reliable indicators of vulnerability and actionable mitigation measures in all phases of transportation planning, asset management, planning and development, and operations toward improving resiliency and reducing lifecycle costs. The Department is directed to prioritize research and demonstrations of new and proven technologies that could make our infrastructure systems more resilient. The agreement provides $1,000,000 for these technical assistance, training, research and development efforts.

NATIONAL INFRASTRUCTURE INVESTMENTS

(INCLUDING TRANSFER OF FUNDS)

The bill provides $1,000,000,000 for national infrastructure projects that remain available until September 30, 2024. Of the total amount, not more than $30,000,000 is for planning grants, of which $10,000,000 is for areas of persistent poverty. The bill allows the Secretary to increase the Federal cost-share above 80 percent for awards in rural and persistent poverty areas. The agreement does not include direction in the House report to achieve a more equitable distribution of fiscal year 2021 funding to transportation modes that were underfunded in recent fiscal years, but does continue to make these projects eligible for funding. The bill directs the Secretary to take such measures as to ensure investment in a variety of transportation modes. The agreement reiterates to the Department and potential applicants that this competitive grant program supports a broad variety of transportation projects including, but not limited to, highway, bridge, or road projects; public transit projects; passenger and freight rail projects; including high speed passenger rail; port infrastructure improvement projects; multimodal projects, including commercial and intermodal parking garages; bicycle and pedestrian projects; and multimodal infrastructure projects, including infrastructure reuse projects and projects that improve transportation safety and efficiency at ports, piers, and parks.

NATIONAL SURFACE TRANSPORTATION AND INFRASTRUCTURE INNOVATION RIBBON

The bill provides $5,000,000 for the National Surface Transportation and Innovative Finance Bureau, to remain available until expended.

Build America implementation plan.—The Department is reminded of the requirement to compile an implementation plan for how it plans to meet the objectives required under 49 U.S.C. 116(d)(4)(G).

Financing for transportation oriented development (TOD).—The agreement directs the Secretary to encourage the use of the Department's financing programs for TOD, where eligible, by issuing clear guidance and education to prospective borrowers projects that meet the congressional intent of eligibility within 60 days of enactment of this Act.

ROADRAIL REHABILITATION AND IMPROVEMENT FUNDING PROGRAM

The bill provides $2,000,000 for the demonstration program to issue direct loans and loan guarantees pursuant to sections 501 through 504 of P.L. 94–219.
funding to entities that are well-positioned to augment existing intermodal and multimodal assets in close proximity with capital investments that strengthen the infrastructure. Such grants and loans would seek to eliminate artificial barriers and fill gaps that exist within current grant programs. The Department is expected to facilitate investments that seek to capitalize on and streamline connections between aviation, maritime, rail, and highway infrastructure and generate efficiencies in investments through supply chain management.

Administrative Provisions—Office of the Secretary of Transportation (Including Rescissions)

Section 101 prohibits funds available to the Department of Transportation from being obligated for the Office of the Secretary of Transportation to approve assessments or reimbursable agreements pertaining to funds appropriated to the operating administrations, except for activities underway on the date of enactment of this Act, unless such assessments or agreements have completed the normal reprogramming process for congressional notification.

Section 102 requires the Secretary of Transportation to post on the internet a schedule of all council on credit and finance meetings, agendas, and meeting minutes.

Section 103 allows the Department of Transportation’s working capital fund to provide payments in advance to vendors for the Federal Aviation Administration fringe benefit program, and to provide full or partial payments to, and to accept reimbursements from, Federal agencies for transit benefit distribution services.

Section 104 allows the Department of Transportation’s working capital fund to use certain funds to improve the transit benefit program to improve of the administration of that program.

Section 105 extends the period of availability for grants made available in Public Law 116–6.

Section 106 requires approval from the Assistant Secretary for Administration for retention or senior executive bonuses for all DOT employees.

Section 107 requires the Department of Transportation’s working capital fund to transfer funds to the working capital fund and collect replacement reserve for the equipment equal to the useful life and estimated replacement cost of such equipment.

Section 108 requires congressional notification of a transfer of credit assistance under the Transportation Infrastructure Finance and Innovation Act (TIFIA) program.

Federal Aviation Administration Operations (Airport and Airway Trust Fund)

The agreement provides $11,001,500,000 for the operations of the Federal Aviation Administration (FAA), to remain available until September 30, 2022. Of the total amount provided, $10,519,000,000 is to be derived from the airport and airway trust fund. Funds are distributed in the bill by budget activity. The agreement includes sufficient funding to support 40,247 positions.

Aviation Safety.—Within aviation safety, the agreement includes an increase of $5,000,000 and 25 positions above the request for a total of 75 new positions. The agreement expects the FAA to meet these staffing levels by hiring under direct hire authority, and by providing permanent change of station benefits and sign-on bonuses to increase staffing for aviation safety. The agreement directs the FAA to augment its investment on a multi-year hiring strategy to address the workforce demands of this office and directs the FAA to report to the House and Senate Committees on Appropriations on the workforce analysis that is currently underway pursuant to the Joint Authorities for Technical Operations (JATO) Reorganization, which shall also include an analysis of the technical skills and qualifications necessary to fulfill the demands of a more robust and quality aviation safety and certification mission. In addition, the FAA should provide quarterly staffing data, including hiring and separations, by program office, during all regularly scheduled commercial flights, where permissible under current law.

Disease prevention.—The agreement directs the FAA to continue the flight attendant uniform program for the cost of the stipend, travel, orientations, workshops, field trips, mentoring, coaching, program administration, and program evaluation.

Unfinished rulemakings.—The agreement directs the FAA to report to the House and Senate Committees on Appropriations on the unfinished rulemakings related to the safety of foreign repair stations and flight attendant rest requirements 30 days after enactment of this Act.

Organization designation authorization (ODA) office.—The agreement approves the proposal in the budget request for an ODA Office that reports directly to the Associate Administrator for Aviation Safety, and requires the FAA to provide the following information to the House and Senate Committees on Appropriations not less than 30 days after enactment: (1) a timeline of actions taken since March 2019 to operationalize the FAA’s Office of Organization Designation’s functional statement, organization chart, implementation plan, staffing and resource plan, and performance goals; (2) a description of its efforts to address the outsourcing of integrated operations and activities, and relationship with respect to existing FAA offices and Federal agencies.

Aviation safety management system (SMS).—The agreement expects the FAA to prioritize issuing a rulemaking requiring design and production approval holders for aviation products to establish a SMS. The agreement directs the FAA to continue working with its partner agencies by holding a public hearing with representatives from the relevant Federal agencies and upon completion of the Air National Guard’s environmental impact statement and the record of decision. The agreement directs the FAA to report to the House and Senate Committees on Appropriations prior to the issuance of a record of decision regarding the modification of the Condor 1 and Condor 2 military operating areas, which includes a summary of any public meeting and hearing and a list of the comments, questions, and responses presented at these meetings and hearings.

Landing strips.—The agreement directs the FAA to assist Federal land managers, including by providing data for the Non-Aeronautical Use of Land Management, United States Forest Service, and National Park Service, in charting backcountry landing strips located on Federal lands that are available for administrative, recreational, and emergency purposes.

Contracting.—The agreement directs the FAA to continue its efforts to award contracts by December 31, 2020.

Veterans’ pilot training grant program.—The agreement directs the FAA to continue the pilot training grant program to provide grants to educational institutions or organizations that provide comprehensive training programs that provide military veterans with the knowledge, skills, and experience necessary to enter the aviation industry.

Commercial space.—The agreement directs the FAA to continue the development of a comprehensive strategy for the safe integration of UAS into the national airspace system by December 31, 2020.

UAS public awareness.—The agreement includes $6,000,000 for matching funds to commercial entities that conduct UAS-related public awareness initiatives, to demonstrate or validate technologies that the FAA considers essential to the safe integration of UAS into the national airspace system.

UAS public awareness.—The agreement includes $6,000,000 for the existing “Know Before You Fly” initiative and pilot program (IPP).

Aviation safety management system (SMS).—The agreement expects the FAA to prioritize issuing a rulemaking requiring design and production approval holders for aviation products to establish a SMS.
data fidelity for flight planning, terrain avoidance, object avoidance, collision avoidance, and how current onboard detect and avoid technology manufacturers and users are actually implementing this technology.

Small UAS procurement.—For any acquisition of small UAS using funds provided by the FAA, including those to Federal grant recipients, the FAA shall consult with representatives of aircraft manufacturers, aircraft operators, companies developing innovative technological solutions to manage traffic, operators of helicopters, the business travel industry, electricity providers and utilities, and State and local governments.

General aviation safety.—The agreement includes $1,500,000 for the FAA to work with stakeholders in Alaska, including universities with expertise in aviation safety, on general aviation safety research, as well as courses development and delivery, and training. The FAA should also consider establishing a working group, as recommended by the NTSB, if warranted.

Helicopter safety NTSB recommendations.—The FAA should consider requiring principal operations inspectors to have experience with helicopter air ambulance (HAA) operations or receive additional training on HAA operations and oversight. The FAA should also review the flight risk assessments for all HAA operators, including compliances with relevant regulations and advisory circulars.

Not later than 180 days after enactment of this Act, the FAA shall submit a report to the House and Senate Committees on Appropriations detailing the net passenger and public safety benefits of terrain awareness and warning systems on all commercial helicopter operations, as well as any challenges with implementing such a mandate. In addition, not later than 180 days after the date of the enactment of this Act, the Administrator of the FAA shall provide a status update on the issuance of new or revised regulations implementing NTSB recommendations A-06-017, A-06-18, and A-06-19.

General aviation safety (low-altitude navigation).—The agreement includes $5,000,000 for the FAA to continue efforts initiated in fiscal year 2019 to improve helicopter safety and direct the FAA to brief the House and Senate Committees on Appropriations on 120 days of enactment of this Act on an execution strategy, including program structure, phased plan, schedule with milestones, deliverables, and barriers to completion for the helicopter safety funds included in this agreement, as well as those provided in fiscal years 2019 and 2020.

FAA organization chart.—The agreement directs the FAA to submit to the House and Senate Committees on Appropriations current, accurate, and detailed organizational charts for each office not later than March 31, 2021.

Facilities and Equipment (Airport and Airway Trust Fund)

<table>
<thead>
<tr>
<th>Facilities and Equipment</th>
<th>Budget Request</th>
<th>Agreement</th>
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<tbody>
<tr>
<td>Terminals and Enroute Voice Switch and Recorder Porter</td>
<td>41,400,000</td>
<td>37,750,000</td>
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<tr>
<td>National Airspace Information Platform</td>
<td>10,500,000</td>
<td>10,000,000</td>
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<tr>
<td>Subtotal, Terminal Programs</td>
<td>52,900,000</td>
<td>47,750,000</td>
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<tr>
<td>Flight Service Programs</td>
<td>5,000,000</td>
<td>5,000,000</td>
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<tr>
<td>Aviation Surface Observation System</td>
<td>17,800,000</td>
<td>17,800,000</td>
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<tr>
<td>Future Flight Services Program</td>
<td>2,650,000</td>
<td>2,650,000</td>
</tr>
<tr>
<td>Subtotal, Flight Service Programs</td>
<td>20,450,000</td>
<td>20,450,000</td>
</tr>
<tr>
<td>Subtotal, Support Programs</td>
<td>25,350,000</td>
<td>25,200,000</td>
</tr>
<tr>
<td>Terminal and Enroute Support Presence</td>
<td>21,100,000</td>
<td>21,100,000</td>
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The following table provides details by activity compared to the budget request:

<table>
<thead>
<tr>
<th>Activity</th>
<th>Description</th>
<th>2021</th>
<th>2022</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Support Equipment</td>
<td></td>
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<tr>
<td>b. Training, Equipment and Facilities</td>
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<td></td>
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<tr>
<td>c. Organization and Training Support</td>
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<tr>
<td>d. Traffic Control and Air Traffic Systems</td>
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<td></td>
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<tr>
<td>e. Flight Standards programs and Activities</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>f. Traffic Control Systems and Programs</td>
<td></td>
<td></td>
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<tr>
<td>g. General Aviation Safety</td>
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<td></td>
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<tr>
<td>h. General Aviation Safety (low-altitude navigation)</td>
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<td></td>
</tr>
<tr>
<td>i. General Aviation Safety (NTSB NTSB recommendations)</td>
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</tr>
<tr>
<td>j. General Aviation Safety (FAA organization chart)</td>
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</table>

The agreement provides $3,015,000,000 for facilities and equipment. Of the total amount available, $545,000,000 is available until September 2022; $2,330,400,000 is available until September 30, 2023; and $339,600,000 is available until expended. The FAA is expected to make sound investment decisions and report to the House Committee on Appropriations on any major cost overruns or delays.

<table>
<thead>
<tr>
<th>Activity</th>
<th>Description</th>
<th>2021</th>
<th>2022</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Terminal Programs</td>
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<tr>
<td>b. Flight Service Programs</td>
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<tr>
<td>c. Aviation Surface Observation System</td>
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<tr>
<td>d. Future Flight Services Program</td>
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<tr>
<td>e. Support Programs</td>
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The agreement includes $5,000,000 for the FAA to work with stakeholders in Alaska, including universities with expertise in aviation safety, on general aviation safety research, as well as courses development and delivery, and training. The FAA should also consider establishing a working group, as recommended by the NTSB, if warranted.

General aviation safety.—The agreement includes $1,500,000 for the FAA to work with stakeholders in Alaska, including universities with expertise in aviation safety, on general aviation safety research, as well as courses development and delivery, and training. The FAA should also consider establishing a working group, as recommended by the NTSB, if warranted.

Not later than 180 days after enactment of this Act, the FAA shall submit a report to the House and Senate Committees on Appropriations detailing the net passenger and public safety benefits of terrain awareness and warning systems on all commercial helicopter operations, as well as any challenges with implementing such a mandate. In addition, not later than 180 days after the date of the enactment of this Act, the Administrator of the FAA shall provide a status update on the issuance of new or revised regulations implementing NTSB recommendations A-06-017, A-06-18, and A-06-19.

General aviation safety (low-altitude navigation).—The agreement includes $5,000,000 for the FAA to continue efforts initiated in fiscal year 2019 to improve helicopter safety and direct the FAA to brief the House and Senate Committees on Appropriations on 120 days of enactment of this Act on an execution strategy, including program structure, phased plan, schedule with milestones, deliverables, and barriers to completion for the helicopter safety funds included in this agreement, as well as those provided in fiscal years 2019 and 2020.

FAA organization chart.—The agreement directs the FAA to submit to the House and Senate Committees on Appropriations current, accurate, and detailed organizational charts for each office not later than March 31, 2021.
The following table provides details by program compared to the budget request:

<table>
<thead>
<tr>
<th>Research, Engineering, and Development</th>
<th>Budget Request</th>
<th>Agreement</th>
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<tbody>
<tr>
<td>Research, Engineering, and Development</td>
<td>$234,055,000</td>
<td>$234,055,000</td>
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**FAA research.—** The agreement includes $234,055,000 for UAS research. Of this amount:
- $122,000,000 is directed to support the expansion of the FAA Center of Excellence (COE) in areas of UAS research, including cybersecurity, agricultural applications, beyond visual line of sight technology, studies of advanced composites and other non-metallic engineering materials that are not common to manned aircraft but utilized in UAS, the STEM program, and to continue efforts with the UAS research facility at the Center to study appropriate safety standards for UAS and to develop and validate certification standards for such systems; and $12,000,000 for the NextGen-UAS research and development of new firefighting technologies.
- $6,000,000 is for the airfield pavement technology research. Of this amount, $2,000,000 is additional funding to support FAA’s role in the urban air mobility program. The agreement also includes $3,350,000,000 and a liquidating cash appropriation of $3,350,000,000, to remain available until expended. Within the obligation limitation, the agreement provides not more than $119,402,000 for administrative expenses, no less than $15,000,000 for the airport cooperative research program, not less than $60,666,000 for airport technology research, and no more than $1,200,000 to support FAA’s role in the urban air mobility program. The agreement also includes the budget request of $2,000,000 to support FAA’s role in the urban air mobility program.

**Environmental sustainability.—** The agreement provides $20,303,000 for Environmental Energy research. Of this amount, $10,000,000 is additional funding for the FAA to analyze noise at a national level using existing public health surveillance datasets and to conduct follow-on studies. The U.S. agreement provides $131,465,000 for NextGen Environmental Research Aircraft Technologies and Fuels, of which up to $3,000,000 is additional funding to support the continuous lower energy, emissions and noise (CLEEN) program and $15,000,000 is for the center of excellence. The agreement directs the FAA to continue to provide research for certification fuels for safe use in commercial aviation and their inclusion for meeting compliance obligations under CORSIA, and encourages utilization of the National Fuel Performance Database (NEPD) research to address the entire sustainable aviation fuels supply chain to identify and enable industry to overcome key barriers to entry such as cost. The agreement also supports the budget request for research efforts related to the replacement of perfluoroalkyl or polyfluoroalkyl substances and research and development of new firefighting performance requirements for the use of compressed air foam system technology in aircraft rescue and firefighting.

**Policy and procedure concerning the use of airport revenue.—** Given the utility of sales tax revenues to address infrastructure needs and reduce the burden on Federal spending, the Secretary is directed to continue working with State and local governments and the FAA to develop a framework to allow the use of local sales tax revenue generated on the sale of aviation fuel to...
be used in a manner consistent with their enactments.

Airport improvement program (AIP) formula.—The agreement directs the FAA to consider the use of flight data (such as flight training, air cargo, emergency response, pilot training, etc.) and associated metrics when considering AIP discretionary grants.

Burdensome regulations.—The FAA should identify opportunities to eliminate unnecessary or duplicative regulatory requirements and identify areas where more autonomy can be given to local jurisdictions with a better understanding of needs and challenges in building and maintaining infrastructure.

Boarding bridges.—The agreement continues the direction of the FAA to consult with the U.S. Trade Representative (USTR) and the U.S. Attorney General to develop, to the extent practicable, a list of entities that: (1) are a foreign State-owned enterprise that is identified by the USTR in the report required by subsection (a)(1) of section 182 of the Trade Act of 1974 (Public Law 93–618) and subject to monitoring by the USTR under section 306 of the Trade Act of 1974; and (2) have been determined by a Federal court, after exhausting all appeals, to have misappropriated, misused, or secretly taken or acquired the secrets from an entity organized under the laws of the United States or any jurisdiction within the United States. The FAA shall make the report available to the public and work with the USTR, to the extent practicable, to utilize the system for award management database to exclude such entities from being eligible for Federal non-procurement awards. The FAA is expected to notify the Committee of any significant challenges the agency faces in completing these actions.

National plan of integrated airport systems (NPIAS).—The agreement directs the FAA to develop and submit for the approval of the Committee of appropriations a national plan of integrated airport systems, consistent with direction and recommendations from FHWA reports entitled "Tribal Safety Data" and "Traffic Data for Indian Country".

Innovative technologies. —The agreement directs the FHWA to work with state DOTs to promote the use of new and innovative technologies that use innovative materials including composites, recycled concrete aggregates, and other materials as they make engineering decisions for highway construction.

Automated vehicles (AV) and pavement performance. —The agreement encourages the FHWA to complete its study on the impacts of AVs on highway infrastructure, as well as the potential needs to be considered in the design of corridors, and to report to the House and Senate Committees on Appropriations.

Emergency route working group (ERWG). —The agreement directs the Department to notify the House and Senate Committees on Appropriations of the actions that the Secretary and states have taken or intend to take to implement the ERWG's recommendations within 120 days of enactment of this Act.

Tribal safety data. —The agreement directs the Department to implement recommendations from FHWA reports entitled "Tribal Government & Transportation Safety Data" issued on May 22, 2017, and "Options for Improving Transportation Safety in Tribal Areas" issued on January 22, 2018, and any other reports submitted under this Act to improve transportation safety in tribal areas.

Timber bridge initiative. —The agreement continues to urge the Department to collaborate with other Federal agencies for deploying mass timber into highway and bridge systems, as well as inform state and local entities of the advantages of using these materials as they make engineering decisions for Federal-aid projects.

Materials for highway construction. —The agreement directs the FHWA to work with stakeholders, including state DOTs, to determine how to best minimize the bureaucratic burdens of the notification process for certain projects as "categorical exclusions".

Changeable message signs. —The agreement directs the FHWA to submit the overdue report on changeable message signs within 30 days of enactment of this Act summarizing joint action with NHTSA regarding coordination with state DOTs on operations for changeable message sign flexibility and combating local emergency priorities, including the reduction of impaired driving. The agreement directs the agencies to work with state DOTs in order to use such signs to support high visibility enforcement campaigns.

Appalachian Development Highway System (ADHS).—The agreement directs the FHWA to continue working with the ARC and relevant state DOTs to identify segments of existing, unfinished, and potential corridors and to discuss the justification for expanding the current ADHS mileage cap.

Manual of uniform traffic control devices (MUTCD).—The agreement directs the FHWA to provide the House and Senate Committees on Appropriations with a report outlining key changes and safety implications in the forthcoming MUTCD. This information shall also be made available to the public. The agreement also directs FHWA to allow the use of specific service signs for electric vehicle charging stations in the publication of the MUTCD.

Innovative technologies. —The agreement urges the FHWA to work with state DOTs to...
consider the feasibility of utilizing or deploying innovative technologies, including moveable barriers.

Infrastructure safety.—The agreement encourages the Department to consider programs that allow the testing and review of new technologies that use nondestructive testing to locate and quantify soil voids behind highway embankments, including use of imaging and photographic documentation of all defects, condition, and location on to-scale pipe maps that allow for subsequent targeted repairs, as appropriate.

Collision with National Park Service.—The agreement expects the collaboration between the Western Federal Lands Highway Division and the National Park Service to address needs related to the Pretty Rocks Landslide area of the Denali Park Road to continue.

(LIQUIDATION OF CONTRACT AUTHORIZATION) (HIGHWAY TRUST FUND)

The bill provides a liquidating cash appropriation of $47,104,092,000, which is available until expended, to pay the outstanding obligations of the various highway programs at the levels provided in this Act and prior Appropriations acts.

HIGHWAY INFRASTRUCTURE PROGRAMS

The bill provides $2,000,000,000 from the general fund. Of the total amount, the bill provides $1,000,000,000 for a bridge improvement and rehabilitation program, $690,650,000 for surface transportation block grants and infrastructure to support alternative fuel corridors, $1,000,000,000 for the ADHS, $2,700,000 for the Puerto Rico highway program, $650,000 for the territorial highway program, $100,000,000 for the nationally significant federal highway and tribal projects program, of which 25 percent shall be set-aside for projects in tribal areas, $50,000,000 for competitive grants to improve safety at certain highway-railway crossings, $16,000,000 for the scenic byways program, $5,000,000 for a program to assist local governments in developing improved infrastructure priorities and financing strategies for projects that are already eligible for TIFIA, and $5,000,000 for a pilot program to improve the use of technology on the national road network.

Critical bridge infrastructure.—The agreement directs the FHWA to proactively work with state and local stakeholders to reduce administrative and regulatory burdens in order to prioritize and expedite projects of urgent need in order to minimize impacts on commuters, freight movement, and disadvantaged communities.

National federal lands and tribal projects program.—The agreement encourages the Department to use amounts set-aside for tribal projects to ensure potentially overlooked high priority projects, particularly needed by smaller tribes, are addressed by this program.

National road network pilot program.—The agreement provides $5,000,000 for the extension of the national road network pilot program. In addition to the direction contained in House Report 116-452, the agreement directs the FMCSA to conduct a study to implement the findings of the study required in House Report 116-452, and directs the FMCSA to the analysis of the real world effects of new HOS regulations by comparing safety data, including but not limited to, the number of crashes, crash type, number of fatalities categorized by occupant type, number of serious injuries, the rate of involvement that large trucks have gotten dates for the action completion and on what type of roadway the accident occurred. The agreement directs the FMCSA to compare the data above from the years prior to the enactment of these regulations to the data implemented as of September 29, 2020, with the data collected after the implementation of such regulations to determine any correlations.

In addition, the agreement directs the FMCSA to report the results of this analysis annually in the Congressional budget request, and to brief the House and Senate Committees on Appropriations. The agreement also directs FMCSA to post the analysis on the agency’s website.

Border crossing capital improvement program (CIP) grant program.—The agreement directs the FHWA to provide an annual report on the current status of the border crossing CIP to the House and Senate Committees on Appropriations by March 31, 2023. The report shall include a list of all funded and underfunded projects in the past fiscal year; cost overruns, cost savings, and cost projections for each active project; target dates for the action completion; delays and schedule changes; current challenges; and relevant safety inspection data.

Overdue AV directives.—The FMCSA is directed to provide an annual report required in the fiscal year 2018 Explanatory Statement within 60 days of this Act. The report shall summarize the Department’s progress in implementing the requirements in the Department of Labor on workplace changes, trucking safety, and labor force training needs necessary as AV technology progresses. Additionally, the FMCSA is prohibited from obligating the remainder of the $38,000,000 appropriated in fiscal year 2018 for research on AV until it prepares a formal report provided to and approved by the House and Senate Committees on Appropriations. The Department shall consider utilizing skidded return and braking, independence from road, and crash avoidance technologies that are equipped with comprehensive test facilities in developing the research spending plan.

Information technology capital investment plan (IT CIP).—The agreement provides $75,477,124 to fund the IT modernization activities described in FMCSA’s IT CIP, of which $10,000,000 is from prior year funds. The agreement directs the IT CIP to report less than annually on the spending plans for the amounts provided for information technology and information management and to update the House and Senate Committees on Appropriations about progress on modernizing legacy systems.

Clearinghouse.—The agreement encourages the FMCSA, industry, law enforcement, and state partners to utilize the drug and alcohol clearinghouse to improve safety.

State inspector training.—The agreement directs the FMCSA to examine different options to improve the facilitation of the state inspector training program in order to ensure that inspectors receive training that is relevant, current, and accurate. The FMCSA is encouraged to consider awarding the training contracts to a wider group of entities, including non-profits, to expand the pool of candidates and improve the delivery of training materials.

MOTOR CARRIER SAFETY GRANTS

(LIQUIDATION OF CONTRACT AUTHORIZATION) (LIMITATION ON OBLIGATIONS) (HIGHWAY TRUST FUND) (INCLUDING TRANSFERS OF FUNDS)

The bill provides a liquidating cash appropriation of $988,800,000 and a limitation on obligations of $919,800,000 for motor carrier safety grants of which $30,000,000 shall be for a study on the causes of large truck crashes, and shall be available until expended.

Large truck crash study.—The agreement recognizes that Congress expressed concern in Report 116-452 about the significant increase in large truck crashes since 2009 and funds a study by FMCSA and NHTSA to analyze the causes of such crashes. The agreement directs the FMCSA to report to no less than an annual appropriation report to the Congress the amount provided for the study on the causes of large truck crashes and to update the House and Senate Committees on Appropriations about its progress and findings of the study.

ADMINISTRATIVE PROVISIONS—FEDERAL MOTOR CARRIER SAFETY ADMINISTRATION

Section 120 distributes the federal-aid highways program obligation limitation

Section 121 provides an additional $419,800,000 for motor carrier safety grants, of which $40,143,124 is from prior year funds.

(FEDERAL MOTOR CARRIER SAFETY GRANTS) (LIMITATION ON OBLIGATIONS) (HIGHWAY TRUST FUND) (INCLUDING TRANSFERS OF FUNDS)

The bill provides a liquidating cash appropriation of $194,167,000 from the general fund for operations and research. Of this amount, $40,000,000 shall remain available until September 30, 2022.

The agreement provides for the amounts provided for information technology and information management and to update the House and Senate Committees on Appropriations about progress on modernizing legacy systems.
$39,167,000 for enforcement programs, of which not less than $15,000,000 is for the office of defects investigation. The agreement also provides not less than $44,000,000 for research programs and $81,000,000 for administrative expenses.

Fuel-economy regulations.—The agreement amends direction included in House Report 116–452 on modeling assumptions for vehicle consumer trends and instead directs NHTSA to brief the Committee before proposing any new fuel economy standards and to include in the briefing an analysis of the projected effects of fleet turnover.

Truck underride safety.—The agreement directs NHTSA to complete a rulemaking to improve rear guards to meet the Insurance Institute for Highway Safety standards. The agreement directs the House and Senate Committees on Appropriations within 30 days of enactment of this Act on the agency’s progress. The agreement also directs NHTSA to continue to implement recommendations contained in the GAO-19-264 report.

NTSB recommendations.—The agreement directs NHTSA to update its countermeasures research, reporting on side, roof, seatbacks, and lower interior impacts for children and small adults, as well as pedestrian crashworthiness projects, emphasizing vehicle light-weighting in traditional and automated vehicle structural designs and to leverage lessons learned from lightweight materials research at DOT, the Department of Energy, and by industry stakeholders in its development of safety-centered approaches for future lightweight automotive design.

Research on the accessibility of automated vehicles.—The agreement directs NHTSA to develop a research program, which may include partnering with one or more academic institutions to develop modern pedestrian crash data collection protocols. The agreement encourages NHTSA to partner with one or more academic institutions to develop modern pedestrian crash data collection protocols.

Impaired driving detection.—The agreement notes that NHTSA has engaged the Volpe National Transportation Systems Center and issued a request for information consistent with the direction in House Report 116–452 on advanced drinking prevention systems. The agreement directs NHTSA to update the House and Senate Committees on Appropriations on the status of the Volpe report and the request for information within 30 days of enactment of this Act and directs the agency to report on any factors that may delay progress on the implementation and integration of impaired driving technology across the automotive industry. NHTSA is directed to continue to be fully attentive to development of advanced technology beyond direct alcohol detection, including driver monitoring systems, that are either under development or already being offered to motorists.

Drug impairment technology.—The agreement directs NHTSA to work with the Departments of Justice, Health and Human Services, and Commerce to ensure that state highway safety officers and law enforcement have the most up-to-date information on detecting impaired driving, including available technologies, and directs NHTSA to continue its partnership with the National Institute on Drug Abuse on drug-impaired technologies as required by Senate Report 115–275. It further directs NHTSA to work with states to determine their toxicology analysis and funding needs and to provide states with flexibility in how they use impaired driving countermeasures grants, including, but not limited to, grants for gathering data on fatal crashes for substance impairments and testing and data analysis at state toxicology labs.

NTSB recommendations.—The agreement expects NHTSA to work with Federal agencies to address NTSB recommendations including: (1) developing and disseminating to agencies an improved approach for rating State actions under the Hours of Service of Drivers; (2) developing a consensus among NHTSA and FMCSA on the merits of the speed limiters; (3) refining the methodology for the NHTSA truck speed data collection; and (4) revising work zone policies and strategies to provide a higher level of safety for construction zone workers.

Speed limiters.—The agreement encourages DOT to report to the House and Senate Committees on Appropriations on its schedule and plan to fully and expeditiously address all public comments from the August 26, 2016, NHTSA and FMCSA proposed rule on speed limiters for commercial vehicles.

OPERATIONS AND RESEARCH

LIQUIDATION OF CONTRACT AUTHORIZATION (LIMITATION ON OBLIGATIONS) (HIGHWAY TRUST FUND)

The bill provides a liquidating cash appropriation and an obligation limitation of $355,300,000, to remain available until expended, which limits the authority of the Secretary of the Treasury to pay NHTSA’s obligations.

Pedestrian injuries.—As NHTSA updates its data collection methodologies for pedestrian injuries and improves risk analysis and pedestrian crash prevention strategies, the agreement encourages NHTSA to partner with one or more academic institutions to develop modern pedestrian crash data collection protocols.

Vehicles electronics and cybersecurity.—The agreement encourages NHTSA to work with stakeholders on vehicle electronics and cybersecurity standards, including the development of objective cyber risk evaluation methods that may be applied to a motor vehicle and its associated information-sharing eco-systems.

HIGHWAY TRAFFIC SAFETY GRANTS (LIQUIDATION OF CONTRACT AUTHORIZATION) (LIMITATION ON OBLIGATIONS) (HIGHWAY TRUST FUND)

The bill provides a liquidating cash appropriation and an obligation limitation of $623,017,000 for highway traffic safety grants, to remain available until expended.

ADDITIONAL PROVISIONS—NATIONAL HIGHWAY TRAFFIC SAFETY ADMINISTRATION

Section 140 provides funding for travel and related expenses for state management reviews and highway safety core competency development training.

Section 141 exempts obligation authority made available in previous public laws from attrition at obligation limitations set for the current year.

Section 142 provides $17,000,000 in additional highway safety funding through the general fund, of which $10,000,000 is to support a high visibility enforcement paid-media campaign in the area of highway-rail grade crossing safety. The agreement directs NHTSA to consult with the National Institute on Drug Abuse to provide quarterly reports to the House and Senate Committees on Appropriations on its schedule and plan for promulgating final rules implementing the provisions of this Act, as directed by Section 2431 of the FAST Act, within 120 days of enactment of this Act.

The agreement directs NHTSA to consult with the House and Senate Committees on Appropriations on its plan to use funds provided by the Consolidated Appropriations Act of 2019 and directs NHTSA to report to the House and Senate Committees on Appropriations regarding the agency’s schedule and plan for promulgating final rules implementing the provisions of this Act, as directed by Section 2431 of the FAST Act, within 120 days of enactment of this Act.

The agreement directs NHTSA to evaluate driver behavior related to “Move Over Laws” using digital alerting and other technologies that will improve first responder and road worker safety. The agreement directs NHTSA to consider the feasibility of a deployment technology demonstration project or an evaluation of alert technology currently sold.

Speed limiters.—The agreement encourages DOT to report to the House and Senate Committees on Appropriations on its schedule and plan to fully and expeditiously address all public comments from the August 26, 2016, NHTSA and FMCSA proposed rule on speed limiters for commercial vehicles.

OPERATIONS AND RESEARCH

LIQUIDATION OF CONTRACT AUTHORIZATION (LIMITATION ON OBLIGATIONS) (HIGHWAY TRUST FUND)

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NTSB recommendations.—The agreement expects NHTSA to work with Federal agencies to address NTSB recommendations including: (1) developing and disseminating to agencies an improved approach for rating State actions under the Hours of Service of Drivers; (2) developing a consensus among NHTSA and FMCSA on the merits of the speed limiters; (3) refining the methodology for the NHTSA truck speed data collection; and (4) revising work zone policies and strategies to provide a higher level of safety for construction zone workers.

Speed limiters.—The agreement encourages DOT to report to the House and Senate Committees on Appropriations on its schedule and plan to fully and expeditiously address all public comments from the August 26, 2016, NHTSA and FMCSA proposed rule on speed limiters for commercial vehicles.
and 2020 for the federal-state partnership for state of good repair and CRISI grant programs.

P00000

The agreement directs FRA to continue to work with railroads on PTC testing and interoperability, provide technical assistance, expedite the review of safety technology solutions, and take enforcement actions, as necessary, in order to ensure that all railroads fully implement PTC and achieve interoperability with the deadline of December 31, 2020. FRA is directed to continue to brief to the House and Senate Committees on Appropriations on progress by railroads to implement PTC, and report, on a regular basis by December 31, 2020, and as needed thereafter, and to report on railroads that are at risk of not meeting the PTC deadline prior to December 31, 2020.

Blocked railroad crossings.—The agreement directs FRA to follow the direction included in House Report 116-452 relating to the establishment of a website for the public and law enforcement to report blocked highway-rail grade crossings. The agreement encourages FRA to include on this website the 24/7 emergency phone number for each railroad and the crossing identification number located near highway-rail grade crossings in order to help the public identified locations of crossing to relevant railroads who can identify short- and long-term solutions to address blocked crossings.

For PTC testing pilots.—The agreement directs FRA to provide a report to the House and Senate Committees on Appropriations within 90 days of enactment of this Act describing industry-led automatic track geometry measurement system technology test programs and how FRA is evaluating and validating the performance of each technology system. FRA is further directed to report on FRA’s process for soliciting, evaluating, and addressing all public comments in response to test program petitions prior to approving each test program. As FRA evaluates these technology systems for any type of broader deployment, FRA is expected to evaluate the calibration requirements, specifications, test and verification processes, and maintenance and diagnostic tools for such systems.

FRA is directed to make a timely disbursement of the total number of uniformed officers by division and on Amtrak’s hiring efforts. Further, Amtrak is expected to use the $5,000,000 provided in fiscal year 2020 for radios, repeaters, and related technology to improve communications and interoperability for all APD officers.

Charter trains and private cars.—The agreement directs Amtrak to consider the impacts of policies to prioritize the review and evaluate the locations and trains that may be eligible for private car moves, update the guidelines for private cars on Amtrak if necessary, prioritize additional locations of interest to Amtrak’s criteria, and notify private car owners of these changes. Amtrak is further directed to continue to brief the House and Senate Committees on Appropriations on the effects of the guidelines on private cars and charter trains and how Amtrak can achieve its goals without negatively impacting private car and charter train operations. The agreement directs Amtrak to include in its fiscal year 2022 budget justification an updated report on private car and charter train policies and how these policies impact travelers and private cars, including the amounts and percentages by which revenues and usage declined and separated figures for charter trains traveled on Amtrak-owned and privately-owned cars.

Amtrak Amfleet replacement.—The bill provides $100,000,000 to support the acquisition of new passenger rail service cars, in proportion to the use of this equipment for Amtrak’s northeast corridor (NEC), state-supported, and long-distance services. FRA is directed to allow state, freight, and intercity passenger rail service over short line railroads. The agreement urges FRA to invest in electronic safety systems, as well as the development of technologies designed to verify the functional performance of these systems, and to work with industries to develop performance specifications, test and verification processes, and maintenance and diagnostic tools for such systems.

FRA is directed to provide a report to the House and Senate Committees on Appropriations on progress by railroads to implement PTC, and report, on a regular basis by December 31, 2020, and as needed thereafter, and to report on railroads that are at risk of not meeting the PTC deadline prior to December 31, 2020.

PAUD STATE PARTNERSHIP FOR STATE OF GOOD REPAIR

The bill provides $200,000,000 for grants authorized by section 24911 of title 49, United States Code, to remain available until expended.

CONSOLIDATED RAIL INFRASTRUCTURE AND SAFETY IMPROVEMENTS (INCLUDING TRANSFER OF FUNDS)

The bill provides $735,000,000 for grants authorized by section 22907 of title 49, United States Code, to remain available until expended.

Use of CRISI funds.—The agreement directs FRA to prioritize technical assistance to and prioritize CRISI funding for commuter railroads at risk of not meeting the PTC deadline of December 31, 2020. Maintenance and operations costs incurred after a PTC system is placed in service are not eligible for CRISI funding; however, the agreement encourages the Secretary to allow CRISI to be used for eligible non-construction expenses, such as the installation of on-board locomotive appliances, back office server technology, and other core technology policies that impact railroads. The agreement directs FRA to consider CRISI planning grants that re-evaluate infrastructure capacity and scheduling to accommodate the restoration of passenger service.

Amtrak rail safety.—The agreement notes that in evaluating applications for CRISI funding, the Secretary shall give consideration to proposals that would mitigate crossing safety concerns on high volume tracks in populated areas and reduce the negative impacts on the community through the implementation of a quiet zone. The agreement notes that in evaluating applications for CRISI funding, the Secretary shall give consideration to proposals that would mitigate crossing safety concerns on high volume tracks in populated areas and reduce the negative impacts on the community through the implementation of a quiet zone. The agreement directs FRA to provide a report to the House and Senate Committees on Appropriations on the effects of the guidelines on private cars and charter trains and how Amtrak can achieve its goals without negatively impacting private car and charter train operations. The agreement directs Amtrak to include in its fiscal year 2022 budget justification an updated report on private car and charter train policies and how these policies impact travelers and private cars, including the amounts and percentages by which revenues and usage declined and separated figures for charter trains traveled on Amtrak-owned and privately-owned cars.
report to the House and Senate Committees on Appropriations on its progress to find a solution toward a shared fleet replacement cost model.

Budget and business plan.—The agreement directs Amtrak to submit a business plan in accordance with section 11203(b) of P.L. 114–94 for fiscal year 2021.

Past practices. The agreement notes that some have raised concerns with changes Amtrak initiated and implemented to food and beverage services on board Amtrak trains and stations for reasons of health and safety. The agreement notes that the Con- tinuing Appropriations Act, 2021 and Other Extensions Act (P.L. 118–159) removed the prohibition on the use of Federal funds to cover any losses associated with providing food and beverage service on Amtrak routes. The agreement directs Amtrak to periodically update the House and Senate Committees on Appropriations on food and beverage offerings, new initiatives, operating loss, and workforce impacts, as appropriate. U.S. services.—The agreement directs Amtrak to take the necessary affirmative steps to ensure that contracts for customer service, professional and IT services, including subservices, shall be performed within the U.S. to the extent practicable. Amtrak is further directed to report to the House and Senate Committees on Appropriations on its progress to find a solution toward a shared fleet replacement and beverage services on board Amtrak that on its processes and procedures to prevent or limit the offshoring of Amtrak services contracts.

NORTHEAST CORRIDOR GRANTS TO THE NATIONAL RAIL PASSENGER CORPORATION

The bill provides $700,000,000, to remain available until expended, for the Secretary to make grants for activities associated with the NEC line, as the main line between Boston, Massachusetts, and the District of Columbia, and the facilities and services used to operate and maintain the NEC line.

NATIONAL NETWORK GRANTS TO THE NATIONAL RAIL PASSENGER CORPORATION

The bill provides $1,300,000,000, to remain available until expended, for the Secretary to make grants for activities associated with the national network. National network grants provide operating and capital funding for Amtrak’s long-distance and state-supported routes. The agreement directs that not less than $500,000,000 be made available for the FTA to complete the CCAM report required in fiscal year 2020 and to brief the House and Senate Committees on Appropriations within 30 days of the completion of such report.

Office of regional services.—The Committee supports the FTA’s request to create a new Office of Regional Services at headquarters to oversee regional field operations, consistent with the reprogramming request submitted by the Secretary to the House and Senate Committees on Appropriations on August 18, 2020

Pregnant transit riders.—The agreement requires the FTA to complete an analysis of the challenges faced by and the accessibility of public transit for pregnant women within 1 year of enactment of this Act and to post the analysis on the FTA’s website.

TRANSIT FORMULA GRANTS

(liquidity of contract authorization)

(highway trust fund)

The bill limits obligations from the mass transit account for transit formula grants to $10,150,348,462 as authorized by the FAST Act and provides $15,800,000,000 for the liquidation of contracts authorized under 49 U.S.C. 5307(e). The agreement also encourages the FTA to commit the $1,000,000 available for a developmental demonstration project pilot program; $1,000,000 is available for the accelerating innovative mobility program; and $16,220,000 is available for innovative mobility program grants authorized under 49 U.S.C. 5307(h)

The agreement directs the FTA to partner with experienced research consortia to research best practices for increasing deployment of low-emission public transportation in non-attainment areas.

TECHNICAL ASSISTANCE AND TRAINING

The bill provides $7,500,000 for technical assistance and training activities under 49 U.S.C. 5314. The funding provided under this heading is supplemental to the funding provided under the heading “Transit Formula Grants,” as authorized by the FAST Act.
The bill provides $150,000,000 to carry out Section 163 of division B of Public Law 116-42, to remain available until expended.

Wireless infrastructure.—The agreement directs WMATA to incorporate the installation of wireless infrastructure into closures and regularly scheduled maintenance, where feasible.

ADMINISTRATIVE PROVISIONS—FEDERAL TRANSPORTATION ADMINISTRATION (INCLUDING RESCissions)

Section 160 rescinds previously made transit obligations from limitations on obligations.

Section 161 allows funds provided in this Act that remain unobligated by September 30, 2024, for fixed guideway capital investments projects to be available for projects to use the funds for the purposes for which they were originally provided.

Section 162 allows for the transfer of appropriated funds prior to October 1, 2020, from older accounts to be merged into new accounts with similar current activities.

Section 163 prohibits the use of funds to adjust appropriations pursuant to 26 U.S.C. 9503(e)(4).

Section 164 permits recipients of low or no emission bus grants to continue to partner with non-profits and companies as part of their grant applications.

Section 165 prohibits the use of funds to impedes or hinder project advancement or approval for any project seeking a Federal contribution from the CIG program of greater than 40%.

Section 166 prohibits the use of funds by the Department of Transportation to implement policies that require a project to receive a medium or higher project rating within the CIG program before taking action to finalize and environmental impact statement.

Section 167 rescinds unobligated amounts made available in prior fiscal years from the job access and reverse commute account.

Section 168 rescinds unobligated amounts made available in prior fiscal years from the research, training, and human resources account.

Section 169A permits the use of unexpended balances appropriated for low or no emission component assessment under 49 U.S.C. 5322(h) to be used for specified capital activities.
Treasury and to remain available until expended.

PIPELINE AND HAZARDOUS MATERIALS SAFETY ADMINISTRATION

OPERATIONAL EXPENSES

The bill provides $236,715,000 for the necessary operating expenses of the PHMSA, of which $4,500,000 shall remain available until September 30, 2023. The agreement specifies that $1,500,000 shall be for pipeline safety education grants to communities and up to $3,000,000 shall be for emergency response grants authorized under 49 U.S.C. 60215(b).

Pipeline safety rulemaking.—The agreement notes with disappointment that PHMSA has not issued a final rule on automatic and remote-controlled shut-off valves and hazardous liquid pipeline leak detection systems and is expected to miss the December 20, 2020 deadline established in P.L. 116-94. The agreement directs PHMSA to issue a final rule on this matter no later than 180 days after enactment of this Act.

Emergency response grants.—The agreement directs PHMSA to conduct a review of emergency response grants to non-profit organizations providing emergency response training and to areas outside of high consequence areas.

Emergency response grants.—The agreement directs PHMSA to conduct a review of emergency response grants to non-profit organizations providing emergency response training and to areas outside of high consequence areas.

HAZARDOUS MATERIALS SAFETY

The bill provides $62,000,000 for PHMSA’s hazardous materials safety programs of which $14,000,000 shall remain available until September 30, 2023. Funds made available until September 30, 2023, are for long-term research and development contracts grants, and, in more limited scope, contract safety programs.

The agreement provides $1,000,000 for the community safety grant program. The agreement provides up to $2,500,000 for a state program for hazardous materials safety inspection and enforcement training to support training state inspectors, reimbursing shipper inspection costs, and developing a certification for state hazardous materials packaging and shipping inspection programs.

PIPELINE SAFETY

(PIPELINE SAFETY ADMINISTRATION)

(OIL SPILL LIABILITY TRUST FUND)

The bill provides $168,000,000 for PHMSA’s pipeline safety program, to remain available until September 30, 2023. Of that amount, $25,000,000 is derived from the oil spill liability trust fund, $137,000,000 is derived from the pipeline safety fund, and $8,000,000 is derived from fees collected under 49 U.S.C. 60802 and deposited in the aboveground natural gas storage facility safety account.

The agreement provides the following levels for specific activities within this account:

- Research and development ................................................... $12,000,000
- Pipeline safety program grants ........................................... 58,000,000
- Underground natural gas storage facilities safety grants .......... 6,000,000
- One-Call state grants ....................................................... 1,058,000

The agreement provides that not less than $2,000,000 of the funds provided for research and development be used for the pipeline safety research competitive academic program to focus on near-term solutions in order to improve the safety and reliability of the nation’s pipeline transportation system.

Interstate pipeline safety.—The agreement encourages PHMSA to work with state and Federal regulators and industry stakeholders to improve information sharing between entities during investigations into natural gas pipeline emergencies and pipeline disruptions, and to increase system-wide risk analyses in order to enhance emergency responses and the reliability of interstate pipeline systems.

Research, development, and testing facilities.—The agreement notes with concern PHMSA’s recent actions to move forward with the planning and development of a research and development facility at the transportation technology center, and its change of name to the National Transportation Technology Center. The agreement directs PHMSA to submit an updated research plan to the House and Senate Committees on Appropriations, and as part of this plan PHMSA shall report a comprehensive list of the causes of pipeline failure and pipeline safety risks; identify specific short-term and long-term research and development objectives that address pipeline safety risks and vulnerabilities; identify specific research activities and how they relate to DOT research goals, agency objectives, and research programs; define responsible activities of PHMSA, industry, academia and other Federal partners in advancing technological solutions that improve the overall safety and integrity of the nation’s pipeline system through the execution of the proposed research and development activities: report on the implementation and execution of the prior year proposed annual research activities compared to the annual research plan and how such activities were co-funded with industry and/or academia consistent with subparagraph (b) of section 22 of Public Law 114-183.

EMERGENCY PREPAREDNESS GRANTS

(LIMITATION ON OBLIGATIONS)

(EMERGENCY PREPAREDNESS FUND)

The bill provides an obligation limitation of $26,318,000 for emergency preparedness grants, to remain available until September 30, 2023.

Energy products training.—The agreement directs PHMSA to continue to enhance its training curriculum for local emergency responders, including response activities for crude oil, ethanol, and other flammable liquids transported by rail, loading and unloading at LNG facilities, and the transportation of LNG in rail tank cars.

The agreement encourages PHMSA to train public sector emergency response personnel in communities on or near rail lines that transport high volumes of hazardous materials.

Assistance for local emergency response training (ALERT) grants.—The agreement continues to provide PHMSA the authority to award financial assistance for emergency response training materials that can be used by emergency responders across the country. In addition, the agreement provides $1,000,000 from the general fund for ALERT grants. The agreement urges PHMSA to prioritize ALERT grants for training in rural areas.

ADMINISTRATIVE PROVISIONS—PIPELINE AND HAZARDOUS MATERIALS SAFETY ADMINISTRATION

Section 189 provides $1,000,000, to remain available until September 30, 2023, from the general fund for ALERT grants.

OFFICE OF INSPECTOR GENERAL

SALARIES AND EXPENSES

The bill provides $86,150,000 for the salaries and expenses of the Office of Inspector General.

GENERAL PROVISIONS—DEPARTMENT OF TRANSPORTATION

Section 190 provides authorization for the Secretary to maintain and operate passenger motor vehicles and aircraft, purchase liability insurance, pay for uniforms, and purchase and operate unmanned aircraft systems.

Section 191 limits appropriations for services authorized by 5 U.S.C. 3109 up to the rate permitted for an executive level IV.

Section 192 prohibits recipients of funds in this Act from disseminating personal information obtained by state DMVs in connection to motor vehicle records with an exception.

Section 193 prohibits funds in this Act for salaries and expenses of more than 125 political and presidential appointees in the Department of Transportation.

Section 194 stipulates that revenue collected by FHWA and FRA from states, counties, municipalities, other public authorities, and private sources for training may be credited to specific accounts within the agencies with an exception for state railroad safety inspectors participating in training.

Section 195 prohibits using funds to make a loan, loan guarantee, line of credit, letter of credit, letter of intent, Federally funded cooperation agreement, full funding grant agreement, or discretionary grant unless DOT gives a 3-day advance notice to the House and Senate Committees on Appropriations. The provision requires DOT to provide a comprehensive list of all such loans, loan guarantees, lines of credit, letters of intent, Federally funded cooperative agreements, full funding grant agreements, and discretionary grants that will be disbursements with a 3-day advance notice to the House and Senate Committees on Appropriations. The provision also requires concurrent notice of any ‘release’ of funds from FHWA’s emergency relief program, and prohibits notifications from involving funds not available for obligation.

Section 196 allows funds received from rebates, refunds, and similar sources to be credited to appropriations of DOT.

Section 197 allows amounts from improper payments to a third party contractor that are lawfully recovered by DOT to be made available until expended to cover expenses incurred in the recovery of such payments.

Section 198 requires reprogramming actions to be approved or denied by the House and Senate Committees on Appropriations, and any reprogramming notifications shall be transmitted solely to the Appropriations Committees.

Section 199 allows funds appropriated to operating administrations to be obligated for the Office of the Secretary for costs related to assessments only when such funds provide a direct benefit to the operating administration.

Section 199A authorizes the Secretary to carry out a program that establishes uniform standards for developing and supporting state and metropolitan area transit benefits, including distribution of transit benefits.
In lieu of direction in House Report 116-432 on affordable housing organization accreditation under this heading, the agreement includes direction in the public housing fund support section within the appropriations for a public housing agency (PHA) accreditation.

### ADMINISTRATIVE SUPPORT OFFICES

The agreement provides $576,889,000 for the salaries and expenses for administrative support offices, available until September 30, 2022. Funds are provided as follows:

<table>
<thead>
<tr>
<th>Office</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office of the Chief Financial Officer</td>
<td>$74,452,000</td>
</tr>
<tr>
<td>Office of the General Counsel</td>
<td>107,274,000</td>
</tr>
<tr>
<td>Office of Administration</td>
<td>207,655,000</td>
</tr>
<tr>
<td>Office of the Assistant Secretary for Community Planning and Development</td>
<td>38,913,000</td>
</tr>
<tr>
<td>Office of Field Policy and Management</td>
<td>59,632,000</td>
</tr>
<tr>
<td>Office of the Chief Procurement Officer</td>
<td>21,013,000</td>
</tr>
<tr>
<td>Office of Departmental Equal Employment Opportunity</td>
<td>4,219,000</td>
</tr>
<tr>
<td>Office of the Chief Information Officer</td>
<td>63,443,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$576,889,000</strong></td>
</tr>
</tbody>
</table>

### EXECUTIVE OFFICES

The agreement includes $17,292,000 for the salaries and expenses for executive offices, available until September 30, 2022, and directs the Secretary to outline in the Department’s fiscal year 2021 operating plan how budget savings will be allocated among the Offices of the Secretary, Deputy Secretary, Adjudicatory Services, Congressional and Intergovernmental Relations (CIR), Public Affairs, Small and Disadvantaged Business Utilization, and the Center for Faith-Based and Neighborhood Partnerships. The agreement includes funding for the transfer of the Executive Secretariat Division from the Office of Administration to the Office of the Secretary, as proposed in the budget request, but does not provide any funding to increase the full-time equivalent (FTE) level of CIR, and prohibits the realignment of the Appropriations Liaison Division from the OCFO to CIR.

The agreement directs the Department to submit all reports required by House Report 114-129 within 180 days of enactment of this Act, but does not reduce the appropriation for the Office of the Secretary after such date.

The agreement directs the Secretary to form an executive task force to address the top management challenges identified by the Office of Inspector General (OIG). The report required by House Report 114-129 within 180 days of enactment of this Act and submit a report to the House and Senate Committees on Appropriations not later than 180 days after the date of this Act on a strategy and action items to address these challenges.

### PROGRAM OFFICES

The agreement provides $904,673,000 for the salaries and expenses for program offices, available until September 30, 2022. Funds are provided as follows:

<table>
<thead>
<tr>
<th>Office</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office of Public and Indian Housing (PIH)</td>
<td>$430,056,000</td>
</tr>
<tr>
<td>Office of Community Planning and Development</td>
<td>111,072,000</td>
</tr>
<tr>
<td>Office of Housing</td>
<td>404,194,000</td>
</tr>
<tr>
<td>Office of Policy Development and Research</td>
<td>36,250,000</td>
</tr>
<tr>
<td>Office of Fair Housing and Equal Opportunity</td>
<td>79,763,000</td>
</tr>
<tr>
<td>Office of Lead Hazard Control and Healthy Homes</td>
<td>10,303,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$904,673,000</strong></td>
</tr>
</tbody>
</table>

The Office of Public and Indian Housing (PIH) includes funding for 40 additional FTEs in PIH, of which no less than 20 FTEs are for the Office of Public Housing and Voucher Programs, and directs HUD to inform the House and Senate Committees on Appropriations within 30 days of enactment of this Act on its implementation of this hiring directive. The agreement provides no less than $2,000,000 for travel or additional support for personnel, including training, technical assistance, oversight, and management of Indian housing.

### OFFICE OF COMMUNITY PLANNING AND DEVELOPMENT (CPD)

The agreement includes funding for 20 additional FTEs in CPD, of which no less than 12 FTEs are for the Office of Grant Programs, and directs HUD to inform the House and Senate Committees on Appropriations within 15 days of enactment of this Act on its implementation of this hiring directive.

### OFFICE OF HOUSING

The agreement permits the Office of Housing to move the Mortgagee Review Board to the Office of the Assistant Secretary for Housing-Federal Housing Commissioner. The Department is prohibited from underfunding any program or activity occurring within the Office of Housing without prior review and approval of the House and Senate Committees on Appropriations.

### OFFICE OF POLICY DEVELOPMENT AND RESEARCH (PD&R)

The agreement includes funding for the Office of the Chief Data Officer within FDICR, and HUD is encouraged to enable the Office of Chief Data Officer to work with commercial technologies and carry out pilot projects related to implementation of the recommendations under the Nationalaran Act for Evidence-Based Policymaking Act (Pub. Law 115-335).

### OFFICE OF LEAD HAZARD CONTROL AND HEALTHY HOMES (OLHCHH)

For the OLHCHH, the agreement includes funding for 2 additional full-time equivalents (FTEs) for the oversight of radon related activities in HUD-assisted and low-income housing.

### NEW HOUSING IN HIGH COST METROPOLITAN AREAS

The agreement directs HUD to report to the House and Senate Committees on Appropriations within 90 days after the enactment of this Act on identified metropolitan areas where income concentration and housing supply constraints are most prevalent and recommends best practices and opportunities for the Federal Government to reduce concentration and increase the production of new housing in high-cost metropolitan areas.

### HOMELESSNESS PREVENTION

The agreement directs HUD to evaluate homelessness prevention initiatives around the country and to issue policy guidance for the adoption and implementation of evidence-based practices. HUD is further directed to brief the House and Senate Committees on Appropriations within 180 days of enactment of this Act on ways the Federal Government can increase flexibility in policies and funding to allow for the creation or expansion of homeless prevention programs.

### WORKING CAPITAL FUND

The agreement permits the Working Capital Fund (WCF), which includes financial management, procurement, travel, relocation, human resources, printing, records management, space renovation, furniture, and supply services, to use no funds from this account to include financial management, procurement, travel, relocation, human resources, printing, records management, space renovation, furniture, and supply services. The agreement includes funding for 1 additional FTE at HUD to centralize and fund from this account any shared service agreements executed between HUD and another Federal agency. Financial services provided under this agreement, including relocation costs for services provided to the OIG by the Office of Lead Hazard Control and Healthy Homes and other relocation services are to be covered by the OCFO. The agreement does not expand authority, as proposed during the budget process, to require housing programs to use new customers, or any other activity not expressly permitted in this Act. The agreement
also requires HUD to include in its annual operating plan a detailed outline of its plans for transferring budgetary resources to the WCF in fiscal year 2021.

**PUBLIC AND INDIAN HOUSING**

The bill provides $25,777,439,000 for all tenant-based Section 8 activities under the tenant-based rental assistance account, to remain available until expended.

The bill includes $23,080,000,000 for the renewal of tenant-based vouchers. This amount includes funding to renew veterans affairs supported HUD–VASH vouchers that have expired in prior years and the bill includes an additional $40,000,000 for new incremental VASH vouchers. The renewal amount also includes up to $43,439,000 in new incremental VASH vouchers to reduce homelessness among families with children, the unsheltered, veterans, and survivors of domestic violence.

In addition to the $116,000,000 that the bill provides for tenant protection vouchers (TPVs), the account has $60,000,000 in available carryover funds which makes a total of $176,000,000 available for TPVs in fiscal year 2021.

**HUD–VASH**

—the agreement directs HUD to consult with the Department of Veterans Affairs (VA) to determine how PHAs can become responsible for screening veteran eligibility and make referrals for the HUD–VASH program. The Department is further directed to use its existing authority to specifically define referrals to permit PHAs to use unleased HUD–VASH vouchers to house VA-eligible homeless veterans, even if they have not received a referral from the VA. HUD must also provide PHAs with guidance and best practices to use their authority under the HUD–VASH program.

—the agreement directs HUD, as part of its landlord task force, to provide guidance and best practices to PHAs on how to use their authority under the Section 8 housing choice voucher administrator fee program to incentivize landlords to accept more housing voucher recipients.

—the agreement directs HUD to provide technical assistance to PHAs to ensure effective solutions to address mold, carbon monoxide, radon, and other environmental concerns.

—the agreement directs HUD to prioritize, as part of this reallocation, PHAs that project-base a portion of their HUD–VASH vouchers.

—the agreement provides $4,839,000,000 for the public housing operating fund to remain available until September 30, 2024.

—the agreement consolidates the public housing operating fund and public housing capital fund accounts into a single public housing capital fund account. The agreement further prohibits HUD from using unobligated balances in the housing certificate fund to be used for the renewal of or amendments to section 8 project-based contracts and for performance-based contract administrators.

—the agreement includes language allowing unbonded balances in the housing certificate fund to be used for the renewal of or amendments to section 8 project-based contracts and for performance-based contract administrators.

—the agreement provides $25,777,439,000 for all tenant-based Section 8 activities under the tenant-based rental assistance account, to remain available until expended.

—the agreement provides $23,080,000,000 for the renewal of tenant-based vouchers. This amount includes funding to renew veterans affairs supported HUD–VASH vouchers that have expired in prior years and the bill includes an additional $40,000,000 for new incremental VASH vouchers. The renewal amount also includes up to $43,439,000 in new incremental VASH vouchers to reduce homelessness among families with children, the unsheltered, veterans, and survivors of domestic violence.

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In addition to the $116,000,000 that the bill provides for tenant protection vouchers (TPVs), the account has $60,000,000 in available carryover funds which makes a total of $176,000,000 available for TPVs in fiscal year 2021.
This report shall also include an identification of funding resources and technical assistance provided to each PHA for the purpose of transitioning out of receivership and how HUD deficiencies in effort to return the respective PHAs to local control.

Physical and financial assessments.—The agreement directs HUD to submit to the House and Senate Committees on Appropriations within 90 days of enactment of this Act a report on real estate assessment center (REAC) inspections of all HUD assisted and/or insured properties. This report shall include: the percentage of all inspected properties with a REAC-inspected score of less than 65 since calendar year 2013; the number of properties in which the most recent REAC-inspected score represented a decline from the previous REAC inspection; a list of the ten metropolitan statistical areas with the lowest average REAC-inspected scores for all inspected properties; and a list of the ten states with the lowest average REAC-inspected scores for all inspected properties.

The Committee expects the Department to build on the Physical Inspection Standards for Vouchers (UPCS–V) inspection design for the housing choice voucher program to inform the broad application of National Standard for the Physical Inspection of Real Estate (NSPIRE) to all PHAs in order to reduce their costs and administrative burdens.

The agreement directs HUD to submit to the House and Senate Committees on Appropriations 30 days after enactment of this Act, a report identifying how funds provided for REAC, Quality assurance of physical inspections.—The agreement directs HUD to use the House and Senate Committees on Appropriations quarterly during fiscal year 2021 on its progress to implement the 14 recommendations in the GAO–19–254 report and 8 recommendations to enhance and improve the inspection process made by the 2017 internal HUD taskforce.

Emergency and safety and security grants.—The agreement includes $75,000,000 for emergency capital needs, including safety and security measures in public housing in order to protect tenants. The agreement directs the Department to fund eligible safety and security projects with a portion of these funds as quickly as possible. Of the $45,000,000 for PHAs under receivership or under the control of the Secretary, the agreement directs HUD to award these funds based on need and not be subject to a cap on individual grant award amounts.

Shortfall funding.—The agreement includes $25,000,000 to mitigate the risk of financial shortfalls among PHAs and directs that the allocation of these funds shall first be prioritized to PHAs with 240 or fewer public housing units that are determined to be experiencing shortfalls and have less than one month of reserves before allocating funds to larger PHAs. The agreement recognizes that PHAs in special circumstances, such as those undergoing rental assistance demonstration (RAD) conversions or utilizing flexibilities, are subject to the Department’s risk management processes, administrative controls, and information technology.

Public housing agency accreditation.—The Department shall develop a plan to explore the feasibility of a partnership between HUD and one or more entities that provide accreditation services to PHAs. Such entities would be new or existing REAC inspectors or developers who have developed standards for, and are experienced with, accrediting affordable housing organizations, including PHAs, and promoting best practices to improve the administrative and financial processes for affordable housing organizations. Such accreditation would include an evaluation of a PHA’s operations, policies, procedures, performance, and relationships with residents and stakeholders. The agreement directs HUD to report to the House and Senate Committees on Appropriations within 240 days of enactment of this Act on the feasibility of such partnerships.

CHOICE NEIGHBORHOODS INITIATIVE

The bill provides $200,000,000 for the choice neighborhoods initiative, to remain available in the Housing Opportunities for Persons with AIDS program account until September 30, 2023. The bill provides the following levels for specific activities within this account:

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Native American housing block grants</td>
<td>$67,000,000</td>
</tr>
<tr>
<td>Native American housing block grants—competition</td>
<td>$100,000,000</td>
</tr>
<tr>
<td>Title VI loan program</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Housing and development block grants</td>
<td>$70,000,000</td>
</tr>
<tr>
<td>Training and technical assistance</td>
<td>$7,000,000</td>
</tr>
</tbody>
</table>

Competitive grants.—For the $100,000,000 in competitive grants, HUD staff is directed to review and score each application in its entirety. Each fiscal year appropriation shall be capped at the amount of the new and noncompetitive funding and may not be combined with prior or future year appropriations, although any reprogramming of funds for 2020 competition may be included in the fiscal year 2021 competition. Applicants should be required to meet a threshold of capacity, but the competition should not provide additional points for capacity above and beyond what is needed to successfully administer these grants.

Coordinated environmental reviews for tribal housing and related infrastructure.—The agreement directs HUD to continue its efforts to collaborate with its Federal agency partners to develop a streamlined environmental review process to simplify and streamline tribal housing development and facilitate meeting the needs of the tribes to eliminate unnecessary federal barriers to housing development in tribal communities while also balancing the need to ensure appropriate environmental protections. HUD is expected to provide routine reports to the House and Senate Committees on Appropriations on task force meetings, action items, goals, and accomplishments.

INDIAN HOUSING LOAN GUARANTEE FUND

The bill provides $1,500,000 for the cost of guaranteed loans, to remain available until expended. The bill provides an additional $50,000 for administrative contract expenses to carry out the loan guarantee program, to remain available until expended. The bill allows HUD to use funds in this and prior Acts for the cost of guaranteed loans that are unobligated to subsidize a total loan level of up to $1,000,000,000.

Oversight and management.—The agreement directs HUD to report quarterly to the House and Senate Committees on Appropriations on the steps it is taking to implement corrective actions to the OIG recommendations regarding weaknesses in internal controls, management processes, administrative contracts, and information technology systems identified in report 2018–OE–004.

Further, the OIG shall conduct a follow up review of the Office of Loan Guarantee to determine if the weaknesses previously identified have been effectively addressed.

NATIVE HAWAIIAN HOUSING BLOCK GRANT

The bill provides $2,000,000 for the Native Hawaiian housing block grant program, to remain available until September 30, 2025.

The agreement directs HUD to ensure that the funds provided are administered to maximize the provision of affordable housing through the construction of high density, multi-family affordable housing and rental units, as well as housing counseling services and the rehabilitation of housing on Native Hawaiian homelands that do not meet safe and sanitary housing building standards.

COMMUNITY PLANNING AND DEVELOPMENT

HOUSING OPPORTUNITIES FOR PERSONS WITH AIDS

The agreement provides $430,000,000 for housing opportunities for persons with AIDS program, to remain available until September 30, 2022, except that amounts allocated pursuant to §545(c)(5) shall remain available until September 30, 2023.
COMMUNITY DEVELOPMENT FUND

The bill provides $3,475,000,000 for the community development fund, to remain available until September 30, 2023. Of the total, the bill provides $3,450,000,000 in community development block grant (CDBG) formula funding and $25,000,000 for activities authorized under section 807 of the SUPPORT for Patients and Communities Act.

Data in rural communities.—The Department encourages CDBG to extend flexibilities for the use of alternative data for rural communities, to the extent that the CDBG applicant considers American community survey (ACS) data to be unreliable.

Clariﬁcation of eligi ble activities to address homelessness.—The agreement directs HUD to clarify that CDBG funds can be used for: (1) housing assistance for homeless individuals, including emergency or temporary shelter, transitional housing, permanent supportive housing or emergency temporary rental assistance; (2) supportive services for persons experiencing homelessness, including mental health, substance use disorder, recovery, and disabling or other chronic health related services, and education and job-training; (3) capital building and infrastructure costs associated with the provision of housing and supportive services to homeless individuals; and (4) conditioning assistance for housing rehabilitation on renting units to voucher holders.

CDBG timely performance reviews.—To ensure HUD’s regulations for entitlement grantees allow for an appropriate amount of time to effectively allocate funds to projects after annual grants are awarded, the Department should review in consultation with grantees its timely expenditure regulations.

Additional provisions regarding abandoned properties.—The agreement encourages HUD to work with its grantees to identify effective solutions to blight and abandoned properties in order to alleviate its harmful effects on communities.

CDBG disaster recovery.—The Department directs HUD to review its CDBG disaster recovery bifurcation policy, terms and conditions, and the benefits and ineﬃciencies generated by this policy.

COMMUNITY DEVELOPMENT LOAN GUARANTEES PROGRAM

The bill provides the authority to collect fees from borrowers adequate to result in a subsidy cost of zero. The bill also provides an aggregate limitation on commitments of no more than $300,000,000 for loan guarantees under section 108.

HOME INVESTMENT PARTNERSHIPS PROGRAM

The bill provides $1,350,000,000, to remain available until September 30, 2024, for the HOME investment partnerships program.

Affordable housing needs.—The agreement supports innovative projects that combine public and private capital, and directs HUD to continue to work to expand the supply and affordability of housing for low-income and very low-income people.

Reconciling income guidelines for disabled veterans block grant.—The agreement directs HUD to work with the Department of Treasury to determine policies that align HUD and low-income housing tax credit (LIHTC) guidance on the housing needs of low-income disabled veterans.

Environmental reviews.—The Agreement directs HUD to issue regulations aligning the environmental compliance requirements for the HOME and housing trust fund programs within 60 days of enactment of this Act.

SELF-HELP AND ASSISTED HOMEOWNERSHIP LEASEHOLD PROGRAM

The agreement provides $60,000,000 to remain available until September 30, 2023. Within this amount, $10,000,000 is available for the self-help homeownership opportunity program; $41,000,000 for the second, third, and fourth capacity building activities authorized under section 4(a) of the HUD Demonstration Program Act, of which not less than $5,000,000 shall be for rural capacity building activities; $5,000,000 for capacity building activities by national organizations with expertise in Section 4 of CDBG, and $4,000,000 for a program to rehabilitate and modify homes of disabled or low-income veterans as authorized under section 1079 of Public Law 113–291. (See Section 4 program.)

Section 4 program.—The agreement directs HUD to fund available for Section 4 program to be used solely for capacity building activities.

National homeless data analysis.—The agreement directs HUD to deﬁne a national organization as a nonprofit with ongoing experience in rural housing in 8 or more of HUD’s regions.

HOMELESS ASSISTANCE GRANTS

The agreement provides $3,000,000,000, to remain available until September 30, 2023, for homeless assistance grants. Funding is provided in the amounts shown in the following table:

<table>
<thead>
<tr>
<th>Project Type</th>
<th>Funding Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Continuation of CARE (HC and rural)</td>
<td>up to $725,000,000</td>
</tr>
<tr>
<td>Housing stability assistance</td>
<td>less than $2,565,000,000</td>
</tr>
<tr>
<td>Emergency solutions grants</td>
<td>up to $250,000,000</td>
</tr>
<tr>
<td>Projects to avoid sexual assault, sexual violence, dating violence, or stalking</td>
<td>up to $52,000,000</td>
</tr>
<tr>
<td>National homeless data analysis project</td>
<td>up to $7,000,000</td>
</tr>
<tr>
<td>Comprehensive approach to serving homeless youth</td>
<td>up to $82,000,000</td>
</tr>
<tr>
<td>Technical assistance</td>
<td>up to $10,000,000</td>
</tr>
<tr>
<td>Total</td>
<td>$3,000,000,000</td>
</tr>
</tbody>
</table>

Projects serving survivors fleeing domestic violence.—The agreement expects HUD to work with CoCs to ensure that projects to address the needs of survivors do not supplant projects eligible for renewal as part of the 2022 CoC grant competition.

Addressing the needs of youth experiencing homelessness.—The agreement encourages the Department to continue to provide guidance to clarify the homeless assistance program requirements; to ensure that suﬃcient technical assistance resources are available; and to share best practices through a variety of communication strategies while understanding the unique opportunities and challenges for service coordinators. The agreement also directs the Department to provide information on successful youth transitional housing models on its website. Additionally, the agreement encourages the use of coordinated entry as a process to ensure that youth experiencing a housing crisis have access to appropriate services and are quickly identiﬁed, assessed, referred, and connected to housing and services.

Annual homeless assessment report (AHAR).—The agreement directs HUD to incorporate additional Federal data on homelessness, particularly as it relates to youth homelessness, into the AHAR. The Department shall submit the AHAR report to the House and Senate Committees on Appropriations by August 29, 2021.

Overdue reports.—The agreement directs the Department to submit all reports required by H. Rept. 114–129 within 180 days of enactment of this Act, but does not reduce the appropriation for the Ofﬁce of the Secretary after the ﬁscal year 2019.

HOUSING PROGRAMS

PROJECT-BASED RENTAL ASSISTANCE

The agreement provides $13,465,000,000 for project-based rental assistance activities, to remain available until expended, including $13,065,000,000 on October 1, 2021, and an advance appropriation of $400,000,000 to be available on October 1, 2021, of the total, not more than $350,000,000 is for performance-based contract administrators.

Performance-based contract administrators.—The agreement directs HUD to ensure that one-third of the appropriation for project-based contract administrators does not impede housing finance agencies from bidding on State-based contracts.

RENTAL HOUSING FOR THE ELDERLY

The agreement provides $555,000,000 for the section 202 program, to remain available until September 30, 2024, of which up to $125,000,000 shall be for service coordinators and $325,000,000 for service coordination costs that support integrated service programs that includes up to $52,000,000 for new capital advance and project rental assistance and $38,000,000 is for intergenerational dwelling units.

The Department directly the Department to make all remaining funding provided in fiscal years 2018, 2019, and 2020 available not later than 100 days after enactment of this Act, and to award that funding not later than 220 days after enactment of this Act.

Service coordinators.—The agreement directs the Department to award $75,000,000 in funding and $25,000,000 for activities authorized under section 108.

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to $4,500,000 for administrative contract services, to remain available until September 30, 2022. The agreement also provides an additional $20,000,000, to remain available until September 30, 2022. The agreement will also authorize grants to nonprofit or governmental entities to provide legal assistance to low-income tenants at risk of eviction.

Evictions assistance demonstration.—The agreement directs HUD to brief the House and Senate Committees on Appropriations within 90 days of enactment of this Act on the effectiveness of the Housing Counseling Agency Demonstration Program: Minimum Payments to the housing counseling grant program are for housing counseling agencies to educate consumers on real estate wire fraud.

Evictions assistance demonstration.—The agreement directs HUD to prioritize enforcement with high rates of evictions and encourages the Department to consider at least one national provider to ensure that assistance is accessible in rural areas that may lack a local or state provider. The agreement also directs the Secretary to determine the appropriate program office to implement this demonstration program and provide oversight.

Housing counseling agency partnerships with minority-serving institutions (MSIs).—The agreement directs HUD to not less than $3,000,000 of the funds provided for the housing counseling grant program are for housing counseling agencies to partner with historically black colleges and universities, tribal colleges and universities and other MSIs.

PAYMENT TO MANUFACTURED HOUSING FEES TRUST FUND

The agreement provides $13,000,000 for the manufactured housing standards programs, of which $13,000,000 is to be derived from fees collected and deposited in the manufactured housing fees trust fund. The agreement directs HUD to establish an additional $4,500,000 for the monitoring of manufacturers’ compliance with construction and safety standards by third-party inspection agencies.

A final rule entitled “Manufactured Housing Program: Minimum Payments to the States” was published in the Federal Register on November 11, 2020, (81 Fed. Reg. 72831), therefore the agreement eliminates the reporting requirement in House Report 116-452 related to this rule.

FEDERAL HOUSING ADMINISTRATION

MUTUAL MORTGAGE INSURANCE PROGRAM ACCOUNT

The agreement sets a limit of $400,000,000 on commitments to guarantee single-family loans and provides $130,000,000 for administrative contract expenses, which shall be available until September 30, 2022.

Home equity conversion mortgages (HECMs).—The agreement directs HUD to reinstate online publishing of the HECM single-family data report on the loan performance and sales data used to compile the annual actuarial review, including a data element dictionary, and requires FHA loan-level origination and performance data, including servicing and termination information, to also be included. This report shall not include personal identifying information to ensure appropriate privacy protections.

Reporting on distressed assets.—The agreement directs that within 60 days of enactment of this Act, the Secretary publish on line a report on the post-sale status of all loans sold through HUD’s single family asset sales program, including forward and HECM loans and non-distressed asset sales. Within 90 days of the closing sale, and January 2017, and to update its online reporting semi-annually thereafter. Such reports shall contain the standards used to determine affordability of payments, including data concerning debt-to-income ratios for loans modified by purchasers.

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GENERAL AND SPECIAL RISK PROGRAM ACCOUNT

The agreement sets a $30,000,000,000 limit on multifamily and specialized loan guarantees and provides that such commitment authority shall be available until September 30, 2022.

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

The agreement directs HUD to set a limit of up to $1,300,000,000,000 for new commitments and provides $35,500,000 for salaries and expenses for the Government National Mortgage Association (Ginnie Mae) program. These funds shall be available until September 30, 2022.

The agreement directs Ginnie Mae to include as part of the fiscal year 2022 budget request recommendations its internal capacity for oversight of core functions and contracts, and directs the Department to work with GAO to address all open issues or census tract. Each area had at least 20% of the population living in poverty, as measured by the 1990 and 2000 decennial census and the most recent five-year data series available from American community survey (ACS) of the Census Bureau, and any territory or possession of the United States. Additionally, of the amount provided for technical assistance, the remainder shall be available on a competitive basis to non-profit or private sector organizations to provide technical assistance to distressed cities or regions, including those that have been impacted by a natural disaster.

The agreement provides up to $15,150,000 for critical research, demonstrations, and evaluations, including details on its allocation of these research resources in its fiscal year 2021 operating plan. Included in this total is the continuation of cost-sharing assistance for the previously authorized Midtown Training Academy (MTW) program expansion; HUD’s supportive services demonstration (IOWISH); pay-for-success permanent supportive housing partnerships between HUD and the Department of Justice; and a follow-up evaluation of the first-time homebuyer education and counseling demonstration. The following new research and evaluation activities are also funded: a feasibility study of the creation of an eviction database; a collaboration with the Department of Health and Human Services to prioritize or promote on-site childcare supportive services for HUD-assisted families; a qualitative study of how publicly available data on rent collections impact landlord and renter behavior; a study on the effectiveness of disaster recovery funding; a study on Section 8 voucher success rates; and a review of the existing Federal tools to preserve and develop affordable housing.

Evictions database.—For amounts provided under this heading for an evictions database feasibility study, HUD shall submit to the House and Senate Committees on Appropriations within 270 days of enactment of this Act an examination of the possibility of incorporating information on the following: the tenant and other occupants in the evicted household; the plaintiff; the source of Federal rental assistance, if any; procedural and aggregate data on the court-ordered and administrative eviction actions on executed evictions and the housing status of a tenant following a court-ordered or administrative eviction; and individual and aggregate-level data on all illegal evictions. This study shall include recommendations for statistical analysis relating to such a database, including what additional data may be considered for collection in order to understand eviction trends by race, gender, disability status, ethnicity, and age, consistent with the protections under the Fair Housing Act of 1968 (Public Law 90-284).

Fair market rents (FMRs).—The agreement encourages the Department to continue its efforts to improve the methodology for FMRs to account for rental markets experiencing a lag in the availability of rent data. HUD is strongly encouraged, to the extent permissible under current regulations, to set FMRs lower than the previous year’s level for an FMR area, unless the Department has insufficient local data to justify such a change (such as bureau of labor statistics, county or metropolitan area tabulations, annual ACS data for communities with populations over 65,000, or other comparable data points).

FAIR HOUSING ACT OF 1968

FAIR HOUSING ACTIVITY

The agreement provides $72,555,000 for fair housing activities, to remain available until September 30, 2022. This includes $46,305,000 for the fair housing initiatives program (FHIP), $24,400,000 for the fair housing assistance program, $1,500,000 for the national fair housing training academy, and $350,000 for translation materials. The agreement also directs HUD to allow for an overlap in grant cycles, thereby ensuring continuity, improved program management, and timely award of grants. The agreement also directs HUD to brief the House and Senate Committees on Appropriations on the implementation of the FHIP program within 60 days of enactment of this Act.

Tester coordinator training.—The agreement directs the Department to operate a comprehensive tester coordinator training program and to provide ongoing training, technical assistance, and resources to test coordinators working in fair housing organizations. In the fiscal year 2021 tester training NOFA, the Department is encouraged to clearly outline grantee eligibility requirements, provide thorough guidance to indicate any previous NOFA so prospective grantees can plan their application strategies with sufficient notice before the submission deadline. HUD shall the eligibility of the use of funds in the fiscal year 2021 tester training NOFA. Additionally, the Department shall not merge existing tester coordinator training and related housing activities, including the national fair housing training academy.
The agreement provides $350,000,000 for lead hazard control and healthy homes programs remaining available until September 30, 2023. Of the amount provided, $50,000,000 is available for healthy homes initiatives, and not less than $85,000,000 is available for lead-based hazard reduction and jurisdictions with the highest lead-based paint abatement needs.

**Weatherization assistance program.** The agreement directs that $5,000,000 of healthy homes funds be used for pilot projects in up to 5 communities that are served by both the Healthy Homes Grant Program (H2H) and the Department of Energy’s (DOE) weatherization assistance program (WAP). The agreement supports participation in the interagency working group to coordinate with DOE and to assist WAP grantees and sub-grantees in facilitating partnerships to perform window removal and installation work in older, low-income housing.

The agreement directs HUD to collect information on how many units benefit from co-funded projects with DOE, including information on how many units benefit from co-funded projects with DOE.

**Healthy homes funds be used for pilot projects in up to 5 communities that are served by both the Healthy Homes Grant Program (H2H) and the Department of Energy’s (DOE) weatherization assistance program (WAP).** The agreement supports participation in the interagency working group to coordinate with DOE and to assist WAP grantees and sub-grantees in facilitating partnerships to perform window removal and installation work in older, low-income housing.

The agreement directs HUD to collect information on how many units benefit from co-funded projects with DOE, including information on how many units benefit from co-funded projects with DOE.

The agreement directs HUD to allow for an overlap in grant cycles in order to ensure continuity of lead grants.

**Highest lead abatement needs.** The agreement directs HUD to award no less than $95,000,000 in grants to jurisdictions with the highest lead-based paint abatement needs and encourages HUD to exceed the threshold.

**Aging-in-place home modification grants.** The agreement directs HUD to ensure funds appropriated for aging-in-place home modification grants reflect the original intent of the program by serving low-income senior homeowners. HUD is further directed to continue to take into account successful models of low-barrier, participant led, holistic approaches to aging in place while designing the aging-in-place program NOFA.

**Information Technology Fund.** The agreement provides $300,000,000 for the information technology fund, of which $300,000,000 is available until September 30, 2023, and $90,000,000 is available until September 30, 2024.

**FHA IT modernization.** The agreement includes $20,000,000 to improve FHA’s single-family insured mortgage processing underwriting and delivery, modernizing the single-family asset management and claims systems, and adjudications and program compliance. Funds made available for FHA IT modernization may also be used for more immediate IT needs, including improvements in the interface with the Department of the Treasury’s “Do Not Pay System”, FHA’s origination systems for HUD IT security policy compliance, and the reversal of overpayments.

**Housing and Urban Development Modernization Act of 1990.** Section 203 requires that the Secretary agree to make an agreement between HUD and the private sector to produce reports on uncommitted, unobligated, and excess funds in each departmental program and activity.

**Section 208** exempts GNMA from certain requirements of the Federal Credit Reform Act of 1990.

**Section 209** authorizes HUD to transfer debt and use agreements from an obsolete project to a viable project, provided that no additional costs are incurred and other conditions are met.

**Section 210** sets forth requirements for section 8 voucher assistance eligibility and includes consideration for persons with disabilities.

**Section 211** directs HUD to publish a performance report to the House and Senate Committees on Appropriations with progress to address two 2014 GAO recommendations on managing IT investments and current efforts to define the overall HUD IT modernization approach, which shall include efforts to establish an IT investment review board and a process for identifying and tracking cost savings and operational efficiencies due to IT investments, as well as the Department’s progress on implementing and evaluating IT management controls.

**Section 212** directs HUD to provide the House and Senate Committees on Appropriations with information on how many units benefit from co-funded projects with DOE.
limit the use of capital funds for central office costs, up to the limits established in law.

Section 215 requires that no employee of the Department be designated as an allowance holder unless the CFO determines that such employee has received certain training. Section 216 requires the Department to establish all notices of funding availability that are competitively awarded on the internet for fiscal year 2021.

Section 217 requires attorney fees for programmatic litigation to be paid from the individual program office and Office of General Counsel salaries and expenses appropriations. Section 218 requires the Department to limit the use of capital funds for central office costs, up to the limits established in law.

Section 219 requires FMC to ensure that the Department be designated as an allotment holder by the CFO, unless the CFO determines that such employee has received certain training. Section 220 requires that no employee of the Department be designated as an allowance holder unless the CFO determines that such employee has received certain training.

Section 221 requires that no employee of the Department be designated as an allowance holder unless the CFO determines that such employee has received certain training. Section 222 requires the Department to establish all notices of funding availability that are competitively awarded on the internet for fiscal year 2021.

Section 223 requires that no employee of the Department be designated as an allowance holder unless the CFO determines that such employee has received certain training. Section 224 requires the Department to limit the use of capital funds for central office costs, up to the limits established in law.

Section 225 allows funding for research, demonstration, and development of shared equity programs. Section 226 prohibits funds for financial assistance for survivors fleeing domestic violence.

Section 227 allows program income as an eligible match for 2013 through 2021. Section 228 allows program income as an eligible match for 2013 through 2021. Section 229 allows program income as an eligible match for 2013 through 2021. Section 230 allows program income as an eligible match for 2013 through 2021.


Section 236 rescinds all remaining balances from the rental housing assistance account. Section 237 prohibits funds from being used to issue rules or guidance in contravention of section 202 of the Inspector General Act of 1978. Section 238 permanently rescinds certain homeless assistance grants funding and makes an equivalent amount available to complete awards for the fiscal year 2019 youth homelessness demonstration. Title III—Related Agencies

Access Board

Salaries and Expenses

The agreement provides $9,200,000 for salaries and expenses.

Federal Maritime Commission

Salaries and Expenses

The bill provides $30,300,000 for the salaries and expenses of the FCC, of which not more than $3,500 shall be available for official representation and expenses. The funds provided, up to $55,744 is available for the FCC OIG.

The agreement provides funding for accommodations required increases to FCC's EERS contribution to the New York Port Authority, and requires the Department's annual budget submission to include any projected costs for attorney fees as a separate line item request.

Section 239 allows the Secretary to transfer up to 10 percent of funds or $5,000,000, whichever is less, appropriated under the headings “Administrative Support Offices” or “Pension and Retirement” to any other office funded under such headings.

Section 240 requires HUD to take certain actions against owners receiving rental subsidies that do not maintain safe properties.

Section 241 places a salary and bonus limit on public housing agency officials and employees.

Section 242 requires the Secretary to notify the House and Senate Committees on Appropriations at least 3 full business days before taking any action that may result in the termination of a contract, grant, or cooperative agreement to be reobligated for additional research.

Section 243 prohibits funds to be used to require or enforce the physical needs assessment.

Section 244 prohibits funds for HUD financing of mortgages for properties that have been subject to eminent domain.

Section 245 requires the use of funds to terminate the status of a unit of general local government as a metropolitan city with respect to grants under section 106 of the Housing and Community Development Act of 1974.

Section 246 allows funding for research, evaluation, and statistical purposes that is unexpended or uncommitted as of the enactment of this Act detailing its plans for these additional resources.

National Railroad Passenger Corporation

Office of Inspector General

Salaries and Expenses

The bill provides $25,274,000 for the salaries and expenses of the National Railroad Passenger Corporation Office of Inspector General.

National Transportation Safety Board

Salaries and Expenses

The bill provides $318,400,000 for the salaries and expenses of the National Transportation Safety Board.

Recommendations to DOT.—The agreement directs the NTSB to continue to provide the compliance report required under 49 U.S.C. 1150(e).

Neighborhood Reinvestment Corporation

Payment to the Neighborhood Reinvestment Corporation

The bill provides $165,000,000 for the Neighborhood Reinvestment Corporation (NRC), of which $5,000,000 shall be for multi-family rental housing program. Within the total, the bill provides $2,000,000, to remain available until September 30, 2024, for the promotion and development of shared equity housing models.

Neighborhood revitalization.—The agreement recognizes the importance of restoring communities throughout urban and rural areas suffering from depopulation and deindustrialization. Innovative revitalization strategies from partnerships including municipalities, banks, community development organizations, nonprofits, and anchor institutions are needed to address the problem. Therefore, the agreement directs the NRC to utilize neighborhood revitalization support activities in areas with concentrations of abandoned or distressed properties and to brief the House and Senate Committees on Appropriations on these efforts no later than 180 days after enactment of this Act.

Grant notifications.—The agreement directs the NRC to continue, for at least three days, advance notice to the House and Senate Committees on Appropriations prior to the announcement of any grant exceeding $50,000 that is awarded to a NRC network organization.

Rural areas.—The agreement urges the NRC to continue capacity-building initiatives in rural areas.

Multilingual training courses.—The agreement directs the NRC to continue surveying on the appropriate dollars, and requires that there is sufficient need for additional professional development and certification training courses for non-profit community development staff to be offered in additional languages.

Shared equity.—Of the $2,000,000 provided for shared equity, the NRC is directed to appropriate $1,000,000 in technical assistance and $1,000,000 for two $500,000 capital grants for affiliates to bring new homes into their existing shared equity portfolios. The agreement encourages the NRC to invest in at least one recipient that serves a rural area or a city under 50,000 that has demonstrated success in managing a shared equity portfolio. The agreement further directs the NRC to work with affiliate organizations with experience in offering shared equity homeownership opportunities as technical assistance providers.

Surface Transportation Board

Salaries and Expenses

The bill provides $37,500,000 for the salaries and expenses of the Surface Transportation Board (STB). The bill permits the collection of up to $1,250,000 in user fees to be credited to this appropriation and provides that the general fund appropriation be reduced on a dollar-for-dollar basis by the actual amount collected in user fees to result in a final appropriation and provides that the general fund estimated at not more than $36,250,000.

Regulatory proceedings.—The agreement encourages the STB to provide a timely and definitive regulatory process that is responsive to the agency's needs and to ensure that the general fund appropriation be reduced on a dollar-for-dollar basis by the actual amount collected in user fees to result in a final appropriation and provides that the general fund estimated at not more than $36,250,000.

Emergency management and recovery grants.—The agreement encourages the STB to continue coordination with the Department of Defense and other Federal partners in generating necessary data to ensure an effective transition for service members into civilian life.

Evidence-based practices and recommendations.—The agreement directs the USICH to ensure best practices and evidence-based conclusions are central to any technical assistance and recommendations released by the agency. Additionally, the agreement encourages the USICH to coordinate with the Department of Defense and other Federal partners in generating necessary data to ensure an effective transition for service members into civilian life.

Technical assistance for CoCs.—The agreement directs the USICH to continue collaborating with stakeholders to improve the intake and referral methodology to account for survivors of domestic violence by providing necessary technical assistance to CoCs.

Assistance for survivors fleeing domestic violence.—The agreement encourages the USICH to work with relevant HUD program offices to determine what reforms to the emergency
transfer and voucher implementation processes are necessary to effectively serve domestic violence survivors and further the implementation of the VAWA. The agreement directs USICH to report to the House and Senate Committees on Appropriations on the status of this work within 180 days of enactment of this Act. This report shall identify the housing assistance models being considered in consultation with Federal partners, include input from other stakeholders and advocates, and discuss how the implementation of these models will ensure the needs of PHAs, service providers, and survivors are met.

Interagency coordination tool.—The USICH shall ensure that the development of the interagency coordination mobile application tool includes external stakeholder engagement to ensure a user-friendly format and compilation of data. The agreement directs the USICH to provide an interim report to the House and Senate Committees on Appropriations within 60 days of enactment providing an update on the feedback gained from stakeholder engagement, revisions made due to community feedback, and the next steps in developing and testing the application tool.

TITLE IV—GENERAL PROVISIONS—THIS ACT

Section 401 prohibits the use of funds for the planning or execution of any program to pay the expenses of, or otherwise compensate, non-Federal parties intervening in regulatory or adjudicatory proceedings.

Section 402 prohibits the obligation of funds beyond the current fiscal year and the transfer of funds to other appropriations, unless expressly provided.

Section 403 limits consulting service expenditures through procurement contracts to those contracts contained in the public record, except where otherwise provided under existing law.

Section 404 prohibits funds from being used for certain types of employee training.

Section 405 specifies requirements for the reprogramming of funds and requires agencies to submit a report in order to establish the baseline for the application of reprogramming and transfer authorities.

Section 406 provides that not to exceed 50 percent of unobligated balances for salaries and expenses may remain available until September 30, 2022, for each account for the purposes authorized, subject to the approval of the House and Senate Committees on Appropriations.

Section 407 prohibits the use of funds for any project that seeks to use the power of eminent domain, unless eminent domain is employed only for a public use.

Section 408 prohibits funds from being transferred to any department, agency, or instrumentality of the U.S. Government, except where transfer authority is provided in this or any other appropriations Act.

Section 409 prohibits funds from being used to permanently replace an employee intent on returning to his or her past occupation following completion of military service.

Section 410 prohibits funds from being used by an entity unless the expenditure is in compliance with the Buy American Act.

Section 411 prohibits funds from being used by a new foreign air carrier permit or exemption application if that approval would contravene United States law or Article 17 bis of the U.S.-E.U.-Iceland-Norway Air Transport Agreement.

Section 412 prohibits funds from being used for payroll or incentive fees for contractors whose performance is below satisfactory, beginning December 21, 2020.

Section 413 prohibits funds from being used to pay first-class airline accommodations in contravention of sections 301-10.122 and 301-10.123 of title 41, CFR.

Section 414 restricts the number of employees that agencies may send to interagency coordination mobile application tool.

Section 415 prohibits the amount of fees the STB can charge or collect for rate or practice complaints filed at the amount authorized for district court civil suit filing fees.

Section 416 prohibits funds from being used to maintain or establish computer networks unless such networks block the viewing, downloading, or exchange of pornography.

Section 417 prohibits funds from being used to deny an Inspector General timely access to any records, documents, or other materials available to the department or agency over which that Inspector General has responsibilities, or to prevent or impede that Inspector General’s access to such records, documents, or other materials.

Section 418 prohibits funds to be used to pay award or incentive fees for contractors whose performance is below satisfactory, behind schedule, over budget, or failed to meet requirements of the contract, with exceptions.

Section 419 cancels the fiscal year 2020 renewal competition for certain homeless assistance grants and renews grants to grantees that received funding in fiscal year 2019.

Section 420 designates certain amounts provided under the heading “Department of Housing and Urban Development—Public and Indian Housing—Tenant-Based Rental Assistance” as an emergency requirement.

Section 421 appropriates $23,332,000 in additional funds for the essential air service program and waives certain eligibility requirements for fiscal years 2020 and 2021.

Section 422 makes certain adjustments to apportionments for airports in fiscal years 2022 and 2023.

Section 423 makes certain adjustments to the contract tower program.
TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
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<th>Final Bill vs Request</th>
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<tr>
<td><strong>TITLE I - DEPARTMENT OF TRANSPORTATION</strong></td>
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## TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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**Administrative Provision**

National Infrastructure Investments:

| (Recession) (Sec. 105) | --- | --- | -340,000 | -340,000 | -340,000 |
| (Reappropriation) (Sec. 105) | --- | --- | 340,000 | +340,000 | +340,000 |

**Total, Office of the Secretary**

| 1,345,485 | 2,332,045 | 1,443,362 | +97,877 | -888,683 |

**Federal Aviation Administration**

| Operations | 10,630,000 | 11,001,500 | 11,001,500 | +371,500 | ---  |
| Aviation safety | (1,404,096) | (1,474,039) | (1,479,039) | (+74,943) | (+5,000) |
| Air traffic organization | (7,970,734) | (8,210,821) | (8,205,821) | (+235,007) | (-5,000) |
| Commercial space transportation | (20,040) | (27,555) | (27,555) | (+1,515) | ---  |
| Finance and management | (800,646) | (836,141) | (836,141) | (+35,495) | ---  |
| NextGen | (61,538) | (62,862) | (62,862) | (+1,324) | ---  |
| Security and Hazardous Materials Safety | (116,642) | (124,928) | (124,928) | (+6,286) | ---  |
| Staff offices | (248,304) | (265,154) | (265,154) | (+16,850) | ---  |
TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021
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### TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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<td>Appalachian development highway system (rescission)</td>
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<td>Highway Infrastructure Programs (General Fund)</td>
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<td>Motor Carrier Safety Operations and Programs (Highway Trust Fund) (Liquidation of contract authorization)</td>
<td>288,000</td>
<td>299,000</td>
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<td>299,000</td>
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<td>403,000</td>
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TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Total, Federal Motor Carrier Safety Administration</td>
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National Highway Traffic Safety Administration

<p>| | | | | | |</p>
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<td>Operations and Research (general fund)</td>
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<td>+32,167</td>
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<td>Highway Traffic Safety Grants (Highway Trust Fund)</td>
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Administrative Provision

Impaired Driving/Rail-Grade funding (Sec. 142)
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<th>Final Bill vs Request</th>
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<td>Federal-State Partnership for State of Good Repair</td>
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<td>Improvements</td>
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## TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>National Railroad Passenger Corporation:</td>
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<td>Northeast Corridor Grants</td>
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### Administrative Provisions

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<tr>
<th>Description</th>
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<th>Final Bill vs Enacted</th>
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<tr>
<td>Capital and Debt Service Grants to the National Railroad Passenger Corporation (rescission) (Sec. 154)</td>
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<td>Capital Assistance to States - Intercity Passenger Rail Service (rescission) (Sec. 154)</td>
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<td>-613</td>
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<td>Rail Line Relocation and Improvement Program (rescission) (Sec. 154)</td>
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<tr>
<td>Capital Assistance for High Speed Rail Corridors and Intercity Passenger Rail Service (rescission) (Sec. 152)</td>
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<td>Next Generation High-Speed Rail (rescission) (Sec. 154)</td>
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TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
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<td>Federal Transit Administration</td>
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<td>Transit Formula Grants (Hwy Trust Fund, Mass Transit Account (Liquidation of contract authorization))</td>
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<td>(11,696,000)</td>
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<td>(11,046,000)</td>
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<td>2,014,000</td>
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<td>Administrative Provisions</td>
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<td>Formula Grants (recession) (Sec. 168)</td>
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## TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<tr>
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**Maritime Administration**

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<td>Assistance to Small Shipyards</td>
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<td>+6,803</td>
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**Maritime Guaranteed Loan (Title XI) Program Account:**

| Administrative expenses and guarantees | 3,000 | --- | 3,000 | --- | +3,000 |
| Rescission (legislative proposal)      | ---   | -27,900 | --- | --- | +27,900 |

**Port Infrastructure Development Program**

|                                        | 225,000 | --- | 230,000 | +5,000 | +230,000 |

**Total, Maritime Administration**

|                                        | 1,047,869 | 738,448 | 1,189,516 | +121,647 | +431,088 |

**Pipeline and Hazardous Materials Safety Administration**

| Operational Expenses:                 |         |         |         |         |         |
|---------------------------------------|---------|---------|---------|---------|
| General Fund                          | 24,215  | 24,215  | 28,715  | +4,500  | +4,500  |

December 21, 2020
## TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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<th>Final Bill vs Enacted</th>
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<td>Oil Spill Liability Trust Fund</td>
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<td>PHMSA (Sec. 180)</td>
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<td><strong>Total, Pipeline and Hazardous Materials Safety</strong></td>
<td>253,215</td>
<td>247,915</td>
<td>259,715</td>
<td>+6,500</td>
<td>+11,800</td>
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<tr>
<td>Administration</td>
<td></td>
<td></td>
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<tr>
<td>Limitations on obligations</td>
<td>(28,318)</td>
<td>(28,318)</td>
<td>(28,318)</td>
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<tr>
<td>Total budgetary resources</td>
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<td>(276,233)</td>
<td>(288,033)</td>
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<td>(+11,800)</td>
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<td>Pipeline safety fund user fees</td>
<td>-137,000</td>
<td>-131,000</td>
<td>-137,000</td>
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<td>Underground natural gas storage facility safety account user fees</td>
<td>-8,000</td>
<td>-10,000</td>
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## TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Office of Inspector General</strong></td>
<td></td>
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<tr>
<td>Salaries and Expenses</td>
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<td>98,150</td>
<td>98,150</td>
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<td><strong>Total, title I, Department of Transportation</strong></td>
<td>24,832,772</td>
<td>21,652,814</td>
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<td>(21,939,957)</td>
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<td>(-1,143,586)</td>
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TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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<tr>
<td><strong>TITLE II - DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT</strong></td>
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<tr>
<td>Management and Administration</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>Executive Offices</td>
<td>14,217</td>
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<td>Administrative Support Offices</td>
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<td>Public and Indian Housing</td>
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<td>236,439</td>
<td>243,056</td>
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<tr>
<td><strong>Total, Management and Administration</strong></td>
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<td>1,498,654</td>
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</table>

**Public and Indian Housing**

**Tenant-based Rental Assistance:**

- **Renewals:** 21,502,000 16,958,000 23,080,000 +1,578,000 6,122,000
- **Tenant protection vouchers:** 75,000 100,000 116,000 +41,000 +16,000
- **Administrative fees:** 1,977,000 1,465,000 2,159,000 +182,000 694,000
- **Sec. 811 vouchers, incremental and renewals:** 229,050 310,000 314,000 +84,950 +4,000
- **Incremental VASH vouchers:** 40,000 --- 40,000 --- +40,000
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<tr>
<th>Program</th>
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<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<td>Tribal veterans affairs supportive housing</td>
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<tr>
<td>Incremental family unification vouchers</td>
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<td>Incremental Vouchers for Homelessness</td>
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<td>43,439</td>
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<td>+43,439</td>
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<tr>
<td>Mobility Demonstration</td>
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<td>---</td>
<td>---</td>
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<tr>
<td><strong>Subtotal (available this fiscal year)</strong></td>
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<td>18,833,000</td>
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<tr>
<td>Advance appropriations</td>
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<td>4,000,000</td>
<td>4,000,000</td>
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<tr>
<td>Less appropriations from prior year advances</td>
<td>-4,000,000</td>
<td>-4,000,000</td>
<td>-4,000,000</td>
<td>---</td>
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<tr>
<td><strong>Total, Tenant-based Rental Assistance</strong></td>
<td>23,874,050</td>
<td>18,833,000</td>
<td>25,777,439</td>
<td>+1,903,389</td>
<td>+6,944,439</td>
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<td>Rental Assistance Demonstration</td>
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<td>---</td>
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<td>-100,000</td>
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<td>Public Housing Capital Fund</td>
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<td>-3,572,000</td>
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<td>+7,806,000</td>
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<td><strong>Moving To Work (legislative proposal):</strong></td>
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<td>Payments to PHAs</td>
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<td><strong>Total, Moving To Work Demonstration</strong></td>
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<td>5,185,300</td>
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<td>-5,185,300</td>
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<td>Choice Neighborhoods</td>
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<td>200,000</td>
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<td>+200,000</td>
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</tbody>
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### TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<thead>
<tr>
<th></th>
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Self-Sufficiency Programs</td>
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<td>Family Self-Sufficiency</td>
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<td>(+15,000)</td>
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<td>(35,000)</td>
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<td>Jobs Plus</td>
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<td>(15,000)</td>
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<td>Native American Programs</td>
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<td>Native American Housing Block Grants, Formula</td>
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<td>825,000</td>
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<td>(+647,000)</td>
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<td>(Limitation on guaranteed loans)</td>
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<td>(30,000)</td>
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<td>(+15,649)</td>
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<tr>
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<td>(70,000)</td>
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<tr>
<td>Training and Technical Assistance</td>
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<td>(7,000)</td>
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<td>(+7,000)</td>
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<td>Indian Housing Loan Guarantee Fund Program Account</td>
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<td>2,000</td>
<td>2,000</td>
<td>+400</td>
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<td>(Limitation on guaranteed loans)</td>
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<td>(1,000,000)</td>
<td>(1,000,000)</td>
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<tr>
<td>Native Hawaiian Housing Block Grant</td>
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<td>---</td>
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<tr>
<td>Total, Public and Indian Housing</td>
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<td>28,482,300</td>
<td>34,767,439</td>
<td>+2,340,895</td>
<td>+6,285,139</td>
</tr>
</tbody>
</table>

Community Planning and Development

| Housing Opportunities for Persons with AIDS | 410,000 | 330,000 | 430,000 | +20,000 | +100,000 |

Community Development Fund:

| CDBG formula                          | 3,400,000 | ---     | 3,450,000 | +50,000 | +3,450,000 |
| SUPPORT for Patients and Communities  | 25,000    | ---     | 25,000    | ---     | +25,000    |
| Subtotal                              | 3,425,000 | ---     | 3,475,000 | +50,000 | +3,475,000 |
TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>Community Development Loan Guarantees (Section 108):</td>
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<tr>
<td>(Limitation on guaranteed loans)</td>
<td>(300,000)</td>
<td>---</td>
<td>(300,000)</td>
<td>---</td>
<td>(+300,000)</td>
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<tr>
<td>HOME Investment Partnerships Program</td>
<td>1,350,000</td>
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<td>1,350,000</td>
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<td>+1,350,000</td>
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<tr>
<td>Self-help and Assisted Homeownership Opportunity Program</td>
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<td>+60,000</td>
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<td>Homeless Assistance Grants</td>
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Housing Programs

Project-based Rental Assistance:

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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td>Renewals</td>
<td>12,225,000</td>
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<td>13,115,000</td>
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<td>Contract administrators</td>
<td>345,000</td>
<td>350,000</td>
<td>350,000</td>
<td>+5,000</td>
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</tr>
<tr>
<td>Subtotal (available this fiscal year)</td>
<td>12,570,000</td>
<td>12,642,000</td>
<td>13,465,000</td>
<td>+895,000</td>
<td>+823,000</td>
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<tr>
<td>Advance appropriations</td>
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<td>400,000</td>
<td>400,000</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Less appropriations from prior year advances</td>
<td>-400,000</td>
<td>-400,000</td>
<td>-400,000</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Total, Project-based Rental Assistance appropriated in this bill</td>
<td>12,570,000</td>
<td>12,642,000</td>
<td>13,465,000</td>
<td>+895,000</td>
<td>+823,000</td>
</tr>
</tbody>
</table>

Housing for the Elderly: 793,000 853,000 855,000 +82,000 +2,000
Housing for Persons with Disabilities: 202,000 252,000 227,000 +26,000 -25,000
Housing Counseling Assistance: 53,000 45,000 77,500 +24,500 +32,500
Rental Housing Assistance: 3,000 --- --- -3,000 ---
TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

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<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
<td>Payment to Manufactured Housing Fees Trust Fund</td>
<td>13,000</td>
<td>14,000</td>
<td>13,000</td>
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<td>-1,000</td>
</tr>
<tr>
<td>Offsetting collections</td>
<td>-13,000</td>
<td>-14,000</td>
<td>-13,000</td>
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<td>+1,000</td>
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<tr>
<td><strong>Total, Housing Programs</strong></td>
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<td>14,624,500</td>
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<td>+832,500</td>
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</table>

**Federal Housing Administration**

**Mutual Mortgage Insurance Program Account:**
- **(Limitation on guaranteed loans)***: (400,000,000) (400,000,000) (400,000,000) --- ---
- **(Limitation on direct loans)***: (1,000) (1,000) (1,000) --- ---
- **Offsetting receipts**: -5,548,000 -8,541,000 -8,541,000 -2,892,000 ---
- **Proposed offsetting receipts (HECM)**: --- -223,000 -223,000 -223,000 ---
- **Administrative contract expenses**: 130,000 130,000 130,000 --- ---

**General and Special Risk Program Account:**
- **(Limitation on guaranteed loans)***: (30,000,000) (30,000,000) (30,000,000) --- ---
- **(Limitation on direct loans)***: (1,000) (1,000) (1,000) --- ---
- **Offsetting receipts**: -602,000 -480,000 -480,000 +122,000 ---

**Total, Federal Housing Administration**:
-6,121,000 -9,114,000 -9,114,000 -2,993,000 ---

**Government National Mortgage Association**

**Guarantees of Mortgage-backed Securities Loan Guarantee Program Account:**
- **(Limitation on guaranteed loans)***: (550,000,000) (550,000,000) (1,300,000,000) (+750,000,000) (+750,000,000)
- **Administrative expenses**: 30,500 31,479 33,500 +3,000 +2,021
- **Offsetting receipts**: -132,000 -129,000 -129,000 +3,000 ---
### TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

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<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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</thead>
<tbody>
<tr>
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<td>-1,288,000</td>
<td>-1,288,000</td>
<td>-238,000</td>
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<tr>
<td>Proposed offsetting receipts (HECM)</td>
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<td>-22,000</td>
<td>-22,000</td>
<td>-22,000</td>
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<tr>
<td>Additional contract expenses</td>
<td>1,000</td>
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<tr>
<td><strong>Total, Gov't National Mortgage Association</strong></td>
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<td><strong>-1,407,521</strong></td>
<td><strong>-1,404,500</strong></td>
<td><strong>-254,000</strong></td>
<td><strong>+3,021</strong></td>
</tr>
</tbody>
</table>

**Policy Development and Research**

| Research and Technology       | 98,000          | 94,650          | 105,000    | +7,000                | +10,350              |

**Fair Housing and Equal Opportunity**

| Fair Housing Activities       | 70,300          | 65,300          | 72,555     | +2,255                | +7,255               |

**Office of Lead Hazard Control and Healthy Homes**

| Lead Hazard Reduction         | 293,000         | 360,000         | 360,000    | +70,000               | ---                  |
| Information Technology Fund   | 280,000         | 257,600         | 300,000    | +20,000               | +42,400              |
| Office of Inspector General   | 138,200         | 133,300         | 137,200    | -1,000                | +3,900               |
TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Provisions--Department of Housing and Urban Development</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Native Hawaiian Housing Loan Guarantee Fund Program</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Account (rescission) (Sec. 228)</td>
<td>---</td>
<td>-2,000</td>
<td>---</td>
<td>---</td>
<td>+2,000</td>
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<tr>
<td>Unobligated balances (rescission) (Sec. 236)</td>
<td>---</td>
<td>---</td>
<td>-14,000</td>
<td>-14,000</td>
<td>-14,000</td>
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<tr>
<td>Unobligated balances (rescission of emergency funds) (Sec. 237)</td>
<td>-7,000</td>
<td>---</td>
<td>---</td>
<td>+7,000</td>
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<tr>
<td>Total, title II, Department of Housing and Urban Development</td>
<td>49,087,139</td>
<td>37,261,350</td>
<td>49,647,848</td>
<td>+560,709</td>
<td>+12,386,498</td>
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<tr>
<td>Appropriations</td>
<td>(52,140,139)</td>
<td>(43,560,350)</td>
<td>(55,957,848)</td>
<td>(+3,817,709)</td>
<td>(+12,397,498)</td>
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<tr>
<td>Rescissions</td>
<td>---</td>
<td>(-2,000)</td>
<td>(-14,000)</td>
<td>(-14,000)</td>
<td>(-12,000)</td>
</tr>
<tr>
<td>Emergencies</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Advance appropriations</td>
<td>(4,400,000)</td>
<td>(4,400,000)</td>
<td>(4,400,000)</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Rescission of emergency appropriations</td>
<td>(-7,000)</td>
<td>---</td>
<td>---</td>
<td>(+7,000)</td>
<td>---</td>
</tr>
<tr>
<td>Offsetting receipts</td>
<td>(-7,433,000)</td>
<td>(-10,683,000)</td>
<td>(-10,683,000)</td>
<td>(-3,250,000)</td>
<td>---</td>
</tr>
<tr>
<td>Offsetting collections</td>
<td>(-13,000)</td>
<td>(-14,000)</td>
<td>(-13,000)</td>
<td>---</td>
<td>(+1,000)</td>
</tr>
<tr>
<td>(Limitation on direct loans)</td>
<td>(2,000)</td>
<td>(2,000)</td>
<td>(2,000)</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>(Limitation on guaranteed loans)</td>
<td>(981,332,000)</td>
<td>(981,030,000)</td>
<td>(1,731,345,649)</td>
<td>(+750,013,649)</td>
<td>(+750,315,649)</td>
</tr>
</tbody>
</table>
### TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td><strong>TITLE III - RELATED AGENCIES</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Access Board</td>
<td>9,200</td>
<td>9,200</td>
<td>9,200</td>
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<tr>
<td>Federal Maritime Commission</td>
<td>28,000</td>
<td>28,900</td>
<td>30,300</td>
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<td>+1,400</td>
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<tr>
<td>National Railroad Passenger Corporation Office of Inspector General</td>
<td>24,274</td>
<td>26,248</td>
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<td>-974</td>
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<td>National Transportation Safety Board</td>
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<td>116,400</td>
<td>118,400</td>
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<td>+2,000</td>
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<tr>
<td>Neighborhood Reinvestment Corporation</td>
<td>158,500</td>
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<td>185,000</td>
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<td>+137,600</td>
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<tr>
<td>Surface Transportation Board</td>
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<td>37,500</td>
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<td>Offsetting collections</td>
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<td>-1,250</td>
<td>-1,250</td>
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<tr>
<td><strong>Subtotal</strong></td>
<td>35,850</td>
<td>36,250</td>
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<tr>
<td>United States Interagency Council on Homelessness</td>
<td>3,800</td>
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<td>248,198</td>
<td>388,224</td>
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<td>+140,026</td>
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</table>

### TITLE IV - GENERAL PROVISIONS - THIS ACT

| Unobligated General Fund Highway Balances (Sec. 424) (rescission) | -19,935 | -- | -- | +19,935 | -- |
## Transportation, Housing and Urban Development, and Related Agencies Appropriations Act, 2021

(Amounts in thousands)

<table>
<thead>
<tr>
<th>Category</th>
<th>FY 2020 Enacted</th>
<th>FY 2021 Request</th>
<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
</tr>
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<tbody>
<tr>
<td>Reclassification of Tenant-based Rental Assistance funding</td>
<td>---</td>
<td>---</td>
<td>-695,000</td>
<td>-695,000</td>
<td>-695,000</td>
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<tr>
<td>Reclassification of Tenant-based Rental Assistance funding (emergency)</td>
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<td>---</td>
<td>695,000</td>
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<td>+695,000</td>
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<td>Payments to air carriers (Sec. 421) (emergency)</td>
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<td>---</td>
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<tr>
<td>Rescissions of emergency funding</td>
<td>(-7,000)</td>
<td>---</td>
<td>---</td>
<td>(+7,000)</td>
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</tr>
<tr>
<td>Emergency appropriations</td>
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<td>(718,332)</td>
<td>(718,332)</td>
<td>(+718,332)</td>
<td>(+718,332)</td>
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<tr>
<td>Advance appropriations</td>
<td>(4,400,000)</td>
<td>(4,400,000)</td>
<td>(4,400,000)</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Offsetting receipts</td>
<td>(-7,433,000)</td>
<td>(-10,683,000)</td>
<td>(-10,683,000)</td>
<td>(-3,250,000)</td>
<td>---</td>
</tr>
<tr>
<td>Offsetting collections</td>
<td>(-14,250)</td>
<td>(-15,250)</td>
<td>(-14,250)</td>
<td>(+1,000)</td>
<td>---</td>
</tr>
<tr>
<td>(Limitation on obligations)</td>
<td>(61,322,893)</td>
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<td>(61,391,700)</td>
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<td>(-4,807,700)</td>
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<tr>
<td>Total budgetary resources</td>
<td>(135,592,893)</td>
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<td>(136,768,032)</td>
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<td>(+11,406,270)</td>
</tr>
</tbody>
</table>