MAKING SUPPLEMENTAL APPROPRIATIONS FOR FURTHER RECOVERY FROM AND RESPONSE TO TERRORIST ATTACKS ON THE UNITED STATES FOR THE FISCAL YEAR ENDING SEPTEMBER 30, 2002, AND FOR OTHER PURPOSES

July 19, 2002.—Ordered to be printed

Mr. Young of Florida, from the committee of conference, submitted the following

CONFERENCE REPORT

[To accompany H.R. 4775]

CONFERENCE REPORT (H. REPT. 107–593)

The committee of conference on the disagreeing votes of the two Houses on the amendment of the Senate to the bill (H.R. 4775) “making supplemental appropriations for further recovery from and response to terrorist attacks on the United States for the fiscal year ending September 30, 2002, and for other purposes” having met, after full and free conference, have agreed to recommend and do recommend to their respective Houses as follows:

That the House recede from its disagreement to the amendment of the Senate, and agree to the same with an amendment, as follows:

In lieu of the matter stricken and inserted by said amendment, insert:

That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the fiscal year ending September 30, 2002, and for other purposes, namely:

TITLE I—SUPPLEMENTAL APPROPRIATIONS

CHAPTER 1

DEPARTMENT OF AGRICULTURE

Office of the Secretary

(including transfers of funds)

For an additional amount for “Office of the Secretary”, $18,000,000, to remain available until expended: Provided, That the
Secretary shall transfer these funds to the Agricultural Research Service, the Animal and Plant Health Inspection Service, the Agricultural Marketing Service, and/or the Food Safety and Inspection Service: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

**AGRICULTURAL RESEARCH SERVICE**

**SALARIES AND EXPENSES**

For an additional amount for “Salaries and Expenses”, $8,000,000, to remain available until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

**BUILDINGS AND FACILITIES**

For an additional amount for “Buildings and Facilities”, $25,000,000, to remain available until expended.

**COOPERATIVE STATE RESEARCH, EDUCATION, AND EXTENSION SERVICE**

**EXTENSION ACTIVITIES**

For an additional amount for “Extension Activities”, $6,000,000, to remain available until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

**ANIMAL AND PLANT HEALTH INSPECTION SERVICE**

**SALARIES AND EXPENSES**

For an additional amount for “Salaries and Expenses”, $33,000,000, to remain available until September 30, 2003: Provided, That this amount shall include assistance in state efforts to prevent and control transmissible spongiform encephalopathy, including chronic wasting disease and scrapie, in farmed and free-ranging animals: Provided further, That the entire amount is des-
ignated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

**FOOD SAFETY AND INSPECTION SERVICE**

For an additional amount for “Food Safety and Inspection Service”, $13,000,000, to remain available until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

**NATURAL RESOURCES CONSERVATION SERVICE**

**WATERSHED AND FLOOD PREVENTION OPERATIONS**

For an additional amount for “Watershed and Flood Prevention Operations”, for emergency recovery operations, $144,000,000, to remain available until expended: Provided, That of this amount, $50,000,000 is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $50,000,000 shall be available only to the extent an official budget request, that includes designation of $50,000,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

**RURAL DEVELOPMENT**

**RURAL COMMUNITY ADVANCEMENT PROGRAM**

For an additional amount for “Rural Community Advancement Program” for emergency purposes for grants and loans as authorized by 7 U.S.C. 381E(d)(2), 306(a)(14), and 306C, $20,000,000, with up to $5,000,000 for contracting with qualified organization(s) to conduct vulnerability assessments for rural community water systems, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.
RURAL UTILITIES SERVICE
LOCAL TELEVISION LOAN GUARANTEE PROGRAM ACCOUNT
(INCLUDING RESCISSION)

Of funds made available under this heading for the cost of guaranteed loans, including the cost of modifying loans as defined in section 502 of the Congressional Budget Act of 1974, $20,000,000 are rescinded.

For an additional amount for “Local Television Loan Guarantee Program Account”, $8,000,000, to remain available until expended.

FOOD AND NUTRITION SERVICE
SPECIAL SUPPLEMENTAL NUTRITION PROGRAM FOR WOMEN, INFANTS, AND CHILDREN (WIC)

For an additional amount for “Special Supplemental Nutrition Program for Women, Infants, and Children (WIC)”, $75,000,000, to remain available until September 30, 2003: Provided, That of the amounts provided under this heading, the Secretary shall allocate funds, notwithstanding section 17(i) of the Child Nutrition Act of 1966, as amended, in the manner and under a formula the Secretary deems necessary to respond to caseload requirements.

FOOD STAMP PROGRAM
(RESCISION)

Of funds which may be reserved by the Secretary for allocation to State agencies under section 16(h)(1) of the Food Stamp Act of 1977 to carry out the Employment and Training program, $24,000,000 are rescinded and returned to the Treasury.

DEPARTMENT OF HEALTH AND HUMAN SERVICES
FOOD AND DRUG ADMINISTRATION
SALARIES AND EXPENSES

For an additional amount for “Food and Drug Administration, Salaries and Expenses”, $17,000,000, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of such Act; Provided further, That the entire amount shall be available only to the extent an official budget request, that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

GENERAL PROVISIONS—THIS CHAPTER

SEC. 101. Of the funds made available for the Export Enhancement Program, pursuant to section 301(e) of the Agricultural Trade Act of 1978, as amended by Public Law 104–127, not more than $33,000,000 shall be available in fiscal year 2002.
SEC. 102. ASSISTANCE TO AGRICULTURAL PRODUCERS WHO HAVE USED WATER FOR IRRIGATION FROM THE RIO GRANDE. (a) IN GENERAL.—The Secretary of Agriculture shall use $10,000,000 of the funds of the Commodity Credit Corporation to make a grant to the State of Texas, acting through the Texas Department of Agriculture, to provide assistance to agricultural producers in the State of Texas with farming operations along the Rio Grande who have suffered economic losses during the 2001 crop year due to the failure of Mexico to deliver water to the United States in accordance with the Treaty Relating to the Utilization of Waters of the Colorado and Tijuana Rivers and of the Rio Grande, and Supplementary Protocol signed November 14, 1944, signed at Washington on February 3, 1944 (59 Stat. 1219; TS 944).

(b) AMOUNT.—The amount of assistance provided to individual agricultural producers under this section shall be proportional to the amount of actual losses described in subsection (a) that were incurred by the producers.

SEC. 103. Not later than 14 days after the date of enactment of this Act, the Secretary of Agriculture shall carry out the transfer of funds under section 2507(a) of the Food Security and Rural Investment Act of 2002 (Public Law 107–171).

SEC. 104. (a) RECISSION.—The unobligated balances of authority available under section 2108(a) of Public Law 107–20 are rescinded prior to the end of fiscal year 2002.

(b) APPROPRIATION.—There is appropriated to the Secretary of Agriculture an amount equal to the unobligated balance rescinded by subsection (a) for expenses through fiscal year 2003 under the Agricultural Trade Development and Assistance Act of 1954, as amended (7 U.S.C. 1721–1726a) for commodities supplied in connection with dispositions abroad pursuant to title II of said Act.

SEC. 105. Section 416(b)(7)(D)(iv) of the Agricultural Act of 1949 (7 U.S.C. 1431(b)(7)(D)(iv)) is amended by striking “subsection.” and inserting in lieu thereof the following: “subsection, or to otherwise carry out the purposes of this subsection.”

SEC. 106. Notwithstanding any other provision of law and effective on the date of enactment of this Act, the Secretary may use an amount not to exceed $12,000,000 from the amounts appropriated under the heading “Food Safety and Inspection Service” under the Agriculture, Rural Development, Food and Drug Administration, and Related Agencies Appropriations Act, 2001 (Public Law 106–387) to liquidate over-obligations and over-expenditures of the Food Safety and Inspection Service incurred during previous fiscal years, approved by the Director of the Office of Management and Budget based on documentation provided by the Secretary of Agriculture.

CHAPTER 2
DEPARTMENT OF JUSTICE
GENERAL ADMINISTRATION
SALARIES AND EXPENSES

For an additional amount for “Salaries and Expenses” for expenses resulting from the September 11, 2001, terrorist attacks, $6,750,000: Provided, That such sums as are necessary shall be de-
rived from the Working Capital Fund for the development, testing, and deployment of a standards-based, integrated, interoperable computer system for the Immigration and Naturalization Service ("Chimera system"), to be managed by Justice Management Division: Provided further, That of the amounts made available under this heading, $1,000,000 shall only be for the Entry Exit System, to be managed by the Justice Management Division: Provided further, That none of the funds appropriated in this Act, or in Public Law 107–117, for the Immigration and Naturalization Service’s Entry Exit System may be obligated until the INS submits a plan for expenditure that (1) meets the capital planning and investment control review requirements established by the Office of Management and Budget, including OMB Circular A–11, part 3; (2) complies with the acquisition rules, requirements, guidelines, and systems acquisition management practices of the Federal Government; (3) is reviewed by the General Accounting Office; and (4) has been approved by the Committees on Appropriations: Provided further, That funds provided under this heading shall only be available for obligation and expenditure in accordance with the procedures applicable to reprogramming notifications set forth in section 605 of Public Law 107–77: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $1,000,000 shall be available only to the extent an official budget request that includes designation of the $1,000,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

SALARIES AND EXPENSES, UNITED STATES ATTORNEYS
(RESCISION)

Of the amounts made available under this heading in Public Law 107–77, $7,000,000 are rescinded.

SALARIES AND EXPENSES, UNITED STATES MARSHALS SERVICE

For an additional amount for “Salaries and Expenses” for emergency expenses resulting from the September 11, 2001, terrorist attacks, $37,900,000, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent that an official budget request, that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

FEDERAL PRISONER DETENTION
(RESCISION)

Of the amounts made available under this heading in Public Law 107–77, $30,000,000 are rescinded.
ASSETS FORFEITURE FUND
(RESCISSION)

Of the unobligated balances available under this heading, $5,000,000 are rescinded.

FEDERAL BUREAU OF INVESTIGATION

SALARIES AND EXPENSES

For an additional amount for “Salaries and Expenses” for emergency expenses resulting from the September 11, 2001, terrorist attacks, $175,000,000, to remain available until September 30, 2004: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $165,000,000 shall be available only to the extent that an official budget request that includes designation of the $165,000,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

IMMIGRATION AND NATURALIZATION SERVICE

SALARIES AND EXPENSES

ENFORCEMENT AND BORDER AFFAIRS

For an additional amount for “Salaries and Expenses, Enforcement and Border Affairs” for emergency expenses resulting from the September 11, 2001, terrorist attacks, $81,250,000, to remain available until expended, of which $25,000,000 shall only be available for fleet management: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $46,250,000 shall be available only to the extent that an official budget request that includes designation of the $46,250,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

CONSTRUCTION

For an additional amount for “Construction” for emergency expenses resulting from the September 11, 2001, terrorist attacks, $32,100,000, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.
FEDERAL PRISON SYSTEM
BUILDINGS AND FACILITIES
(RESCISSION)

Of the amounts made available under this heading in Public Law 107–77 for buildings and facilities, $5,000,000 are rescinded.

OFFICE OF JUSTICE PROGRAMS
JUSTICE ASSISTANCE
(INCLUDING RESCISSION)

For an additional amount for “Justice Assistance” for grants, cooperative agreements, and other assistance authorized by sections 819 and 821 of the Antiterrorism and Effective Death Penalty Act of 1996 and section 1014 of the USA PATRIOT Act (Public Law 107–56) and for other counter-terrorism programs, including first responder training and equipment to respond to acts of terrorism, including incidents involving weapons of mass destruction or chemical or biological weapons, $151,300,000, to remain available until expended: Provided, That no funds under this heading shall be used to duplicate the Federal Emergency Management Agency Fire Grant program: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

Of the amounts made available under this heading for the Office of the Assistant Attorney General for Office of Justice Programs, $600,000 are rescinded.

COMMUNITY ORIENTED POLICING SERVICES

For an amount to establish the Community Oriented Policing Services’ Interoperable Communications Technology Program in consultation with the Office of Science and Technology within the National Institute of Justice, and the Bureau of Justice Assistance, for emergency expenses for activities related to combating terrorism by providing grants to States and localities to improve communications within, and among, law enforcement agencies, $50,000,000, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.
For an additional amount for “Salaries and Expenses” for emergency expenses for increased security requirements, $1,100,000, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent that an official budget request, that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

Of the amounts made available under this heading in prior fiscal years, excepting funds designated for the Suitland Federal Center, $11,300,000 are rescinded.

For an additional amount for “Scientific and Technical Research and Services” for emergency expenses resulting from new homeland security activities and increased security requirements, $37,100,000, of which $20,000,000 is for a cyber-security initiative: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $33,100,000 shall be available only to the extent an official budget request that includes designation of the $33,100,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

For an additional amount for “Operations, Research, and Facilities” for emergency expenses resulting from homeland security activities, $4,800,000, of which $2,000,000 is to address critical mapping and charting backlog requirements and $2,800,000 is for backup capability for National Oceanic and Atmospheric Adminis-
tration critical satellite products and services, to remain available until September 30, 2003: Provided, That $2,800,000 is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $2,800,000 shall be available only to the extent an official budget request that includes designation of the $2,800,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

Of the unobligated balances remaining under this heading as provided by section 817 of Public Law 106–78, $8,100,000 are rescinded.

PROCUREMENT, ACQUISITION AND CONSTRUCTION

For an additional amount for “Procurement, Acquisition and Construction” for emergency expenses resulting from homeland security activities, $7,200,000 for a supercomputer backup, to remain available until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

FISHERIES FINANCE PROGRAM ACCOUNT

Funds provided under the heading, “Fisheries Finance Program Account” for the direct loan program authorized by the Merchant Marine Act of 1936, as amended, are available to subsidize gross obligations for the principal amount of direct loans not to exceed $5,000,000 for Individual Fishing Quota loans, and not to exceed $19,000,000 for Traditional loans.

DEPARTMENTAL MANAGEMENT

SALARIES AND EXPENSES

For an additional amount for “Salaries and Expenses” for emergency expenses resulting from new homeland security activities, $400,000: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

THE JUDICIARY

SUPREME COURT OF THE UNITED STATES

CARE OF THE BUILDING AND GROUNDS

For an additional amount for “Care of the Building and Grounds” for emergency expenses for security upgrades and renovations of the Supreme Court building, $10,000,000, to remain available until expended: Provided, That the entire amount is designated
by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

COURTS OF APPEALS, DISTRICT COURTS, AND OTHER JUDICIAL SERVICES

SALARIES AND EXPENSES

For an additional amount for “Salaries and Expenses” for emergency expenses to enhance security and to provide for extraordinary costs related to terrorist trials, $7,115,000, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $3,972,000 shall be available only to the extent an official budget request that includes designation of the $3,972,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

DEPARTMENT OF STATE AND RELATED AGENCY

DEPARTMENT OF STATE

ADMINISTRATION OF FOREIGN AFFAIRS

DIPLOMATIC AND CONSULAR PROGRAMS

For an additional amount for “Diplomatic and Consular Programs”, for emergency expenses for activities related to combating international terrorism, $47,450,000, to remain available until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

EDUCATIONAL AND CULTURAL EXCHANGE PROGRAMS

For an additional amount for “Educational and Cultural Exchange Programs”, for emergency expenses for activities related to combating international terrorism, $15,000,000, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $5,000,000 shall be available only to the extent an official budget request that includes designation of the $5,000,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

EMBASSY SECURITY, CONSTRUCTION, AND MAINTENANCE

For an additional amount for “Embassy Security, Construction, and Maintenance”, for emergency expenses for activities related to combating international terrorism, $210,516,000, to remain available until expended: Provided, That the entire amount is designated
by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $10,000,000 shall be available only to the extent an official budget request that includes designation of the $10,000,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

INTERNATIONAL ORGANIZATIONS AND CONFERENCES

CONTRIBUTIONS TO INTERNATIONAL ORGANIZATIONS

For an additional amount for “Contributions to International Organizations”, for emergency expenses for activities related to combating international terrorism, $7,000,000, to remain available until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

CONTRIBUTIONS FOR INTERNATIONAL PEACEKEEPING ACTIVITIES

For an additional amount for “Contributions for International Peacekeeping Activities” to make United States peacekeeping payments to the United Nations at a time of multilateral cooperation in the war on terrorism, $23,034,000: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

RELATED AGENCY

BROADCASTING BOARD OF GOVERNORS

INTERNATIONAL BROADCASTING OPERATIONS

For an additional amount for “International Broadcasting Operations”, for emergency expenses for activities related to combating international terrorism, $7,400,000, to remain available until September 30, 2003: Provided, That funds appropriated by this paragraph shall be available notwithstanding sections 308(c) and 313 of the Foreign Relations Authorization Act, Fiscal Years 1994 and 1995: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

BROADCASTING CAPITAL IMPROVEMENTS

For an additional amount for “Broadcasting Capital Improvements” for emergency expenses for activities related to combating international terrorism, $7,700,000, to remain available until expended: Provided, That funds appropriated by this paragraph shall be available notwithstanding section 313 of the Foreign Relations Authorization Act, Fiscal Years 1994 and 1995.
RELATED AGENCIES

DEPARTMENT OF TRANSPORTATION

MARITIME ADMINISTRATION

MARITIME GUARANTEED LOAN (TITLE XI) PROGRAM ACCOUNT
(RESCISSION)

Of the unobligated balances available under this heading, $5,000,000 are rescinded.

SECURITIES AND EXCHANGE COMMISSION

SALARIES AND EXPENSES

For an additional amount for “Salaries and Expenses” to respond to increased needs for enforcement and oversight of corporate finance, $30,900,000 from fees collected in fiscal year 2002, to remain available until expended.

In addition, for an additional amount for “Salaries and Expenses” for emergency expenses resulting from the September 11, 2001, terrorist attacks, $9,300,000, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

GENERAL PROVISIONS—THIS CHAPTER

SEC. 201. Funds appropriated by this Act for the Broadcasting Board of Governors and the Department of State may be obligated and expended notwithstanding section 15 of the State Department Basic Authorities Act of 1956, as amended.

SEC. 202. Section 286(e)(3) of the Immigration and Nationality Act (8 U.S.C. 1356(e)(3)) is amended—

(1) by striking “is authorized to” and inserting “shall”; and

(2) by striking “authorization” and inserting “requirement”.

SEC. 203. (a)(1) During fiscal year 2002 and each succeeding fiscal year, notwithstanding any provision of the Federal Rules of Criminal Procedure to the contrary, in order to permit victims of crimes associated with the terrorist acts of September 11, 2001, to watch trial proceedings in the criminal case against Zacarias Moussaoui, the trial court in that case shall order, subject to paragraph (3) and subsection (b), closed circuit televising of the trial proceedings to convenient locations the trial court determines are reasonably necessary, for viewing by those victims.

(2)(A) As used in this section and subject to subparagraph (B), the term “victims of crimes associated with the terrorist acts of September 11, 2001” means individuals who—

(i) suffered direct physical harm as a result of the terrorist acts that occurred in New York, Pennsylvania and Virginia on
September 11, 2001 (hereafter in this section "terrorist acts") and were present at the scene of the terrorist acts when they occurred, or immediately thereafter; or

(ii) are the spouse, legal guardian, parent, child, brother, or sister of, or who as determined by the court have a relationship of similar significance to, an individual described in subparagraph (A)(i), if the latter individual is under 18 years of age, incompetent, incapacitated, has a serious injury, or disability that requires assistance of another person for mobility, or is deceased.

(B) The term defined in paragraph (A) shall not apply to an individual who participated or conspired in one or more of the terrorist acts.

(3) Nothing in this section shall be construed to eliminate or limit the district court's discretion to control the manner, circumstances, or availability of the broadcast where necessary to control the courtroom or protect the integrity of the trial proceedings or the safety of the trial participants. The district court's exercise of such discretion shall be entitled to substantial deference.

(b) Except as provided in subsection (a), the terms and restrictions of section 235(b), (c), (d) and (e) of the Antiterrorism and Effective Death Penalty Act of 1996 (42 U.S.C. 10608(b), (c), (d), and (e)), shall apply to the televising of trial proceedings under this section.

SEC. 204. Title II of Public Law 107–77 is amended in the second undesignated paragraph under the heading "Department of Commerce, National Institute of Standards and Technology, Industrial Technology Services" by striking "not to exceed $60,700,000 shall be available for the award of new grants" and inserting "not less than $60,700,000 shall be used before October 1, 2002 for the award of new grants".

SEC. 205. None of the funds appropriated or otherwise made available by this Act or any other Act may be used to implement, enforce, or otherwise abide by the Memorandum of Agreement signed by the Federal Trade Commission and the Antitrust Division of the Department of Justice on March 5, 2002.

SEC. 206. Public Law 106–256 is amended in section 3(f)(1) by striking "within 18 months of the establishment of the Commission" and inserting "by June 20, 2003".

SEC. 207. The American Section, International Joint Commission, United States and Canada, is authorized to receive funds from the United States Army Corps of Engineers for the purposes of conducting investigations, undertaking studies, and preparing reports in connection with a reference to the International Joint Commission on the Devils Lake project mentioned in Public Law 106–377.

SEC. 208. Section 282(a)(2)(D) of the Agricultural Marketing Act of 1946 is amended to read as follows: 

"(D) in the case of wild fish, is—

"(i) harvested in the United States, a territory of the United States, or by a vessel that is documented under chapter 121 of title 46, United States Code, or registered in the United States; and

"(ii) processed in the United States, a territory of the United States, or a State, including the waters thereof, or aboard a vessel that is documented under
chapter 121 of title 46, United States Code, or registered in the United States; and”.

SEC. 209. Of the amounts appropriated in Public Law 107–77, under the heading “Department of Commerce, National Oceanic and Atmospheric Administration, Operations, Research, and Facilities”, for coral reef programs, $2,500,000, for a cooperative agreement with the National Defense Center of Excellence for Research in Ocean Sciences to conduct coral mapping in the waters of the Hawaiian Islands and the surrounding Exclusive Economic Zone in accordance with the mapping implementation strategy of the United States Coral Reef Task Force.

SEC. 210. In addition to amounts appropriated or otherwise made available by this Act or any other Act, $11,000,000 is appropriated to enable the Secretary of Commerce to provide economic assistance to fishermen and fishing communities affected by Federal closures and fishing restrictions in the New England groundfish fishery, to remain available until September 30, 2003.

SEC. 211. In addition to amounts appropriated or otherwise made available by this Act or any other Act, $5,000,000 shall be provided for a National Oceanic and Atmospheric Administration cooperative research program in Massachusetts, New Hampshire, Maine and Rhode Island, to remain available until expended: Provided, That of this amount $500,000 shall be for the cost of a reduction loan as authorized under sections 1111 and 1112 of title XI of the Merchant Marine Act, 1936, (46 U.S.C. App. 1279f and 1279g) to carry out a New England groundfish fishing capacity reduction program under section 312(b) of the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1861a(b)) that shall—

(1) permanently revoke all fishery licenses, fishery permits, area and species endorsements, and any other fishery privileges issued to a vessel or vessels (or to persons on the basis of their operation or ownership of that vessel or vessels) removed under the program; and

(2) ensure that vessels removed under the program are made permanently ineligible to participate in any fishery worldwide, and that the owners of such vessels will operate only under the United States flag or be scrapped as a reduction vessel pursuant to section 600.1011(c) of title 50, Code of Federal Regulations.

SEC. 212. Of the amounts appropriated in Public Law 107–77, under the heading “Department of Commerce, National Oceanic and Atmospheric Administration, Operations, Research, and Facilities”, for Oregon groundfish cooperative research, $500,000 shall be for the cost of a reduction loan as authorized under sections 1111 and 1112 of title XI of the Merchant Marine Act, 1936 (46 U.S.C. App. 1279f and 1279g) to carry out a West Coast groundfish fishing capacity reduction program under section 312(b) of the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1861a(b)) that shall—

(1) permanently revoke all fishery licenses, fishery permits, area and species endorsements, and any other fishery privileges issued to a vessel or vessels (or to persons on the basis of their operation or ownership of that vessel or vessels) removed under the program; and
(2) ensure that vessels removed under the program are made permanently ineligible to participate in any fishery worldwide, and that the owners of such vessels will operate only under the United States flag or be scrapped as a reduction vessel pursuant to section 600.1011(c) of title 50, Code of Federal Regulations.


CHAPTER 3
DEPARTMENT OF DEFENSE
MILITARY PERSONNEL

MILITARY PERSONNEL, AIR FORCE
For an additional amount for “Military Personnel, Air Force”, $206,000,000: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

OPERATION AND MAINTENANCE
Operation and Maintenance, Army
For an additional amount for “Operation and Maintenance, Army”, $209,000,000, to remain available for obligation until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $102,000,000 shall be available only to the extent that an official budget request, that includes designation of $102,000,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

OPERATION AND MAINTENANCE, NAVY
For an additional amount for “Operation and Maintenance, Navy”, $48,750,000, to remain available for obligation until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $12,250,000 shall be available only to the extent that an official budget request, that includes designation of $12,250,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.
For an additional amount for "Operation and Maintenance, Air Force", $65,510,000, to remain available for obligation until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $24,510,000 shall be available only to the extent that an official budget request, that includes designation of $24,510,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

For an additional amount for "Operation and Maintenance, Defense-Wide", $721,975,000, to remain available for obligation until September 30, 2003, of which $390,000,000 may be used, notwithstanding any other provision of law, for payments to reimburse Pakistan, Jordan, and other key cooperating nations for logistical and military support provided to United States military operations in connection with the Global War on Terrorism: Provided, That such payments may be made in such amounts as the Secretary may determine in his discretion, based on documentation determined by the Secretary to adequately account for the support provided, in consultation with the Director of the Office of Management and Budget and 15 days following notification to the appropriate Congressional committees: Provided further, That such determination shall be final and conclusive upon the accounting officers of the United States: Provided further, That amounts for such payments shall be in addition to any other funds that may be available for such purpose: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

For an additional amount for the "Defense Emergency Response Fund", $11,901,900,000, to remain available for obligation until September 30, 2003, of which $77,900,000 shall be available for enhancements to North American Air Defense Command capabilities: Provided, That the Secretary of Defense may transfer the funds provided herein only to appropriations for military personnel; operation and maintenance; procurement; research, development, test and evaluation; the Defense Health Program; Overseas Humanitarian, Disaster, and Civic Aid; and working capital funds: Provided further, That notwithstanding the preceding proviso, $120,000,000 of the funds provided in this paragraph are available for transfer to any other appropriations accounts of the Department of Defense, for certain classified activities, and notwithstanding any other provision of law and of this Act, such funds may be obligated to carry out projects not otherwise authorized by law: Provided further, That any funds transferred shall be merged with and shall be available
for the same purposes and for the same time period as the appropriation to which transferred: Provided further, That the transfer authority provided in this paragraph is in addition to any other transfer authority available to the Department of Defense: Provided further, That upon a determination that all or part of the funds transferred from this appropriation are not necessary for the purposes provided herein, such amounts may be transferred back to this appropriation: Provided further, That during the current fiscal year, upon a determination by the Secretary of Defense that funds previously made available to the “Defense Emergency Response Fund” are required to meet other essential operational or readiness requirements of the military services, the Secretary may transfer up to $275,000,000 of funds so required to the appropriate funds or appropriations of the Department of Defense, 15 days after notification to the congressional defense committees: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $601,900,000 shall be available only to the extent that an official budget request that includes designation of $601,900,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

PROCUREMENT

OTHER PROCUREMENT, ARMY

For an additional amount for “Other Procurement, Army”, $79,200,000, to remain available for obligation until September 30, 2004: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

AIRCRAFT PROCUREMENT, NAVY

For an additional amount for “Aircraft Procurement, Navy”, $22,800,000, to remain available for obligation until September 30, 2004: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

PROCUREMENT OF AMMUNITION, NAVY AND MARINE CORPS

For an additional amount for “Procurement of Ammunition, Navy and Marine Corps”, $262,000,000, to remain available for obligation until September 30, 2004: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

OTHER PROCUREMENT, NAVY

For an additional amount for “Other Procurement, Navy”, $2,500,000, to remain available for obligation until September 30, 2004: Provided, That the entire amount is designated by the Con-
gress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

**PROCUREMENT, MARINE CORPS**

For an additional amount for “Procurement, Marine Corps”, $3,500,000, to remain available for obligation until September 30, 2004: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

**AIRCRAFT PROCUREMENT, AIR FORCE**

For an additional amount for “Aircraft Procurement, Air Force”, $118,000,000, to remain available for obligation until September 30, 2004: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $25,000,000 shall be available only to the extent that an official budget request, that includes designation of $25,000,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

**PROCUREMENT OF AMMUNITION, AIR FORCE**

For an additional amount for “Procurement of Ammunition, Air Force”, $115,000,000, to remain available for obligation until September 30, 2004: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

**OTHER PROCUREMENT, AIR FORCE**

For an additional amount for “Other Procurement, Air Force”, $747,840,000, to remain available for obligation until September 30, 2004: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

**PROCUREMENT, DEFENSE-WIDE**

For an additional amount for “Procurement, Defense-Wide”, $104,425,000, to remain available for obligation until September 30, 2004: Provided, That funds may be used to purchase two vehicles required for physical security of personnel, notwithstanding price limitations applicable to passenger vehicles, but not to exceed $175,000 per vehicle: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $4,925,000 shall be available only to the extent an official budget request, that includes designation of $4,925,000 as an emergency re-
requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

RESEARCH, DEVELOPMENT, TEST AND EVALUATION

RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY

For an additional amount for “Research, Development, Test and Evaluation, Army”, $8,200,000, to remain available for obligation until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY

For an additional amount for “Research, Development, Test and Evaluation, Navy”, $9,000,000, to remain available for obligation until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

RESEARCH, DEVELOPMENT, TEST AND EVALUATION, AIR FORCE

For an additional amount for “Research, Development, Test and Evaluation, Air Force”, $198,400,000, to remain available for obligation until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $137,600,000 shall be available only to the extent that an official budget request, that includes designation of $137,600,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

RESEARCH, DEVELOPMENT, TEST AND EVALUATION, DEFENSE-WIDE

For an additional amount for “Research, Development, Test and Evaluation, Defense-Wide”, $67,000,000, to remain available for obligation until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

GENERAL PROVISIONS—THIS CHAPTER

SEC. 301. (a) The appropriation under the heading “Research, Development, Test and Evaluation, Navy” in the Department of Defense Appropriations Act, 2002 (Public Law 107–117) is amended by adding the following proviso immediately after “September 30, 2003”: “: Provided, That funds appropriated in this paragraph which are available for the V–22 may be used to meet unique requirements of the Special Operations Forces”. (b) The amendment made by subsection (a) shall be effective as if enacted as part of the Department of Defense Appropriations Act, 2002.
SEC. 302. During the current fiscal year, the restrictions contained in subsection (d) of 22 U.S.C. 5952 and section 502 of the Freedom Support Act (Public Law 102–511) shall not apply if the President certifies in writing to the Speaker of the House of Representatives and the President pro tempore of the Senate that waiving such restrictions is important to the national security interests of the United States.

SEC. 303. Funds appropriated by this Act, or made available by the transfer of funds in this Act, for intelligence activities are deemed to be specifically authorized by the Congress for purposes of section 504 of the National Security Act of 1947 (50 U.S.C. 414): Provided, That any funds appropriated or transferred to the Central Intelligence Agency for agent operations or covert action programs authorized by the President under section 503 of the National Security Act of 1947, as amended, shall remain available until September 30, 2003.

SEC. 304. (a) Funds appropriated to the Department of Defense for fiscal year 2002 for operation and maintenance under the heading “Chemical Agents and Munitions Destruction, Army”, may be used to pay for additional costs of international inspectors from the Technical Secretariat of the Organization for the Prohibition of Chemical Weapons, pursuant to Articles IV and V of the Chemical Weapons Convention, for inspections and monitoring of Department of Defense sites and commercial sites that perform services under contract to the Department of Defense, resulting from the Department of Defense’s program to accelerate its chemical demilitarization schedule.

(b) Expenses which may be paid under subsection (a) include—
(1) salary costs for performance of inspection and monitoring duties;
(2) travel, including travel to and from the point of entry into the United States and internal United States travel;
(3) per diem, not to exceed United Nations rates and in compliance with United Nations conditions for per diem for that organization; and
(4) expenses for operation and maintenance of inspection and monitoring equipment.

SEC. 305. (a)(1) In fiscal year 2002, funds available to the Department of Defense for assistance to the Government of Colombia shall be available to support a unified campaign against narcotics trafficking, against activities by organizations designated as terrorist organizations such as the Revolutionary Armed Forces of Colombia (FARC), the National Liberation Army (ELN), and the United Self-Defense Forces of Colombia (AUC), and to take actions to protect human health and welfare in emergency circumstances, including undertaking rescue operations.

(2) The provision shall also apply to unexpired balances and assistance previously provided from prior years’ Acts available for purposes identified in subsection (a)(1).

(3) The authority in this section is in addition to authorities currently available to provide assistance to Colombia.

(b) The authorities provided in subsection (a) shall not be exercised until the Secretary of Defense certifies to the Congress that the provisions of section 601(b) of this Act have been complied with.
(c) Sections 556, 567, and 568 of Public Law 107–115, section 8093 of the Department of Defense Appropriations Act, 2002, and the numerical limitations on the number of United States military personnel and United States individual civilian contractors in section 3204(b)(1) of Public Law 106–246, as amended, shall be applicable to funds made available pursuant to the authority contained in subsection (a).

(d) No United States Armed Forces personnel or United States civilian contractor employed by the United States will participate in any combat operation in connection with assistance made available under this chapter, except for the purpose of acting in self defense or rescuing any United States citizen to include United States Armed Forces personnel, United States civilian employees, and civilian contractors employed by the United States.

SEC. 306. In addition to amounts appropriated or otherwise made available elsewhere in this Act for the Department of Defense or in the Department of Defense and Emergency Supplemental Appropriations for Recovery from and Response to Terrorist Attacks on the United States Act, 2002 (Public Law 107–117), $75,000,000, to remain available until September 30, 2003, is hereby appropriated to the Department of Defense under the heading "Chemical Agents and Munitions Destruction, Army" for Research, development, test and evaluation, for the purpose of accelerating chemical agent destruction at Department of Defense facilities: Provided, That the entire amount made available in this section is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent that an official budget request, that includes designation of the entire amount as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

(RESCISSIONS)

SEC. 307. Of the funds available in Department of Defense Appropriations Acts or otherwise available to the Department of Defense, the following funds are hereby rescinded, from the following accounts in the specified amounts:

“Other Procurement, Air Force”, 2001/2003, $12,500,000;
“Missile Procurement, Air Force”, 2002/2004, $11,600,000;
“Other Procurement, Air Force”, 2002/2004, $52,500,000;
“Procurement, Defense-Wide”, 2002/2004, $30,000,000; and

SEC. 308. During the current fiscal year and hereafter, section 2533a of title 10, United States Code, shall not apply to any transaction entered into to acquire or sustain aircraft under the authority of section 8159 of the Department of Defense Appropriations Act, 2002 (division A of Public Law 107–117; 115 Stat. 2284).

SEC. 309. The Secretary of the Army shall obligate and expend the $2,000,000 appropriated for the Army by Public Law 107–117 for procurement of smokeless nitrocellulose under Activity 1, instead of under Activity 2, Production Base Support Industrial Facilities, for the purpose of preserving a commercially owned and operated
capability of producing defense grade nitrocellulose at the rate of at least 10,000,000 pounds per year in order to preserve a commercial manufacturing capability for munitions precursor supplies for the High Zone Modular Artillery Charge System and to preserve competition in that manufacturing capability.

SEC. 310. Not later than 15 days after the date of the enactment of this Act, the Secretary of Defense shall obligate, from funds made available in title II of division A of Public Law 107–117 under the heading “Operation and Maintenance, Defense-Wide” (115 Stat. 2233), $4,000,000 for a grant to support the conversion of the Naval Security Group, Winter Harbor (the naval base on Schoodic Peninsula), Maine, to utilization as a research and education center for Acadia National Park, Maine, including the preparation of a plan for the reutilization of the naval base for such purpose that will benefit communities in the vicinity of the naval base and visitors to Acadia National Park and will stimulate important research and educational activities.

SEC. 311. Of the amount available for fiscal year 2002 for the Army National Guard for operation and maintenance, $2,200,000 shall be made available for the Army National Guard for information operations, information assurance operations, and training for such operations.

(RECISSION)

SEC. 312. Of the funds provided under the heading, “Emergency Response Fund”, in Public Law 107–38 that were not subject to subsequent enactment and not subject to the restrictions of the fifth proviso of that Act, and subsequently transferred to “Defense Emergency Response Fund”, $224,000,000 of unobligated amounts are hereby rescinded.

(RECISSION)

SEC. 313. Of the unobligated funds available in titles III and IV of the Department of Defense Appropriations Act, 2002, $226,000,000, reflecting savings from revised economic assumptions, shall be rescinded within 15 days of enactment of this Act: Provided, That this reduction shall be applied on a pro-rata basis to each appropriations account in said titles, and to each line item, program element, project, subproject, and activity within each such account.

CHAPTER 4

DISTRICT OF COLUMBIA

FEDERAL FUNDS

FEDERAL PAYMENT TO THE CHILDREN’S NATIONAL MEDICAL CENTER

For a Federal payment to the Children’s National Medical Center in the District of Columbia for implementing the District Emergency Operations Plan, $10,000,000, to remain available until September 30, 2003, of which $8,000,000 shall be for the expansion of quarantine facilities, and $2,000,000 shall be for the establishment of a decontamination facility for children and families: Provided, That the entire amount is designated by the Congress as an emer-
gency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

**FEDERAL PAYMENT TO THE DISTRICT OF COLUMBIA**

For a Federal payment to the District of Columbia to implement the District Emergency Operations Plan, $23,000,000, to remain available until December 1, 2003, of which $12,000,000 is for public safety expenses related to security events in the District of Columbia: Provided, That the Chief Financial Officer of the District of Columbia shall provide a report, within 15 days of an expenditure, to the Committees on Appropriations of the House of Representatives and Senate, detailing any expenditure of these funds: Provided further, That $5,000,000 is for the Unified Communications Center: Provided further, That $6,000,000 is for the construction of containment facilities and other activities to support the regional Bioterrorism Hospital Preparedness Program at the Washington Hospital Center: Provided further, That beginning October 1, 2002, the Chief Financial Officer of the Washington Hospital Center shall provide quarterly reports to the Committees on Appropriations of the House of Representatives and Senate, detailing the expenditure of these funds: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

**FEDERAL PAYMENT TO THE WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY**

For a Federal payment to the Washington Metropolitan Area Transit Authority, $8,000,000, to remain available until September 30, 2003, to contribute to the creation of a regional transportation back-up operations control center: Provided, That the General Manager of the Washington Metropolitan Area Transit Authority shall submit a plan for the future financing of a regional transportation back-up operations control center no later than February 5, 2003 to the Committees on Appropriations of the House of Representatives and Senate: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.
FEDERAL PAYMENT TO THE METROPOLITAN WASHINGTON COUNCIL OF GOVERNMENTS

For a Federal payment to the Metropolitan Washington Council of Governments, $1,750,000, to remain available until September 30, 2003, for support of the Regional Incident Communication and Coordination System, as approved by the Council: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

FEDERAL PAYMENT TO THE WATER AND SEWER AUTHORITY OF THE DISTRICT OF COLUMBIA

For a Federal payment to the Water and Sewer Authority of the District of Columbia for emergency preparedness, $1,250,000, to remain available until September 30, 2003, for remote monitoring of water quality: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

FEDERAL PAYMENT FOR FAMILY COURT ACT (INCLUDING RESCISSION)

Of the funds appropriated under this heading in the District of Columbia Appropriations Act, 2002 (Public Law 107–96; 115 Stat. 929), $700,000 made available for the Mayor of the District of Columbia are rescinded.

For a Federal payment to the Mayor of the District of Columbia for carrying out the District of Columbia Family Court Act of 2001, $700,000, to remain available until September 30, 2003, of which $200,000 shall be for completion of a plan by the Mayor on integrating the computer systems of the District of Columbia government with the Family Court of the Superior Court of the District of Columbia: Provided, That $500,000 of such amount provided to the Mayor shall be for the Child and Family Services Agency to be used for social workers to implement Family Court reform: Provided further, That the availability of these funds shall be subject to the reporting and availability requirements under this heading in the District of Columbia Appropriations Act, 2002 (Public Law 107–96; 115 Stat. 929).
DISTRICT OF COLUMBIA FUNDS
OPERATING EXPENSES

DIVISION OF EXPENSES

The following amounts are appropriated for the District of Columbia for the current fiscal year out of the general fund of the District of Columbia.

For public safety expenses related to security events in the District of Columbia, $12,000,000, to remain available until December 1, 2003.

For construction of containment facilities and other activities to support the regional Bioterrorism Hospital Preparedness Program at the Washington Hospital Center, $6,000,000, to remain available until December 1, 2003.

For the Unified Communications Center, $5,000,000, to remain available until December 1, 2003.

For carrying out the District of Columbia Family Court Act of 2001, $700,000, to remain available until September 30, 2003.

GOVERNMENTAL DIRECTION AND SUPPORT

The paragraph under this heading in the District of Columbia Appropriations Act, 2002 (Public Law 107–96; 115 Stat. 933) is amended by striking: “Provided further, That not less than $353,000 shall be available to the Office of the Corporation Counsel to support increases in the Attorney Retention Allowance;” and inserting: “Provided further, That not less than $353,000 shall be available to the Office of the Corporation Counsel to support attorney compensation consistent with performance measures contained in a negotiated collective bargaining agreement;”.

PUBLIC SAFETY AND JUSTICE
(RESCISSION)

Notwithstanding any other provision of law, of the local funds appropriated under this heading to the Department of Corrections for support of the Corrections Information Council in the District of Columbia Appropriations Act, 2002 (Public Law 107–96; 115 Stat. 935), $100,000 are rescinded.

CORRECTIONS INFORMATION COUNCIL

For operations of the Corrections Information Council, $100,000 from local funds.

PUBLIC EDUCATION SYSTEM
(RESCISSION)

Notwithstanding any other provision of law, of the local funds appropriated under this heading for public charter schools for the fiscal year ending September 30, 2002, in the District of Columbia Appropriations Act, 2002, (Public Law 107–96; 115 Stat. 935), $37,000,000 are rescinded.
HUMAN SUPPORT SERVICES

For an additional amount for "Human Support Services", $37,000,000 from local funds; Provided, That $11,000,000 shall be for the Child and Family Services Agency to address increased adoption case rates, higher case loads for adoption and emergency group home utilization; Provided further, That $26,000,000 shall be for the Department of Mental Health to address a Medicaid revenue shortfall.

REPAYMENT OF LOANS AND INTEREST
(RESCISSION)

Of the funds appropriated under this heading in the District of Columbia Appropriations Act, 2002 (Public Law 107–96; 115 Stat. 940), $7,950,000 are rescinded.

CERTIFICATES OF PARTICIPATION

For principal and interest payments on the District’s Certificates of Participation, issued to finance the One Judiciary Square ground lease underlying the building located at One Judiciary Square, $7,950,000 from local funds.

ENTERPRISE AND OTHER FUNDS

WATER AND SEWER AUTHORITY

The following amounts are appropriated for the District of Columbia for the current fiscal year out of the general fund of the District of Columbia.

For remote monitoring of water quality, $1,250,000, to remain available until September 30, 2003.

GENERAL PROVISIONS—THIS CHAPTER

SEC. 401. The District of Columbia may use up to 1 percent of the funds appropriated to the District of Columbia under the Emergency Supplemental Act, 2002, (Public Law 107–117; 115 Stat. 2230), to fund the administrative costs that are needed to fulfill the purposes of that Act. The District may use these funds for this purpose as of January 10, 2002.

SEC. 402. Section 16(d)(2) of the Victims of Violent Crime Compensation Act of 1996 (sec. 4–515(d)(2), D.C. Official Code), as amended by the District of Columbia Appropriations Act, 2002, (Public Law 107–96; 115 Stat. 928) is amended to read as follows: “(2) 50 percent of such balance shall be transferred from the Fund to the Mayor and shall be used without fiscal year limitation for outreach activities designed to increase the number of crime victims who apply for such direct compensation payments.”.

SEC. 403. (a) Notwithstanding any other provision of law, the positive fund balance of the general fund of the District government which remained at the end of fiscal year 2000 (as reflected in the complete financial statement and report on the activities of the District government for such fiscal year under section 448(a)(4) of the District of Columbia Home Rule Act) shall be used during fiscal year 2002 to provide the minimum balances required for fiscal year
2002 for the emergency reserve fund under section 450A of the District of Columbia Home Rule Act and the contingency reserve fund under section 450B of such Act.

(b) To the extent that the amount of the positive fund balance described in subsection (a) exceeds the amount required to provide the minimum balances in the reserve funds described in such subsection, the District government shall use the excess amount—

(1) to address potential deficits in the budget of the District government for fiscal year 2002, subject to the same conditions applicable under section 202(j)(3) of the District of Columbia Financial Responsibility and Management Assistance Act of 1995 to the obligation and expenditure of the budget reserve and cumulative cash reserve under such section; or

(2) if the Chief Financial Officer of the District of Columbia certifies that the excess amount is available and is not required to address potential deficits in the budget of the District government for fiscal year 2002, for Pay-As-You-Go Capital Funds.

(c) To the extent that the excess amount described in subsection (b) is used to address potential deficits in the budget of the District government for fiscal year 2002, such amount shall remain available until expended.

(d)(1) The item relating to “District of Columbia Funds—Operating Expenses—Repayment of Loans and Interest” in the District of Columbia Appropriations Act, 2002 (Public Law 107–96; 115 Stat. 940) is amended by striking “That any funds set aside” and all that follows through “That for equipment leases,” and inserting “That for equipment leases.”.

(2) Section 159(c) of the District of Columbia Appropriations Act, 2001 (Public Law 106–522; 114 Stat. 2482), as amended by section 133(c) of the District of Columbia Appropriations Act, 2002 (Public Law 107–96; 115 Stat. 956) is amended by striking paragraph (3).

SEC. 404. The Chief Financial Officer of the Washington Metropolitan Area Transit Authority may use up to $2,400,000 from funds appropriated under Public Law 107–117 under the account, “Federal Payment to the Washington Metropolitan Area Transit Authority”, that contains funds for protective clothing and breathing apparatus activities, for employee and facility security and completion of the fiber optic network project.

SEC. 405. The District of Columbia Courts may expend up to $3,000,000 to carry out the District of Columbia Family Court Act of 2001 from the “Federal Payment to the District of Columbia Courts” account: Provided, That such funds may be transferred to the “Federal Payment to the District of Columbia Courts” account from the “Federal Payment for Family Court Act” account in reimbursement for such obligations and expenditures as are necessary to implement the District of Columbia Family Court Act of 2001 for the period from October 1, 2001 to September 30, 2002, once funds in the “Federal Payment for Family Court Act” account become available.


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(b) Under the heading, “Federal Payment to Southeastern University” provided under Public Law 107–96, strike everything after “a public/private partnership” and insert in lieu thereof, “to plan a two year associate degree program.”.

SEC. 408. Section 119 of the District of Columbia Appropriations Act, 2002 (Public Law 107–96; 115 Stat. 950) is amended as follows:

(1) In the heading, by inserting “AND OTHER FUNDS” after “GRANTS”.

(2) In subsection (a), by inserting “and other funds” after “other grants”.

(3) By amending subsection (b) to read as follows:

“(b) REQUIREMENTS.—

“(1) CHIEF FINANCIAL OFFICER REPORT AND COUNCIL APPROVAL FOR GRANTS.—

“(A) No such Federal, private, or other grant may be accepted, obligated, or expended pursuant to subsection (a) until—

“(i) the Chief Financial Officer of the District of Columbia submits to the Council a report setting forth detailed information regarding such grant; and

“(ii) the Council has reviewed and approved the acceptance, obligation, and expenditure of such grant.

“(B) For purposes of subparagraph (A)(ii), the Council shall be deemed to have reviewed and approved the acceptance, obligation, and expenditure of a grant if—

“(i) no written notice of disapproval is filed with the Secretary of the Council within 14 calendar days of the receipt of the report from the Chief Financial Officer under subparagraph (A)(i); or

“(ii) if such a notice of disapproval is filed within such deadline, the Council does not by resolution disapprove the acceptance, obligation, or expenditure of the grant within 30 calendar days of the initial receipt of the report from the Chief Financial Officer under subparagraph (A)(i).

“(2) CERTIFICATION OF CHIEF FINANCIAL OFFICER AND NOTIFICATION OF COMMITTEES FOR OTHER FUNDS.—No funds which are not grants may be accepted, obligated, or expended pursuant to subsection (a)—

“(A) unless the Chief Financial Officer of the District of Columbia certifies that the funds are available and are not required to address potential deficits; and

“(B) until the expiration of the 14-day period which begins on the date the Mayor notifies the Committees on Appropriations of the House of Representatives and Senate of the acceptance, obligation, and expenditure of such funds.”.

(4) In subsection (c)—

(A) by striking “under subsection (b)(2) of this section” and inserting “or other funds under this section”;

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(B) by inserting “or other funds” after “or other grant”;
and
(C) by striking “such paragraph” and inserting “this section”.
(5) In subsection (d), by inserting “and other funds” after “and other grants”.

SEC. 409. Effective June 30, 2002, the authority which the Chief Financial Officer of the District of Columbia exercised with respect to personnel, procurement, and the preparation of fiscal impact statements during a control period (as defined in Public Law 104–8) shall remain in effect through July 1, 2003 or until such time as the District of Columbia Fiscal Integrity Act becomes effective, whichever occurs sooner.

CHAPTER 5

DEPARTMENT OF DEFENSE—CIVIL

DEPARTMENT OF THE ARMY

CORPS OF ENGINEERS—CIVIL

OPERATION AND MAINTENANCE, GENERAL

For an additional amount for “Operation and Maintenance, General” for emergency expenses, $108,200,000, to remain available until September 30, 2003: Provided, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That funds made available under this heading in this Act and in Public Law 107–117 may be used to fund measures and activities undertaken by the Secretary of the Army, acting through the Chief of Engineers, to protect and secure any infrastructure owned or operated by, or on behalf of, the U.S. Army Corps of Engineers, including administrative buildings and facilities; and, in addition, $32,000,000, to remain available until expended: Provided, That using the funds appropriated herein, the Secretary of the Army, acting through the Chief of Engineers, is directed to repair, restore, and clean-up Corps’ projects and facilities and dredge navigation channels, restore and clean out area streams, provide emergency streambank protection, restore other crucial public infrastructure (including sewer and water facilities), document flood impacts and undertake other flood recovery efforts deemed necessary and advisable by the Chief of Engineers: Provided further, That $10,000,000 of the funds provided shall be for Southern West Virginia, Eastern Kentucky, and Southwestern Virginia: Provided further, That the remaining $22,000,000 shall be available for Western Illinois, Southern Indiana, Eastern Missouri, and the Upper Peninsula of Michigan.
DEPARTMENT OF THE INTERIOR

BUREAU OF RECLAMATION

WATER AND RELATED RESOURCES

For an additional amount for “Water and Related Resources”, $7,000,000, to remain available until expended: Provided, That $3,000,000 is for the drilling of emergency wells in Santa Fe, New Mexico: Provided further, That $4,000,000 is to be used for the lease of up to 38,000 acre-feet of emergency water for the Rio Grande in New Mexico, in compliance with the existing biological opinion.

DEPARTMENT OF ENERGY

ENERGY PROGRAMS

SCIENCE

For an additional amount for “Science” for emergency expenses necessary to support safeguards and security activities, $24,000,000: Provided, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

ATOMIC ENERGY DEFENSE ACTIVITIES

NATIONAL NUCLEAR SECURITY ADMINISTRATION

WEAPONS ACTIVITIES

(INCLUDING RESCISSION)

For an additional amount for “Weapons Activities” for emergency expenses, $158,050,000: Provided, That $138,650,000 shall be available only to the extent that an official budget request for $138,650,000 that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

Of the funds appropriated under this heading in Public Law 107–66 and prior Energy and Water Development Appropriations Acts, $14,460,000 of unexpended balances are rescinded.

DEFENSE NUCLEAR NONPROLIFERATION

For an additional amount for “Defense Nuclear Nonproliferation” for emergency activities necessary to support the safeguarding of nuclear material, $100,000,000, to remain available until December 31, 2002.
OFFICE OF THE ADMINISTRATOR

For an additional amount for “Office of the Administrator” for emergency expenses, $1,750,000: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

ENVIRONMENTAL AND OTHER DEFENSE ACTIVITIES

DEFENSE ENVIRONMENTAL RESTORATION AND WASTE MANAGEMENT

For an additional amount for “Defense Environmental Restoration and Waste Management” for emergency expenses necessary to support safeguards and security activities, $56,000,000: Provided, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

Of the funds appropriated under this heading in Public Law 107–66 and prior Energy and Water Development Appropriations Acts, $15,540,000 of unexpended balances are rescinded.

DEFENSE FACILITIES CLOSURE PROJECTS

For an additional amount for “Defense Facilities Closure Projects” for emergency expenses necessary to support safeguards and security activities, $14,000,000: Provided, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

OTHER DEFENSE ACTIVITIES

For an additional amount for “Other Defense Activities” for emergency expenses necessary to support energy security and assurance activities, $7,000,000: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

SEC. 502. Section 1 of Public Law 105–204 (112 Stat. 681) is amended—

(1) in subsection (b), by striking “until the date” and all that follows and inserting “until the date that is 30 days after the date on which the Secretary of Energy awards a contract under subsection (c), and no such amounts shall be available for any purpose except to implement the contract.”; and

(2) by striking subsection (c) and inserting the following:

“(c) CONTRACTING REQUIREMENTS.—

“(1) IN GENERAL.—Notwithstanding any other provision of law (except section 1341 of title 31, United States Code), the Secretary of Energy shall—

“(A) not later than 10 days after the date of enactment of this paragraph, request offerors whose proposals in response to Request for Proposals No. DE–RP05–010R22717 (‘Acquisition of Facilities and Services for Depleted Uranium Hexafluoride (DUF6) Conversion Project’) were included in the competitive range as of January 15, 2002, to confirm or reinstate the offers in accordance with this paragraph, with a deadline for offerors to deliver reinstatement or confirmation to the Secretary of Energy not later than 20 days after the date of enactment of this paragraph; and

“(B) not later than 30 days after the date of enactment of this paragraph, select for award of a contract the best value of proposals confirmed or reinstated under subparagraph (A), and award a contract for the scope of work stated in the Request for Proposals, including the design, construction, and operation of—

“(i) a facility described in subsection (a) on the site of the gaseous diffusion plant at Paducah, Kentucky; and

“(ii) a facility described in subsection (a) on the site of the gaseous diffusion plant at Portsmouth, Ohio.

“(2) CONTRACT TERMS.—Notwithstanding any other provision of law (except section 1341 of title 31, United States Code) the Secretary of Energy shall negotiate with the awardee to modify the contract awarded under paragraph (1) to—

“(A) require, as a mandatory item, that groundbreaking for construction occur not later than July 31, 2004, and that construction proceed expeditiously thereafter;

“(B) include as an item of performance the transportation, conversion, and disposition of depleted uranium contained in cylinders located at the Oak Ridge K–25 uranium enrichment facility located in the East Tennessee Technology Park at Oak Ridge, Tennessee, consistent with environmental agreements between the State of Tennessee and the Secretary of Energy; and
“(C) specify that the contractor shall not proceed to perform any part of the contract unless sufficient funds have been appropriated, in advance, specifically to pay for that part of the contract.

“(3) CERTIFICATION OF GROUNDBREAKING.—Not later than 5 days after the date of groundbreaking for each facility, the Secretary of Energy shall submit to Congress a certification that groundbreaking has occurred.

“(d) FUNDING.—

“(1) IN GENERAL.—For purposes of carrying out this section, the Secretary of Energy may use any available appropriations (including transferred unobligated balances).

“(2) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated, in addition to any funds made available under paragraph (1), such sums as are necessary to carry out this section.

CHAPTER 6

BILATERAL ECONOMIC ASSISTANCE

FUNDS APPROPRIATED TO THE PRESIDENT

UNITED STATES AGENCY FOR INTERNATIONAL DEVELOPMENT

CHILD SURVIVAL AND HEALTH PROGRAMS FUND

For an additional amount for “Child Survival and Health Programs Fund” for emergency expenses for activities related to combating HIV/AIDS, tuberculosis, and malaria, $200,000,000, to remain available until June 30, 2003: Provided, That such activities should include maternal health and related assistance in communities heavily impacted by HIV/AIDS: Provided further, That additional assistance should be provided to prevent transmission of HIV/AIDS from mother to child: Provided further, That of the funds appropriated under this heading in this Act, not less than $100,000,000 should be made available for a further United States contribution to the Global Fund to Fight AIDS, Tuberculosis, and Malaria: Provided further, That the cumulative amount of United States contributions to the Global Fund may not exceed the total resources provided by other donors and available for use by the Global Fund as of December 31, 2002: Provided further, That of the funds appropriated under this heading, up to $6,000,000 may be transferred to and merged with funds appropriated by this Act under the heading “Operating Expenses of the United States Agency for International Development” for costs directly related to international health: Provided further, That funds appropriated by this paragraph shall be apportioned to the United States Agency for International Development, and the authority of sections 632(a) or 632(b) of the Foreign Assistance Act of 1961, or any similar provision of law, may not be used to transfer or allocate any part of such funds to any agency of the United States Government: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request, that includes des-
ignation of the entire amount of the request as an emergency require-
ment as defined in the Balanced Budget and Emergency Def-
cit Control Act of 1985, as amended, is transmitted by the Presi-
dent to the Congress: Provided further, That the funds appropriated
under this heading shall be subject to the regular notification pro-
duress of the Committees on Appropriations.

INTERNATIONAL DISASTER ASSISTANCE

For an additional amount for “International Disaster Assist-
ance” for emergency expenses for activities related to combating
international terrorism, including repairing homes of Afghan citi-
zens that were damaged as a result of military operations,
$134,000,000, to remain available until September 30, 2003.

In addition, for an additional amount for “International Dis-
aster Assistance” for assistance for the West Bank and Gaza,
$50,000,000, to remain available until September 30, 2003: Pro-
vided, That none of the funds appropriated by this Act may be obli-
gated or expended with respect to providing funds to the Palestinian
Authority: Provided further, That the entire amount provided under
this heading in this Act is designated by the Congress as an emer-
gency requirement pursuant to section 251(b)(2)(A) of the Balanced
Budget and Emergency Deficit Control Act of 1985, as amended:
Provided further, That $144,000,000 shall be available only to the
extent an official budget request, that includes designation of
$144,000,000, including $50,000,000 for the West Bank and Gaza,
as an emergency requirement as defined in the Balanced Budget
and Emergency Deficit Control Act of 1985, as amended, is trans-
mitted by the President to the Congress.

OPERATING EXPENSES OF THE UNITED STATES AGENCY FOR
INTERNATIONAL DEVELOPMENT

For an additional amount for “Operating Expenses of the
United States Agency for International Development” for emergency
expenses for activities related to combating international terrorism,
$7,000,000, to remain available until September 30, 2003: Provided,
That the entire amount is designated by the Congress as an emer-
gency requirement pursuant to section 251(b)(2)(A) of the Balanced
Budget and Emergency Deficit Control Act of 1985, as amended.

OTHER BILATERAL ECONOMIC ASSISTANCE
ECONOMIC SUPPORT FUND

For an additional amount for “Economic Support Fund” for
emergency expenses for activities related to combating international
terrorism, $865,000,000, to remain available until June 30, 2003:
Provided, That of the funds appropriated by this paragraph that
are made available for assistance for Pakistan, $1,000,000 should
be made available for programs and activities which support the de-
velopment of independent media in Pakistan: Provided further, That of the funds appropriated by this paragraph, $10,000,000
should be made available for the establishment of a pilot academic
year international youth exchange program for secondary school stu-
dents from countries with significant Muslim populations: Provided
further, That funds made available pursuant to the previous proviso
shall not be available for a country in which a similar academic
year youth exchange program is currently funded by the United States. Provided further, That of the funds appropriated by this paragraph, $200,000,000 shall be made available for assistance for Israel, all or a portion of which may be transferred to, and merged with, funds appropriated by this Act under the heading “NON-PROLIFERATION, ANTI-TERRORISM, DEMINING AND RELATED PROGRAMS” for defensive, non-lethal anti-terrorism assistance in accordance with the provisions of chapter 8 of part II of the Foreign Assistance Act of 1961: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $200,000,000 shall be available only to the extent an official budget request, that includes designation of $200,000,000 for Israel as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress: Provided further, That the Secretary of State shall inform the Committees on Appropriations at least 15 days prior to the obligation of funds appropriated by this paragraph.

ASSISTANCE FOR THE INDEPENDENT STATES OF THE FORMER SOVIET UNION

For an additional amount for “Assistance for the Independent States of the Former Soviet Union” for emergency expenses for activities related to combating international terrorism, $110,000,000, to remain available until June 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the Secretary of State shall inform the Committees on Appropriations at least 15 days prior to the obligation of funds appropriated by this paragraph.

DEPARTMENT OF STATE

INTERNATIONAL NARCOTICS CONTROL AND LAW ENFORCEMENT

For an additional amount for “International Narcotics Control and Law Enforcement” for emergency expenses for activities related to combating international terrorism, $117,000,000, to remain available until September 30, 2003: Provided, That funds appropriated under this heading should be made available to train and equip a Colombian Armed Forces unit dedicated to apprehending the leaders of paramilitary organizations: Provided further, That of the funds appropriated by this paragraph, not to exceed $6,000,000 may be made available for assistance for the Colombian Armed Forces for purposes of protecting the Cano Limon pipeline: Provided further, That prior to the obligation of funds under the previous proviso, the Secretary of State shall submit a report to the Committees on Appropriations describing: (1) the estimated oil revenues collected by the Government of Colombia from the Cano Limon pipe-
line for the preceding 12 months; (2) the amounts expended during such period by the Government of Colombia and private companies owning a financial interest in the pipeline for primary health care, basic education, micro-enterprise and other programs and activities to improve the lives of the people of Arauca department; (3) steps that are being taken to increase and expand support for these programs and activities; and (4) mechanisms that are being established to adequately monitor such funds: Provided further, That of the funds appropriated by this paragraph, not to exceed $4,000,000 should be made available for law enforcement training for Indonesian police forces: Provided further, That the Secretary of State shall inform the Committees on Appropriations at least 15 days prior to the obligation of funds appropriated by this paragraph: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $3,000,000 shall be available only to the extent an official budget request, that includes designation of $3,000,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

MIGRATION AND REFUGEE ASSISTANCE

For an additional amount for “Migration and Refugee Assistance” for emergency expenses for activities related to combating international terrorism, $40,000,000, to remain available until June 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

NONPROLIFERATION, ANTI-TERRORISM, DEMINING AND RELATED PROGRAMS

For an additional amount for “Nonproliferation, Anti-Terrorism, Demining and Related Programs” for emergency expenses for activities related to combating international terrorism, $88,000,000, to remain available until September 30, 2003: Provided, That of the funds appropriated by this paragraph, not to exceed $12,000,000 should be made available for assistance for Indonesia: Provided further, That of the funds appropriated by this paragraph, up to $1,000,000 may be made available for small arms and light weapons destruction in Afghanistan: Provided further, That of the funds appropriated by this paragraph, up to $1,000,000 may be made available for the Nonproliferation and Disarmament Fund: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $5,000,000 shall be available only to the extent an official budget request, that includes designation of $5,000,000 as an emergency requirement as
defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress: Provided further, That funds appropriated by this paragraph shall be subject to the regular notification procedures of the Committees on Appropriations.

MILITARY ASSISTANCE

FUNDS APPROPRIATED TO THE PRESIDENT

FOREIGN MILITARY FINANCING PROGRAM

For an additional amount for “Foreign Military Financing Program” for emergency expenses for activities related to combating international terrorism, $387,000,000, to remain available until June 30, 2003: Provided, That funds made available by this Act for assistance for the Government of Uzbekistan may be made available if the Secretary of State determines and reports to the Committees on Appropriations that the Government of Uzbekistan is making substantial and continuing progress in meeting its commitments under the “Declaration on the Strategic Partnership and Cooperation Framework Between the Republic of Uzbekistan and the United States of America”: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $30,000,000 shall be available only to the extent an official budget request, that includes designation of $30,000,000 for the Philippines as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress: Provided further, That the Secretary of State shall inform the Committees on Appropriations at least 15 days prior to the obligation of funds appropriated by this paragraph: Provided further, That funds appropriated under this heading, and funds appropriated under this heading in prior Acts that are made available for the purposes of this paragraph, may be made available notwithstanding section 512 of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 2002 or any similar provision of law: Provided further, That not to exceed $2,000,000 of the funds appropriated in this paragraph may be obligated for necessary expenses, including the purchase of passenger motor vehicles for use outside of the United States, for the general cost of administering military assistance and sales.

PEACEKEEPING OPERATIONS

For an additional amount for “Peacekeeping Operations” for emergency expenses for activities related to combating international terrorism, $20,000,000, to remain available until June 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That funds appropriated by this paragraph shall be available only for Afghanistan, and may be made available notwithstanding section 512 of Public Law 107–115 or any similar provision of law.
EXPORT AND INVESTMENT ASSISTANCE

EXPORT-IMPORT BANK OF THE UNITED STATES

(RESCISSION)

Of the funds appropriated under the heading "Export-Import Bank of the United States" that are available for tied-aid grants in title I of Public Law 107–115 and under such heading in prior Acts making appropriations for foreign operations, export financing, and related programs, $50,000,000 are rescinded.

BILATERAL ECONOMIC ASSISTANCE
FUNDS APPROPRIATED TO THE PRESIDENT

(RESCISSION)

Of the funds appropriated to carry out the provisions of parts I and II of the Foreign Assistance Act of 1961, the Support for East European Democracy (SEED) Act of 1989, and the FREEDOM Support Act, in title II of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 2000 (as contained in Public Law 106–113) and in prior Acts making appropriations for foreign operations, export financing, and related programs, $60,000,000 are rescinded: Provided, That not more than a total of $25,000,000 may be rescinded from funds appropriated under the heading "Development Assistance" in said Acts: Provided further, That no rescission may be made from funds appropriated to carry out the provisions of section 104(c) of the Foreign Assistance Act of 1961.

MULTILATERAL ECONOMIC ASSISTANCE
FUNDS APPROPRIATED TO THE PRESIDENT
INTERNATIONAL FINANCIAL INSTITUTIONS

(RESCISSION)

The unobligated balances of funds provided in Public Law 92–301 and Public Law 93–142 for maintenance of value payments to international financial institutions are rescinded.

GENERAL PROVISIONS—THIS CHAPTER

SEC. 601. (a) COUNTER-TERRORISM AUTHORITY.—

(1) In fiscal year 2002, funds available to the Department of State for assistance to the Government of Colombia shall be available to support a unified campaign against narcotics trafficking, against activities by organizations designated as terrorist organizations such as the Revolutionary Armed Forces of Colombia (FARC), the National Liberation Army (ELN), and the United Self-Defense Forces of Colombia (AUC), and to take actions to protect human health and welfare in emergency circumstances, including undertaking rescue operations.

(2) This provision shall also apply to unexpired balances and assistance previously provided from prior years’ Acts available for the purposes identified in paragraph (1).
(3) The authority in this section is in addition to authorities currently available to provide assistance to Colombia.

(b) In order to ensure effectiveness of United States support for such a unified campaign, prior to the exercise of the authority contained in subsection (a), the Secretary of State shall report to the Committees on Appropriations that—

(1) the newly elected President of Colombia has—

(A) committed, in writing, to establish comprehensive policies to combat illicit drug cultivation, manufacturing, and trafficking (particularly with respect to providing economic opportunities that offer viable alternatives to illicit crops) and to restore government authority and respect for human rights in areas under the effective control of paramilitary and guerrilla organizations;

(B) committed, in writing, to implement significant budgetary and personnel reforms of the Colombian Armed Forces; and

(C) committed, in writing, to support substantial additional Colombian financial and other resources to implement such policies and reforms, particularly to meet the country's previous commitments under "Plan Colombia"; and

(2) no United States Armed Forces personnel or United States civilian contractor employed by the United States will participate in any combat operation in connection with assistance made available for Colombia under this chapter.

(c) The authority provided in subsection (a) shall cease to be effective if the Secretary of State has credible evidence that the Colombian Armed Forces are not conducting vigorous operations to restore government authority and respect for human rights in areas under the effective control of paramilitary and guerrilla organizations.

(d) Sections 556, 567, and 568 of Public Law 107–115, section 8093 of the Department of Defense Appropriations Act, 2002, and the numerical limitations on the number of United States military personnel and United States individual civilian contractors in section 3204(b)(1) of Public Law 106–246, as amended, shall be applicable to funds made available pursuant to the authority contained in subsection (a).

DONATED SHIPMENT OF HUMANITARIAN ASSISTANCE OVERSEAS

SEC. 602. During fiscal year 2002, of the amounts made available by the United States Agency for International Development to carry out the provisions of section 123(b) of the Foreign Assistance Act of 1961, funds may be made available to non-governmental organizations for administrative costs necessary to implement a program to obtain available donated space on commercial ships for the shipment of humanitarian assistance overseas.

REPORTS ON AFGHANISTAN SECURITY AND DELIVERY OF ASSISTANCE

SEC. 603. The President shall transmit to the Committee on Appropriations and the Committee on International Relations of the House of Representatives and the Committee on Appropriations and the Committee on Foreign Relations of the Senate two reports setting forth a strategy for meeting the security needs of Afghanistan in order to promote safe and effective delivery of humanitarian and
other assistance throughout Afghanistan, further the rule of law and civil order, and support the formation of a functioning, representative Afghan national government. The first report, which should be transmitted no later than 30 days after enactment of this Act, should report on the strategy for meeting the immediate security needs of Afghanistan. The second report, which should be transmitted no later than 90 days after enactment of this Act, should report on a long term strategy for meeting the security needs of Afghanistan and should include a reassessment of the strategy to meet the immediate security needs if they have changed substantially.

CHAPTER 7

DEPARTMENT OF THE INTERIOR

BUREAU OF LAND MANAGEMENT

MANAGEMENT OF LANDS AND RESOURCES

For an additional amount for “Management of Lands and Resources”, $658,000, for emergency security expenses, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

UNITED STATES FISH AND WILDLIFE SERVICE

RESOURCE MANAGEMENT

For an additional amount for “Resource Management”, $1,038,000, for emergency security expenses, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

CONSTRUCTION

For an additional amount for “Construction”, $3,125,000, to remain available until expended, for facility and safety improvements related to homeland security: Provided, That the Congress designates the entire amount as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget
and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

NATIONAL PARK SERVICE

OPERATION OF THE NATIONAL PARK SYSTEM

For an additional amount for “Operation of the National Park System”, $1,173,000, for emergency security expenses, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

CONSTRUCTION

For an additional amount for “Construction”, $17,651,000, to remain available until expended: Provided, That the Congress designates the entire amount as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

UNITED STATES GEOLOGICAL SURVEY

SURVEYS, INVESTIGATIONS, AND RESEARCH

For an additional amount for “Surveys, Investigations, and Research”, $26,000,000, to remain available until expended, of which $20,000,000 is for high resolution mapping and imagery of the Nation’s strategic cities, and of which $6,000,000 is for data storage infrastructure upgrades and emergency power supply system improvements at the Earth Resources Observation Systems Data Center: Provided, That the Congress designates the entire amount as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.
For an additional amount for “Operation of Indian Programs”, $134,000, for emergency security expenses, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

Of the funds provided under this heading in Public Law 107–20 for electric power operations and related activities at the San Carlos Irrigation Project, $10,000,000 are rescinded.

Funds provided under this heading in Public Law 107–20, for electric power operations and related activities at the San Carlos Irrigation Project, and remaining within the account may be used for unanticipated trust reform projects and costs related to the ongoing Cobell litigation or other litigation concerning the management of Indian trust funds: Provided, That funds made available herein may, as needed, be transferred to or merged with any account funded in the Interior and Related Agencies Appropriations Act to reimburse costs incurred for these litigation activities.

DEPARTMENTAL OFFICES
DEPARTMENTAL MANAGEMENT
SALARIES AND EXPENSES

For an additional amount for “Salaries and Expenses”, $905,000, for emergency security expenses, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

DEPARTMENT OF AGRICULTURE
FOREST SERVICE
WILDLAND FIRE MANAGEMENT

For an additional amount to cover necessary expenses for wildfire suppression operations, $50,000,000, to remain available until expended: Provided, That such funds are also available for repayment of advances to other appropriation accounts from which funds were previously transferred for wildfire suppression: Provided fur-
ther, That the entire amount is designated by the Congress as an
emergency requirement pursuant to section 251(b)(2)(A) of the Bal-
anced Budget and Emergency Deficit Control Act of 1985, as
amended: Provided further, That the entire amount shall be avail-
able only to the extent that an official budget request, that includes
designation of the entire amount of the request as an emergency re-
quirement as defined in the Balanced Budget and Emergency Def-
icit Control Act of 1985, as amended, is transmitted by the Presi-
dent to the Congress.

CAPITAL IMPROVEMENT AND MAINTENANCE

For an additional amount for “Capital Improvement and Main-
tenance”, $3,500,000, to remain available until expended, for facility
enhancements to protect property from acts of terrorism, vandalism,
and theft: Provided, That the Congress designates the entire amount
as an emergency requirement pursuant to section 251(b)(2)(A) of the
Balanced Budget and Emergency Deficit Control Act of 1985, as
amended: Provided further, That the entire amount shall be avail-
able only to the extent an official budget request that includes des-
ignation of the entire amount of the request as an emergency re-
quirement as defined in the Balanced Budget and Emergency Def-
icit Control Act of 1985, as amended, is transmitted by the Presi-
dent to the Congress.

RELATED AGENCY

SMITHSONIAN INSTITUTION

SALARIES AND EXPENSES

For an additional amount for “Salaries and Expenses”, of the
Smithsonian Institution, $10,000,000, for emergency security ex-
penses, to remain available until expended: Provided, That the en-
tire amount is designated by the Congress as an emergency require-
ment pursuant to section 251(b)(2)(A) of the Balanced Budget and
Emergency Deficit Control Act of 1985, as amended: Provided fur-
ther, That the entire amount shall be available only to the extent an
official budget request that includes designation of the entire
amount of the request as an emergency requirement as defined in the
Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

CONSTRUCTION

For an additional amount for “Construction”, $2,000,000, to re-
main available until expended, for planning, design, and construc-
tion of an alcohol collections storage facility at the Museum Support
Center: Provided, That the Congress designates the entire amount
as an emergency requirement pursuant to section 251(b)(2)(A) of the
Balanced Budget and Emergency Deficit Control Act of 1985, as
amended: Provided further, That the entire amount shall be avail-
able only to the extent an official budget request that includes des-
ignation of the entire amount of the request as an emergency re-
quirement as defined in the Balanced Budget and Emergency Def-
icit Control Act of 1985, as amended, is transmitted by the Presi-
dent to the Congress.
GENERAL PROVISIONS—THIS CHAPTER

SEC. 701. Within 10 days of enactment of this Act, funds appropriated to the Forest Service under the heading “Wildland Fire Management” in Public Law 107–63 for the following purposes: $5,000,000 for research activities and $10,000,000 for capital improvement and maintenance of fire facilities, shall be released and made available for immediate obligation. These funds are not available for transfer for purposes other than those described in this section.

SEC. 702. None of the funds appropriated in this or any other Act, except funds appropriated to the Office of Management and Budget, shall be available to study the transfer of any research activities from the Smithsonian Institution to the National Science Foundation.

SEC. 703. In fiscal year 2002 and thereafter, the Secretary of the Interior may charge reasonable fees for services provided at Midway Atoll National Wildlife Refuge, including fuel sales, and retain those fees, to be credited to the United States Fish and Wildlife Service, “Resource Management” account and remain available until expended for operation and maintenance of infrastructure and staffing required for non-refuge specific needs, including meeting the terms necessary for an airport operating certificate and the purchase of fuel supplies.

SEC. 704. The Department of the Interior and Related Agencies Appropriations Act, 2002 (Public Law 107–63), under the head “Minerals Management Service, Royalty and Offshore Minerals Management” is amended by striking the word “and” immediately following the word “points,” in the sixth proviso, and by inserting immediately after the word “program” in the sixth proviso “; or under its authority to transfer oil to the Strategic Petroleum Reserve,”, and by inserting at the end of the sixth proviso immediately preceding the colon, the following, “and to recover MMS transportation costs, salaries and other administrative costs directly related to filling the Strategic Petroleum Reserve”.

SEC. 705. In entering into agreements with foreign countries pursuant to the Wildfire Suppression Assistance Act (42 U.S.C. 1856m) the Secretary of Agriculture and the Secretary of the Interior are authorized to enter into reciprocal agreements in which the individuals furnished under said agreements to provide wildfire services are considered, for purposes of tort liability, employees of the country receiving said services when the individuals are fighting fires. The Secretary of Agriculture or the Secretary of the Interior shall not enter into any agreement under this provision unless the foreign country (either directly or through its fire organization) agrees to assume any and all liability for the acts or omissions of American firefighters engaged in firefighting in a foreign country. When an agreement is reached for furnishing fire fighting services, the only remedies for acts or omissions committed while fighting fires shall be those provided under the laws of the host country and those remedies shall be the exclusive remedies for any claim arising out of fighting fires in a foreign country. Neither the sending country nor any organization associated with the firefighter shall be subject to any action whatsoever pertaining to or arising out of fighting fires.
SEC. 706. (a) FINDINGS.—Congress finds that—

(1) forest health conditions within the Beaver Park Area and the Norbeck Wildlife Preserve within the Black Hills National Forest are deteriorating and immediate action to treat these areas is in the public interest;

(2) the existing settlement agreement in Biodiversity Associates v. Laverty, Civil Action No. 99–N–2173, filed in the United States District Court for the District of Colorado on September 12, 2000, (referred to in this Act as the “Settlement”) prevents timely action to reduce the risk of wildfire in the Beaver Park Roadless Area;

(3) pending litigation (Sierra Club v. U.S. Forest Service, Civ. No. 94–D–2273 (D. Colorado)) prevents timely action to reduce the risk of wildfire in the Norbeck Wildlife Preserve;

(4) existing administrative and legal processes cannot address the fire danger in time to enable the Secretary of Agriculture to take action to reduce the danger;

(5) immediate action to address the fire danger in an environmentally responsive manner is supported by the State, local counties, local industry users, and some environmental groups;

(6) the addition of 3,600 acres to the Black Elk Wilderness in the Black Hills National Forest is in the public interest;

(7) the State of South Dakota, Lawrence, Meade and Pennington County fire officials are encouraged to identify “fire emergency zone” areas in which public safety may require a moratorium on issuance of new building permits, and identify the changes in conditions (including the adoption of fire-safe building standards) that may be needed to end these moratoria; and

(8) the State of South Dakota is encouraged to take actions as necessary to create a defensible fuel zone within state lands south and southwest of Sturgis.

(b) PURPOSES.—The purposes of this Section are—

(1) to authorize and direct the Secretary of Agriculture (in this Section referred to as the “Secretary”) to undertake actions to address promptly the risk of fire and insect infestation; and

(2) to designate an addition to the existing Black Elk Wilderness Area in the Black Hills National Forest.

(c) FIRE AND BEETLE RISK REDUCTION IN EXISTING TIMBER SALE ANALYSIS AREAS.—

(1) IN GENERAL.—Subject to paragraph (2), the Secretary is authorized to treat additional timber within or outside the existing cutting units for the Piedmont, Kirk, Redhill, Cavern, Deadman, Danno and Vanocker timber sales and within the analysis areas for these sales as is necessary to reduce beetle infestation and fire hazard;

(2) CRITERIA.—In implementing additional treatments within the timber sale analysis areas referred to in paragraph (1), the Secretary shall use in order of priority the following criteria:

(A) Areas within 1/4 mile of private properties where private property owners have taken or are taking actions to treat their lands.

(B) Stands that are a fire hazard or insect infested, and are near private lands or in proximity to communities.
(C) Areas that have the highest intensity or concentration of insect infestation that will move to other areas.

(D) Stands that are a fire hazard or insect infested, and are near areas of high resource value where retaining green trees is important, such as goshawk nests, sensitive landscapes, recreation areas, and developments.

(E) Stands that are a high fire hazard or insect infested, and are within skidding distance of existing roads.

(F) Concentrations of insect infested trees.

(G) Stands with the highest density that are most susceptible to insect attack and are in close proximity to infested trees.

(3) ADDITIONAL CRITERIA.—In carrying out this subsection, the Secretary shall ensure that—

(A) any additional treatment for the Cavern, Kirk, and Piedmont sales shall comply with provisions 6c, d and e of the Settlement;

(B) any additional treatment for the Deadman and Vanocker sales, shall be consistent with the Black Hills Forest Plan, including the “Phase I Amendment”;

(C) any additional treatment for the Redhill and Danno sales shall comply with the provisions of 7b, c, and g of the Settlement.

(4) SKID TRAILS.—Notwithstanding the Settlement, the Secretary may authorize access by skid trails to the additional treatment areas referred to in this subsection to remove or treat infested stands, except that the skid trails otherwise restricted by the settlement shall be restored to pre-existing conditions upon completion of treatment activities.

(5) COMPLETION OF TREATMENT ACTIVITIES.—The Secretary shall request timber purchasers to give priority to completing treatment within the Piedmont, Kirk, Redhill, Cavern, Deadman, Danno, and Vanocker timber sale areas to address fire issues and beetle outbreaks.

(d) OTHER TREATMENTS.—

(1) BUFFER ZONES.—The Secretary is authorized to reduce risk to private property adjoining the Black Hills National Forest by treating insect infested trees, dead trees, and downed woody materials on National Forest System lands in T5N, R5E, BHM, Section 35, and T4N, R5E, BHM, Sections 1, 2 and 12 within 200 feet of adjacent private property. The treatments shall comply with the goshawk nest protections and snail protections in provisions 6c and 7g of the Settlement.

(2) ADDITIONAL TREATMENTS.—The Secretary is authorized to treat for insects and fuel reduction National Forest System lands within ¼ mile of private property and other non-National Forest System lands near the community of Sturgis, and shall include, where feasible, the following locations:

(A) in T5N, R5E, BHM within ¼ mile of the exterior boundary of the Black Hills National Forest in—

(i) Section 35;

(ii) Section 27;

(iii) Section 21;

(iv) Section 20; and

(v) Section 18.
(B) in T5N, R4E, BHM—
   (i) Section 13;
   (ii) Section 11;
   (iii) Section 2;
   (iv) Section 3; and
   (v) Section 4.

(3) FUEL BREAKS.—The Secretary shall establish 400-foot fuel breaks as depicted on the map entitled “Beaver Park Fuel Breaks and Fuel Treatment Areas,” dated June 11, 2002. In establishing the fuel breaks, the Secretary—
   (A) shall not enter any 30-acre area around historic or active goshawk nest sites identified in Exhibit B1 of the Settlement; and
   (B) shall use best efforts to retain the largest green trees and large snags.

(4) LIMITATION.—Treatment actions outside of the Beaver Park Roadless Area authorized by subsection (c) and subsection (d)(1), (2), and (3) shall be limited to no more than 8,000 acres of National Forest System land, pending the issuance of a decision on the proposed Elk Bugs and Fuel project.

(5) FORBES GULCH.—To reduce concentrated heavy fuels, the Secretary is authorized to treat not more than 700 acres within the area identified as Forbes Gulch on the map referred to in paragraph (3). Such treatments shall not involve commercial timber sales or road construction, except that the Secretary may permit firewood cutters to remove the timber without construction of any roads. In carrying out the treatments authorized by this paragraph, the Secretary—
   (A) may use the Forbes Gulch unclassified road for motorized equipment and vehicles to facilitate ingress and egress of equipment and personnel and may maintain this road to minimum standards necessary for safety and resource protection;
   (B) may utilize helicopters to fly in heavy equipment (such as industrial chippers and small tractors) to assist with the project;
   (C) shall use best efforts to retain the largest green trees and large snags;
   (D) may construct two 10-acre safety zones; and
   (E) shall reduce the stand structure to no less than 40 square feet basal area per acre of live trees, if available.

(e) FIRE SUPPRESSION ACCESS IN THE BEAVER PARK ROADLESS AREA.—
   (1) PRE-SUPPRESSION PLAN.—The pre-suppression plan for the Beaver Park Roadless Area provided for in the Settlement may provide for actions authorized by this section, and shall be completed as soon as practicable.
   (2) IMPROVED ACCESS.—The Secretary is authorized to provide for improved fire equipment access at the perimeter of the Beaver Park Roadless Area by improving classified Forest Roads 139.1, 169.1b, 169.1d, and 139.1b. Such improvements shall be the minimum necessary for crews, equipment and single axle wildfire trucks and may include removing selected trees along roads, constructing pull-outs and turn-arounds, smooth-
ing road surfaces in rough spots, and straightening some corners.

(3) Forbes Gulch Unclassified Road.—To protect public safety and reduce fire risks, the Secretary shall prohibit public access year-long on the Forbes Gulch unclassified road. The Secretary shall conduct a roads analysis process as provided in Forest Service Manual 7710 and the necessary level of analysis and documentation pursuant to the National Environmental Policy Act of 1969 (42 U.S.C. 4321–4347) (in this Section referred to as “NEPA”) before making a decision to open to public motor vehicle use the Forbes Gulch unclassified road identified on the map entitled “Beaver Park Fuel Breaks and Fuel Treatment Areas,” dated June 11, 2002. Except as provided in subsection (d)(5) and until a decision is issued, the Secretary shall not maintain the Forbes Gulch unclassified road and shall prohibit public access on the road.

(4) Helispots.—If sufficient openings for helispots are not available in the Beaver Park Roadless Area, the Secretary is authorized to construct two 5-acre helispots within the Area to transport firefighters and fire equipment into and out of the area.

(5) Easements.—To facilitate firefighter access into, and escape routes from, Beaver Park Roadless Area, the Secretary shall attempt to acquire easements from the exterior Forest Service boundary to I-90 on the eastern side of Beaver Park Roadless Area, at a minimum, along Tilford Gulch, Forbes Gulch, Pleasant Valley and Bulldog Gulch.

(f) Needles Timber Sale Area.—

(1) Needles Timber Sale.—The Needles Timber Sale shall proceed after the Secretary makes modifications in implementation of the Decision Notice to further benefit game animals and birds, as reflected in the memorandum known as the “Burns/Carter memorandum” dated November 10, 1999, and maintained in the Black Hills National Forest Supervisor’s office. The standards to which any road is constructed for the timber sale shall be the minimum necessary to access and remove timber.

(2) Research Committee.—By December 1, 2003, the Secretary shall select a committee composed of research scientists who are federal employees to recommend an old growth research area within the Needles area (outside the Needles Timber Sale cutting units). By December 1, 2004, the committee shall make its recommendation to the Secretary. The committee’s recommendation shall be subject to public notice, review and comment.

(g) Grizzly Timber Sale.—The Grizzly Timber Sale shall proceed after the Secretary makes modifications in implementation of the Decision Notice to further benefit game animals and birds, as reflected in the memorandum known as the “Burns/Carter memorandum” dated November 10, 1999, and maintained in the Black Hills National Forest Supervisor’s office. The standards to which any road is constructed for the timber sale shall be the minimum necessary to access and remove timber.

(h) Norbeck.—The Secretary is authorized to use the full spectrum of management tools including prescribed fire and silvicultur-
atural treatments to benefit game animal and bird habitat in meeting the purposes of the Norbeck Organic Act. The management actions required by subsections (f)(1) and (g) are deemed consistent with the Norbeck Organic Act (16 U.S.C. 675–678b).

(i) NORBECK MEMORANDUM OF UNDERSTANDING.—By December 1, 2003, the Secretary shall propose a Memorandum of Understanding with the South Dakota Department of Game, Fish and Parks to, at a minimum, adopt procedures to monitor the effects of management activities, consult on habitat management, concur on program areas of responsibility, and review and recommend as needed any changes to Norbeck Wildlife Preserve direction contained in the 1997 Revised Forest Plan and future plan amendments and revisions. The basis of the MOU will be the guidelines set forth in the May 21, 2002 memo by SDF&P.

(j) PROCESS.—Due to the extraordinary circumstances present here, actions authorized by this section shall proceed immediately and to completion notwithstanding any other provision of law including, but not limited to, NEPA and the National Forest Management Act (16 U.S.C. 1601 et seq.). Such actions shall also not be subject to the notice, comment, and appeal requirements of the Appeals Reform Act, (16 U.S.C. 1612 (note), Pub. Law No. 102–381 sec. 322). Any action authorized by this Section shall not be subject to judicial review by any court of the United States. Except as provided by this Section the Settlement remains in full force and effect.

(k) EFFECT OF ACTIONS.—Except for those actions required by subsections (f)(1) and (g), the Secretary shall disclose the effect of actions authorized by this Section in the proposed Elk Bug and Fuels project cumulative effects analysis for past, present, and reasonably foreseeable future actions. The decision for the Elk Bug and Fuels project shall be issued not later than July 1, 2003.

(l) RESEARCH NATURAL AREA.—Except as provided in this Section, the Secretary shall undertake no additional ground disturbing or vegetation removal activities within the Beaver Park Roadless Area until completion of the Phase II amendment to the Black Hills National Forest Plan. The Secretary shall analyze the Beaver Park Roadless Area for suitability as a Research Natural Area, as required by the Settlement. The Secretary shall not consider any of the actions authorized or required by this section to affect the suitability of the Beaver Park Roadless Area for designation as a Research Natural Area.

(m) ROADLESS CHARACTER.—The actions authorized by this section will not affect the determination of the Beaver Park Roadless Area's wilderness capability, wilderness suitability, and/or roadless character.

(n) WILDERNESS DESIGNATION.—Section 103 of Public Law 96–560 is amended by—

(1) inserting “(1)” after “National Wilderness Preservation System;” and

(2) adding before “: Provided, That” the following: “; and (2) certain lands in the Black Hills National Forest, South Dakota, which comprise approximately three thousand six hundred acres, as generally depicted on a map entitled ‘Black Elk Wilderness Addition-Proposed,’ dated June 13, 2002, and which shall constitute an addition to the existing Black Elk Wilderness.”
(o) REPORTING.—The Secretary shall report to the Congress on the implementation of this section on or by November 30, 2002, June 30, 2003, and November 30, 2003.

CHAPTER 8
DEPARTMENT OF LABOR

OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION

SALARIES AND EXPENSES

Of the funds provided under this heading in Public Law 107–116 for Occupational Safety and Health Administration training grants, not less than $3,200,000 shall be used to extend funding for the Institutional Competency Building training grants which commenced in September 2000, for program activities for the period of September 30, 2002 to September 30, 2003, provided that a grantee has demonstrated satisfactory performance.

DEPARTMENT OF HEALTH AND HUMAN SERVICES

HEALTH RESOURCES AND SERVICES ADMINISTRATION

HEALTH RESOURCES AND SERVICES

The matter preceding the first proviso under this heading in Public Law 107–116 is amended—
(1) by inserting “IV,” after “titles II, III,”; and
(2) by striking “$311,978,000” and inserting “$315,333,000”.

The matter under this heading in Public Law 107–116 is amended by striking “$4,000,000 is for the Columbia Hospital for Women Medical Center in Washington, D.C. to support community outreach programs for children” and inserting “$4,000,000 is for the All Children’s Hospital, St. Petersburg, Florida to support development of a pediatric clinical research center program”.

CENTERS FOR DISEASE CONTROL AND PREVENTION

DISEASE CONTROL, RESEARCH, AND TRAINING

For an additional amount for the Centers for Disease Control and Prevention, “Disease Control, Research, and Training”, $1,000,000: Provided, That the entire amount is designated as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request, that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.
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NATIONAL INSTITUTES OF HEALTH

BUILDINGS AND FACILITIES

(INCLUDING RESCISSION)

Of the funds provided under this heading in Public Law 107–116, $30,000,000 are rescinded.

Under this heading in Public Law 107–116, “$26,000,000” is deleted and “$36,600,000” is inserted.

ADMINISTRATION FOR CHILDREN AND FAMILIES

CHILDREN AND FAMILIES SERVICES AND PROGRAMS

For an additional amount for “Children and Families Services Programs” for carrying out section 316 of the Family Violence Prevention and Services Act (42 U.S.C. 10416), $500,000: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request, that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

OFFICE OF THE SECRETARY

PUBLIC HEALTH AND SOCIAL SERVICES EMERGENCY FUND

For emergency expenses to respond to the September 11, 2001, terrorist attacks on the United States for “Public Health and Social Services Emergency Fund” for baseline and follow-up screening and clinical examinations, long-term health monitoring and analysis for the emergency services personnel, rescue and recovery personnel, $90,000,000, to remain available until expended, of which no less than $25,000,000 shall be available for current and retired firefighters: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request, that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

DEPARTMENT OF EDUCATION

SCHOOL IMPROVEMENT PROGRAMS

The matter under this heading in Public Law 107–116 is amended by inserting before the period, “: Provided further, That of the amount made available under subpart 8, part D, title V of the ESEA, $2,300,000 shall be available for Digital Educational Programming Grants”.

Of the funds provided under this heading in Public Law 107–116 to carry out the Elementary and Secondary Education Act of
1965, $832,889,000 shall be available to carry out part D of title V, and up to $11,500,000 may be used to carry out section 2345.

In the statement of the managers of the committee of conference accompanying H.R. 3061 (Public Law 107–116; House Report 107–342), in the matter relating to the Fund for the Improvement of Education under the heading “School Improvement Programs”—

(1) the provision specifying $200,000 for Fresno At-Risk Youth Services and the provision specifying $225,000 for the Fresno Unified School District shall be applied by substituting the following for the two provisions: “Fresno Unified School District, Fresno, California, in partnership with the City of Fresno, California, for activities to address the problems of at-risk youth, including afterschool activities and a mobile science unit, $425,000”;

(2) the provision specifying $250,000 for the Wellington Public School District, Wellington, KS, shall be deemed to read as follows: “Wellington Public School District, Wellington, KS, for after school activities, $250,000”;

(3) the provision specifying $200,000 for the Vermont Higher Education Council shall be deemed to read as follows: “Vermont Higher Education Consortium to develop universal early learning programs to ensure that at least one certified teacher will be available in center-based child care programs, $200,000”;

(4) the provision specifying $250,000 for Education Service District 171 in Wenatchee, WA, shall be deemed to read as follows: “Education Service District 171 in Wenatchee, WA, to equip a community technology center to expand technology-based training, $250,000”;

(5) the provision specifying $1,000,000 for the Electronic Data Systems Project shall be deemed to read as follows: “Washington State Department of Education for an electronic data systems project to create a database that would improve the acquisition, analysis and sharing of student information, $1,000,000”;

(6) the provision specifying $250,000 for the YMCA of Seattle-King-Snohomish County shall be deemed to read as follows: “YWCA of Seattle-King County-Snohomish County to support women and families through an at-risk youth center and other family supports, $250,000”;

(7) the provision specifying $50,000 for Drug Free Pennsylvania shall be deemed to read as follows: “Drug Free Pennsylvania to implement a demonstration project, $50,000”;

(8) the provision specifying $20,000,000 for the Commonwealth of Pennsylvania Department of Education shall be deemed to read as follows: “$20,000,000 is included for a grant to the Commonwealth of Pennsylvania Department of Education to provide assistance, through subgrants, to low-performing school districts that are slated for potential takeover and/or on the Education Empowerment List as prescribed by Pennsylvania State Law. The initiative is intended to improve the management and operations of the school districts; assist with curriculum development; provide after-school, summer and weekend programs; offer teacher and principal professional de-
velopment and promote the acquisition and effective use of instructional technology and equipment’’;

(9) the provision specifying $1,000,000 for State of Louisiana Online shall be deemed to read as follows: “Online Louisiana, Inc., New Orleans, LA, for a K–12 technology initiative, $1,000,000’’;

(10) the provision specifying $150,000 for the American Theater Arts for Youth, Inc., Philadelphia, PA, for a Mississippi Arts in Education Program shall be deemed to read as follows: “American Theater Arts for Youth, Inc., for a Mississippi Arts in Education program, $150,000’’;

(11) the provision specifying $340,000 for the Zero to Five Foundation, Los Angeles, California, shall be deemed to read as follows: “Zero to Five Foundation, Los Angeles, California, to develop an early childhood education and parenting project, $340,000’’;

(12) the provision specifying $900,000 for the University of Nebraska, Kearney, Nebraska, shall be deemed to read as follows: “University of Nebraska, Kearney, Nebraska, for a Minority Access to Higher Education Program to address the special needs of Hispanic and other minority populations from grades K–12, $900,000’’;

(13) the provision specifying $25,000 for the American Theater Arts for Youth for an Arts in Education program shall be deemed to read as follows: “American Theater Arts for Youth, Inc., in Philadelphia, Pennsylvania, for an Arts in Education program, $25,000’’;

(14) the provision specifying $50,000 for the Lewiston-Auburn College/University of Southern Maine shall be deemed to read as follows: “Lewiston-Auburn College/University of Southern Maine CLASS program to prepare teachers to meet the demands of Maine’s 21st century elementary and middle schools, $50,000’’; and

(15) the provision specifying $500,000 for the Prairie Lakes Education Cooperative in Madison, South Dakota to advance distance learning for Native Americans in BIA and tribal schools shall be deemed to read as follows: “Sisseton-Wahpeton School Board in Agency Village, South Dakota to advance distance learning for Native American students, $500,000’’.

STUDENT FINANCIAL ASSISTANCE

For an additional amount for “Student Financial Assistance” for Pell Grants, $1,000,000,000, to remain available through September 30, 2003.

HIGHER EDUCATION

In the statement of the managers of the committee of conference accompanying H.R. 3061 (Public Law 107–116; House Report 107–342), in the matter relating to the Fund for the Improvement of Postsecondary Education under the heading “Higher Education”—

(1) the provision for Nicholls State University, Thibodaux, LA, shall be applied by substituting “Intergenerational Program and Advanced Technology Program” for “International Program”;

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(2) the provision specifying $1,000,000 for the George J. Mitchell Scholarship Research Institute shall be deemed to read as follows: “George J. Mitchell Scholarship Research Institute in Portland, Maine, for an endowment to provide scholarships that allow students attending public schools in Maine to continue their education, $1,000,000”;

(3) the provision specifying $10,000,000 for the Shriver Peace Worker Program, Inc. shall be deemed to read as follows: “Shriver Peace Worker Program, Inc. to establish the Sargent Shriver Peace Center, which may include establishing an endowment for such center, for the purpose of supporting graduate research fellowships, professorships, and grants and scholarships for students related to peace studies and social change, $10,000,000”;

(4) the provision specifying $1,000,000 for Cleveland State University shall be deemed to read as follows: “Cleveland State University, College of Education, Cleveland, Ohio, for a K–16 Urban School Leadership initiative, $1,000,000”.

EDUCATION RESEARCH, STATISTICS, AND ASSESSMENT

The matter under this heading in Public Law 107–116, is amended by inserting before the period the following new proviso: “; Provided further, That $5,000,000 shall be available to extend for one additional year the contract for the Eisenhower National Clearinghouse for Mathematics and Science Education authorized under section 2102(a)(2) of the Elementary and Secondary Education Act of 1965, prior to its amendment by the No Child Left Behind Act of 2001, Public Law 107–110”.

GENERAL PROVISIONS—THIS CHAPTER

Sec. 801. The Elementary and Secondary Education Act of 1965 is hereby amended in section 8003 by amending subsection (b)(2)(D)(ii)(III) to read as follows: “For a local educational agency that does not qualify under (B)(i)(II)(aa) of this subsection and has an enrollment of more than 100 but not more than 1,000 children described in subsection (a)(1), the Secretary shall calculate the total number of weighted student units for purposes of subsection (a)(2) by multiplying the number of such children by a factor of 1.25.”.

Sec. 802. The Elementary and Secondary Education Act of 1965 is hereby amended in section 8003(b)(1) by adding the following as subparagraph (G):

“(G) Beginning with fiscal year 2002, for the purpose of calculating a payment under this paragraph for a local educational agency whose local contribution rate was computed under subparagraph (C)(iii) for the previous year, the Secretary shall use a local contribution rate that is not less than 95 percent of the rate that the LEA received for the preceding year.”.

Sec. 803. Amounts made available in Public Law 107–116 for the administrative and related expenses for departmental management for the Department of Labor, the Department of Health and Human Services, and the Department of Education, shall be reduced by $45,000,000: Provided, That this provision shall not apply to the Food and Drug Administration and the Indian Health Serv-
ice: Provided further, That not later than 15 days after the enactment of this Act, the Director of the Office of Management and Budget shall report to the House and Senate Committees on Appropriations the accounts subject to the reductions and the amount to be reduced in each account.

SEC. 804. (a) Section 487 of the Public Health Service Act (42 U.S.C. 288) is amended by striking “National Research Service Awards” or “National Research Service Award” each place either appears and inserting in lieu thereof “Ruth L. Kirschstein National Research Service Awards” or “Ruth L. Kirschstein National Research Service Award” as appropriate.

(b) The heading for Section 487 of the Public Health Service Act (42 U.S.C. 288) is amended to read as follows: “Ruth L. Kirschstein National Research Service Awards”.

(c) Any reference in any law (other than this Act), regulation, document, record, map, or other paper of the United States to “National Research Service Awards” shall be considered to be a reference to “Ruth L. Kirschstein National Research Service Awards”.

SEC. 805. None of the funds provided by this or any other Act may be used to enforce the amendments made by section 166 of the Community Renewal Tax Relief Act of 2000 in Alaska, including the imposition of any penalties.

SEC. 806. In the statement of the managers of the committee of conference accompanying the fiscal year 2001 Labor, Health and Human Services, and Education appropriations bill (Public Law 106–554; House Report 106–1033), the provision specifying $464,000 for the Bethel Native Corporation worker demonstration project shall be deemed to read as follows: “for the Alaska CHAR vocational training program, $100,000 and $364,000 for the Yuut Eltnauvriat People’s Learning Center in Bethel, Alaska for vocational training for Alaska Natives”.

SEC. 807. Notwithstanding any other provision of law, from September 1 through September 30, 2002, the Secretary of Education may transfer to Program Administration an amount necessary to offset any reduction pursuant to section 803 of this Act but not to exceed $5,000,000 from funds made available in the Department of Education Appropriations Act, 2002, that the Secretary determines are not needed to fully fund all qualified grant applications and would otherwise lapse at the end of fiscal year 2002: Provided, That the Committees on Appropriations of both Houses of Congress are notified at least 15 days in advance of any such transfer.

CHAPTER 9

LEGISLATIVE BRANCH

HOUSE OF REPRESENTATIVES

SALARIES AND EXPENSES

For an additional amount for salaries and expenses of the House of Representatives, $1,600,000, as follows:
COMMITTEE EMPLOYEES
STANDING COMMITTEES, SPECIAL AND SELECT

For an additional amount for salaries and expenses of standing committees, special and select, authorized by House resolutions, $1,600,000: Provided, That such amount shall remain available for such salaries and expenses until December 31, 2002.

JOINT ITEMS
CAPITOL POLICE BOARD

CAPITOL POLICE

GENERAL EXPENSES

For an additional amount for the Capitol Police Board for necessary expenses of the Capitol Police, including computer equipment and services, training, communications, uniforms, weapons, and reimbursement to the Environmental Protection Agency, Hazardous Substance Superfund for additional expenses incurred for anthrax investigations and cleanup actions, $16,100,000, to remain available until expended, to be disbursed by the Capitol Police Board or their delegee.

LIBRARY OF CONGRESS

COPYRIGHT OFFICE

SALARIES AND EXPENSES

For an additional amount for “Copyright Office, Salaries and expenses”, $7,500,000, to remain available until expended.

ADMINISTRATIVE PROVISIONS

SEC. 901. The amount otherwise made available under section 506 of the Supplemental Appropriations Act, 1973 (2 U.S.C. 58) for fiscal year 2002 to any Senator from the Senators’ Official Personnel and Office Expense Account shall be increased by the amount (not in excess of $20,000) which the Senator certifies in a written request to the Secretary of the Senate made not later than September 30, 2002, as being necessary for the payment or reimbursement of expenditures incurred or obligated during fiscal year 2002 that—

(1) are otherwise payable from such account, and
(2) are directly related to responses to the terrorist attacks of September 11, 2001, or the discovery of anthrax in the Senate complex and the displacement of Senate offices due to such discovery.

SEC. 902. (a) Chapter 9 of the Emergency Supplemental Act, 2002 (Public Law 107–117; 115 Stat. 2315), is amended—

(1) in section 901(a), by striking “buildings and facilities” and insert “buildings and facilities, subject to the availability of appropriations,”.

(b) Section 9 of the Act of July 31, 1946 (40 U.S.C. 212a), is amended by redesignating the subsection (b) added by section
903(c)(2) of the Emergency Supplemental Act, 2002, as subsection (c).

(c) The amendment made by this section shall take effect as if included in the enactment of the Emergency Supplemental Act, 2002.

SEC. 903. (a) Chapter 9 of the Emergency Supplemental Act, 2002 (Public Law 107–117; 115 Stat. 2315), is amended—
(1) in section 903(a), by striking “buildings and facilities” and insert “buildings and facilities, subject to the availability of appropriations,”.
(b) Section 9 of the Act of July 31, 1946 (40 U.S.C. 212a), is amended by redesignating the subsection (b) added by section 903(c)(2) of the Emergency Supplemental Act, 2002, as subsection (c).

(c) The amendment made by this section shall take effect as if included in the enactment of the Emergency Supplemental Act, 2002.

SEC. 904. Nothing in section 1535 of title 31, U.S.C. (commonly referred to as the “Economy Act”), or any other provision of such title may be construed to prevent or restrict the Chief Administrative Officer of the House of Representatives from placing orders under such section during any fiscal year in the same manner and to the same extent as the head of any other major organizational unit with an agency may place orders under such section during a fiscal year.

SEC. 905. (a) The Architect of the Capitol is authorized, subject to the availability of appropriations, to acquire (through purchase, lease, or otherwise) buildings and facilities for use as computer backup facilities (and related uses) for offices in the legislative branch.

(b) The acquisition of a building or facility under subsection (a) shall be subject to the approval of—
(1) the House Office Building Commission, in the case of a building or facility acquired for the use of an office of the House of Representatives;
(2) the Committee on Rules and Administration of the Senate, in the case of a building or facility acquired for the use of an office of the Senate; or
(3) the House Office Building Commission in the case of a building or facility acquired for the use of any other office in the legislative branch as part of a joint facility with (1) above, or the Committee on Rules and Administration of the Senate, in the case of a building or facility acquired for the use of any other office in the legislative branch as part of a joint facility with (2) above.

(c) Any building or facility acquired by the Architect of the Capitol pursuant to subsection (a) shall be a part of the United States Capitol Grounds and shall be subject to the provisions of the Act entitled “An Act to define the area of the United States Capitol Grounds, to regulate the use thereof, and for other purposes”, approved July 31, 1946.

(d) This section shall apply with respect to fiscal year 2002 and each succeeding fiscal year.

SEC. 906. (a) There is hereby established in the Treasury of the United States an account for the Architect of the Capitol to be
known as “Capitol Police Buildings and Grounds” (hereinafter in this section referred to as the “account”).

(b) Funds in the account shall be used by the Architect of the Capitol for all necessary expenses for the maintenance, care, and operation of buildings and grounds of the United States Capitol Police.

(c) This section shall apply with respect to fiscal year 2002 and each succeeding fiscal year. Any amounts provided to the Architect of the Capitol prior to the date of the enactment of this Act for the maintenance, care, and operation of buildings of the United States Capitol Police during fiscal year 2002 shall be transferred to the account.

SEC. 907. (a) Subject to the approval of the House Office Building Commission and the Senate Committee on Rules and Administration, the Architect of the Capitol is authorized to acquire (through purchase, lease, transfer from another Federal entity, or otherwise) real property, subject to the availability of appropriations and upon approval of an obligation plan by the Committees on Appropriations of the House and Senate, for the use of the United States Capitol Police.

(b) Any real property acquired by the Architect of the Capitol pursuant to subsection (a) shall be a part of the United States Capitol Grounds and shall be subject to the provisions of the Act entitled “An Act to define the area of the United States Capitol Grounds, to regulate the use thereof, and for other purposes”, approved July 31, 1946.

(c) This section shall apply with respect to fiscal year 2002 and each succeeding fiscal year.

CHAPTER 10
DEPARTMENT OF DEFENSE
MILITARY CONSTRUCTION

MILITARY CONSTRUCTION, AIR FORCE

For an additional amount for “Military Construction, Air Force”, $7,250,000, to remain available until September 30, 2006: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress: Provided further, That notwithstanding any other provision of law, such funds may be obligated or expended to carry out planning and design and military construction projects not otherwise authorized by law.
For an additional amount for “Military Construction, Defense-wide”, $21,500,000, to remain available until September 30, 2006: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress: Provided further, That notwithstanding any other provision of law, such funds may be obligated or expended to carry out planning and design and military construction projects not otherwise authorized by law.

GENERAL PROVISION—THIS CHAPTER

SEC. 1001. (a) AVAILABILITY OF AMOUNTS FOR MILITARY CONSTRUCTION RELATING TO TERRORISM.—Amounts made available to the Department of Defense from funds appropriated in this Act may be used to carry out military construction projects, not otherwise authorized by law, that the Secretary of Defense determines are necessary to respond to or protect against acts or threatened acts of terrorism.

(b) NOTICE TO CONGRESS.—Not later than 15 days before obligating amounts available under subsection (a) for military construction projects referred to in that subsection, the Secretary shall notify the appropriate committees of Congress of the following:

(1) the determination to use such amounts for the project; and

(2) the estimated cost of the project and the accompanying Form 1391.

(c) APPROPRIATE COMMITTEES OF CONGRESS DEFINED.—In this section the term “appropriate committees of Congress” has the meaning given that term in section 2801(4) of title 10, United States Code.

CHAPTER 11

DEPARTMENT OF TRANSPORTATION

Office of the Secretary

TRANSPORTATION ADMINISTRATIVE SERVICE CENTER

LIMITATION ON OBLIGATIONS

Under this heading in Public Law 107–87, as amended by section 1106 of Public Law 107–117, delete “$116,023,000” and insert “$128,123,000”.

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TRANSPORTATION SECURITY ADMINISTRATION  
(INCLUDING TRANSFER OF FUNDS)

For additional amounts for emergency expenses to ensure transportation security, $3,850,200,000, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That of the amounts provided under this head, $1,030,000,000 shall, immediately upon enactment of this Act, be transferred to Federal Emergency Management Agency “Disaster Relief” for emergency expenses to respond to the September 11, 2001 terrorist attack on the United States: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That of such amount, $480,200,000 shall be available only to the extent an official budget request for a specific dollar amount that includes designation of the entire amount of the request as an emergency requirement as defined in such Act is transmitted by the President to the Congress: Provided further, That of the total amount provided herein, the following amounts are available for obligation only for the specific purposes below:

(1) Physical modification of commercial service airports for the purpose of installing checked baggage explosive detection systems, including explosive trace detection systems, $738,000,000;
(2) Port security activities, $125,000,000, of which $105,000,000 shall be distributed under the same terms and conditions as provided for under Public Law 107–117 and of which $20,000,000 shall be used for developing and conducting port incident training and exercises;
(3) Grants and contracts to enhance security for intercity bus operations, $15,000,000;
(4) Grants, contracts and interagency agreements for the purpose of deploying Operation Safe Commerce, $28,000,000;
(5) Procurement of air-ground communications systems and devices for the Federal air marshal program, $15,000,000;
(6) Grants and contracts for radiation detection system test and evaluation, $4,000,000;
(7) Grants to airport authorities for pilot projects to improve airport terminal security, $17,000,000;
(8) Grants and contracts for security research, development, and pilot projects, $10,000,000; and
(9) Replacement of magnetometers at airport passenger screening locations in commercial service airports, $23,000,000: Provided further, That none of the funds in this Act shall be used to recruit or hire personnel into the Transportation Security Administration which would cause the agency to exceed a staffing level of 45,000 full-time permanent positions.
U.S. COAST GUARD

OPERATING EXPENSES

For an additional amount for “Operating Expenses” for emergency expenses for homeland security and other purposes, $200,000,000, to remain available until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That of such amount, $11,000,000 shall be available only to the extent an official budget request that includes designation of the $11,000,000 as an emergency requirement as defined in such Act is transmitted by the President to the Congress.

ACQUISITION, CONSTRUCTION, AND IMPROVEMENTS

For an additional amount for “Acquisition, Construction, and Improvements” for emergency expenses for homeland security and other purposes, $328,000,000, to remain available until September 30, 2004, of which $38,100,000 shall be available to acquire, repair, renovate or improve vessels, small boats and related equipment; $200,000,000 shall be available to acquire new aircraft and increase aviation capability; $27,729,000 shall be available for other equipment; and $62,171,000 shall be for shore facilities and aids to navigation facilities: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That of such amount, $262,000,000 shall be available only to the extent an official budget request that includes designation of the $262,000,000 as an emergency requirement as defined in such Act is transmitted by the President to the Congress.

FEDERAL AVIATION ADMINISTRATION

OPERATIONS

(INCLUDING TRANSFER OF FUNDS)

For an additional amount for “Operations”, $42,000,000, for security activities at Federal Aviation Administration facilities: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress: Provided further, That an additional $33,000,000 may be derived by transfer from “Facilities and Equipment (Airport and Airway Trust Fund)”. 
FACILITIES AND EQUIPMENT
(AIRPORT AND AIRWAY TRUST FUND)

For an additional amount for “Facilities and Equipment”, $7,500,000, to be derived from the Airport and Airway Trust Fund and to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

GRANTS-IN-AID FOR AIRPORTS
(AIRPORT AND AIRWAY TRUST FUND)

For an additional amount to enable the Federal Aviation Administrator to compensate airports for the direct costs associated with new, additional, or revised security requirements imposed on airport operators by the Administrator on or after September 11, 2001, notwithstanding any other provision of law, $150,000,000, to be derived from the Airport and Airway Trust Fund and to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

FEDERAL HIGHWAY ADMINISTRATION
FEDERAL- AID HIGHWAYS
EMERGENCY RELIEF PROGRAM
(HIGHWAY TRUST FUND)

For an additional amount for “Emergency Relief Program”, as authorized by 23 U.S.C. 125, for emergency expenses to respond to the September 11, 2001, terrorist attacks on New York City, $167,000,000 for the State of New York, to be derived from the Highway Trust Fund and to remain available until expended: Provided, That notwithstanding 23 U.S.C. 120(e), the Federal share for any project on a Federal-aid highway related to the New York City terrorist attacks shall be 100 percent: Provided further, That notwithstanding 23 U.S.C. 125(d)(1), the Secretary of Transportation may obligate more than $100,000,000 for those projects: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.
FEDERAL-AID HIGHWAYS
(HIGHWAY TRUST FUND)
(RESCISSION)

Of the funds apportioned to each state under the programs authorized under sections 1101(a)(1), 1101(a)(2), 1101(a)(3), 1101(a)(4) and 1101(a)(5) of Public Law 105–178, as amended, $320,000,000 are rescinded.

FEDERAL-AID HIGHWAYS
EMERGENCY RELIEF PROGRAM
(HIGHWAY TRUST FUND)

For an additional amount for the “Emergency Relief Program”, as authorized by section 125 of title 23, United States Code, $98,000,000, to be derived from the Highway Trust Fund and to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent that an official budget request, that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

FEDERAL MOTOR CARRIER SAFETY ADMINISTRATION
BORDER ENFORCEMENT PROGRAM
(HIGHWAY TRUST FUND)

For necessary expenses of the Border Enforcement Program to respond to the September 11, 2001, terrorist attacks on the United States, $19,300,000, to be derived from the Highway Trust Fund, of which $4,200,000 shall be to implement section 1012 of Public Law 107–56 (USA Patriot Act); $10,000,000 shall be for drivers’ license fraud detection and prevention, the northern border safety and security study, and hazardous material security education and outreach; and $5,100,000 shall be for the purposes of coordinating drivers’ license registration and social security number verification: Provided, That in connection with such commercial drivers’ license fraud deterrence projects, the Secretary may enter into such contracts or grants with the American Association of Motor Vehicle Administrators, States, or other persons as the Secretary may so designate to carry out these purposes: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

HAZARDOUS MATERIALS SECURITY
(HIGHWAY TRUST FUND)

For necessary expenses to implement the hazardous materials safety permit program pursuant to 49 U.S.C. 5109, $5,000,000, to
be derived from the Highway Trust Fund and to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in such Act is transmitted by the President to the Congress.

FEDERAL RAILROAD ADMINISTRATION
GRANTS TO THE NATIONAL RAILROAD PASSENGER CORPORATION

For an additional amount for the National Railroad Passenger Corporation for expenses to ensure the continuation of rail passenger operations, $205,000,000.

FEDERAL TRANSIT ADMINISTRATION
CAPITAL INVESTMENT GRANTS

For an additional amount for “Capital Investment Grants” for emergency expenses to respond to the September 11, 2001, terrorist attacks in New York City, $1,800,000,000, to remain available until expended to replace, rebuild, or enhance the public transportation systems serving the Borough of Manhattan, New York City, New York: Provided, That the Secretary may use up to 1 percent of this amount for oversight activities: Provided further, That these funds are subject to grant requirements as determined by the Secretary to ensure that eligible projects will improve substantially the mobility of commuters in Lower Manhattan: Provided further, That the Federal share for any project funded from this amount shall be 100 percent: Provided further, That these funds are in addition to any other appropriation available for these purposes: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

GENERAL PROVISIONS—THIS CHAPTER

SEC. 1101. Notwithstanding any other provision of law, projects and activities designated on pages 82 through 92 of House Report 107–308 shall be eligible for fiscal year 2002 funds made available for the program for which each project or activity is so designated and projects and activities on pages 116 and 117 shall be awarded those grants upon receipt of an application.

SEC. 1102. Section 335 of Public Law 107–87 is amended by inserting “and the Transportation Security Administration” after “the Federal Aviation Administration”; by inserting “, aviation security after “air navigation”, and by inserting “and the TSA for necessary security checkpoints” after the word “facilities”.

SEC. 1103. Title II of Division C of Public Law 105–277 is amended by striking “of more than 750 gross registered tons” in each place it appears, and inserting in lieu thereof, “of more than 750 gross registered tons (as measured under Chapter 145 of Title 46) or 1,900 gross registered tons as measured under Chapter 143 of that Title)”.
SEC. 1104. Section 354 of Public Law 106–346 (114 Stat. 1356A–35) is amended by inserting “or Nail Road” after “Star Landing Road”.


CHAPTER 12
DEPARTMENT OF THE TREASURY
FEDERAL LAW ENFORCEMENT TRAINING CENTER
SALARIES AND EXPENSES

For an additional amount for “Salaries and Expenses” for expenses of expanded law enforcement training workload resulting from the September 11, 2001 terrorist attacks against the United States, $15,870,000, to remain available until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent that an official budget request, that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

FINANCIAL MANAGEMENT SERVICE
SALARIES AND EXPENSES
(RESCISSION)

Of the unobligated balance as of June 30, 2002, of the funds made available for “Financial Management Service, Salaries and Expenses” in chapter 10 of title II of Public Law 107–20, $14,000,000 are rescinded.

UNITED STATES CUSTOMS SERVICE
SALARIES AND EXPENSES

For an additional amount for “Salaries and Expenses”, $39,000,000, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.
INTERNAL REVENUE SERVICE
INFORMATION SYSTEMS
(RESCISSION)

Of the available balances under this heading, $10,000,000 are rescinded.

BUSINESS SYSTEMS MODERNIZATION

For an additional amount for “Internal Revenue Service, Business Systems Modernization,” $14,000,000, to remain available until September 30, 2003. Such additional amount may not be obligated until the Internal Revenue Service submits to the Committees on Appropriations, and such Committees approve, a plan for the expenditure of such additional amount that complies with the requirements as specified in clauses (1) through (6) under such heading in Public Law 107–67.

UNITED STATES SECRET SERVICE
SALARIES AND EXPENSES

For an additional amount for “Salaries and Expenses” for expenses related to the September 11, 2001 terrorist attacks against the United States, $28,530,000, to remain available until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent that an official budget request, that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

POSTAL SERVICE
PAYMENT TO THE POSTAL SERVICE FUND

For an additional amount for “Payment to the Postal Service Fund” for emergency expenses to enable the Postal Service to protect postal employees and postal customers from exposure to biohazardous material and to sanitize and screen the mail, $87,000,000, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

EXECUTIVE OFFICE OF THE PRESIDENT AND FUNDS
APPROPRIATED TO THE PRESIDENT
OFFICE OF ADMINISTRATION
SALARIES AND EXPENSES

For an additional amount for “Salaries and Expenses”, $3,800,000, to remain available until expended: Provided, That the entire amount is designated by the Congress as an emergency re-
quirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

OFFICE OF MANAGEMENT AND BUDGET

SALARIES AND EXPENSES

(RESCISSION)

Of the funds made available under this heading in Public Law 107–67, $100,000 are rescinded.

ELECTION ADMINISTRATION REFORM AND RELATED EXPENSES

(INCLUDING TRANSFER OF FUNDS)

For necessary expenses for the implementation of an Act authorizing funds for the improvement of election administration and related expenses, $400,000,000, to remain available until expended: Provided, That such amounts shall not be available for obligation until the enactment of such Act: Provided further, That upon enactment of such Act, the Director of the Office of Management and Budget shall transfer such amounts to the Federal entities authorized by such Act to expend funds for the designated purposes: Provided further, That, within 15 days of such transfers, the Director of the Office of Management and Budget shall notify Congress of the amounts transferred to each authorized Federal entity: Provided further, That the entities to which the amounts are transferred shall use the amounts to carry out the applicable provisions of such Act: Provided further, That the transfer authority provided in this paragraph shall be in addition to any other transfer authority provided in this or any other Act: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent that an official budget request, that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

INDEPENDENT AGENCIES

FEDERAL ELECTION COMMISSION

SALARIES AND EXPENSES

For an additional amount for “Salaries and Expenses”, $750,000 for unanticipated costs associated with implementing the Bipartisan Campaign Reform Act.

GENERAL SERVICES ADMINISTRATION

REAL PROPERTY ACTIVITIES

FEDERAL BUILDINGS FUND

For an additional amount for “Federal Buildings Fund” for building security emergency expenses resulting from the September 11, 2001, terrorist attacks on the United States, $21,800,000: Prote-
vided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

GENERAL PROVISIONS—THIS CHAPTER

SEC. 1201. None of the funds appropriated in this or any other Act may be used to transfer the functions, missions, or activities of the United States Customs Service to the Department of Justice.

SEC. 1202. (a) The Federal Law Enforcement Training Center may, for a period ending not later than 5 years after the date of the enactment of this Act, appoint and maintain a cadre of up to 250 Federal annuitants—(1) without regard to any provision of title 5, United States Code, which might otherwise require the application of competitive hiring procedures; and (2) who shall not be subject to any reduction in pay (for annuity allocable to the period of actual employment) under the provisions of section 8344 or 8468 of such title 5 or similar provision of any other retirement system for employees. A reemployed Federal annuitant as to whom a waiver of reduction under paragraph (2) applies shall not, for any period during which such waiver is in effect, be considered an employee for purposes of subchapter III of chapter 83 or chapter 84 of title 5, United States Code, or such other retirement system (referred to in paragraph (2)) as may apply.

(b) No appointment under this section may be made which would result in the displacement of any employee.

(c) For purposes of this section—

(1) the term “Federal annuitant” means an employee who has retired under the Civil Service Retirement System, the Federal Employees’ Retirement System, or any other retirement system for employees;

(2) the term “employee” has the meaning given such term by section 2105 of such title 5; and

(3) the counting of Federal annuitants shall be done on a full time equivalent basis.

SEC. 1203. Notwithstanding any other provision of law, hereafter, for purposes of section 201(a) of the Federal Property and Administrative Services Act of 1949 (relating to Federal sources of supply, including lodging providers, airlines and other transportation providers), the Eisenhower Exchange Fellowship Program shall be deemed an executive agency for the purposes of carrying out the provisions of 20 U.S.C. 5201, and the employees of and participants in the Eisenhower Exchange Fellowship Program shall be eligible to have access to such sources of supply on the same basis as employees of an executive agency have such access.

CHAPTER 13

DEPARTMENT OF VETERANS AFFAIRS

VETERANS BENEFITS ADMINISTRATION

COMPENSATION AND PENSIONS

For an additional amount for “Compensation and pensions”, $1,100,000,000, to remain available until expended.
VETERANS HEALTH ADMINISTRATION
MEDICAL CARE

For an additional amount for “Medical care”, $417,000,000, to remain available until September 30, 2003: Provided, That the funds provided herein be allocated using the VERA methodology: Provided further, That for the purposes of enabling the collection from third-party insurance carriers for non-service related medical care of veterans, all Department of Veterans Affairs healthcare facilities are hereby certified as Medicare and Medicaid providers and the Centers for Medicare and Medicaid Services within the Department of Health and Human Services shall issue each Department of Veterans Affairs healthcare facility a provider number as soon as practicable after the date of enactment of this Act: Provided further, That nothing in the preceding proviso shall be construed to enable the Department of Veterans Affairs to bill Medicare or Medicaid for any medical services provided by the Veterans Health Administration or to require the Centers for Medicare and Medicaid Services to pay for any medical services provided by the Department of Veterans Affairs: Provided further, That $275,000,000 is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $275,000,000 shall be available only to the extent that an official budget request, that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
PUBLIC AND INDIAN HOUSING
HOUSING CERTIFICATE FUND
(RESCISION)

Of the unobligated balances remaining from funds appropriated to the Department of Housing and Urban Development under this heading or the heading “Annual contributions for assisted housing” or any other heading for fiscal year 2002 and prior years, $388,500,000 is hereby rescinded: Provided, That this rescission shall apply first to such unobligated balances under this heading or the heading “Annual contributions for assisted housing”: Provided further, That any unobligated balances governed by reallocation provisions under the statute authorizing the program for which the funds were originally appropriated may be available for this rescission subject to the first proviso.

COMMUNITY PLANNING AND DEVELOPMENT
COMMUNITY DEVELOPMENT FUND

For an additional amount for the “Community development fund” for emergency expenses to respond to the September 11, 2001, terrorist attacks on the United States, $783,000,000, to remain available until expended: Provided, That the State of New York, in
cooperation with the City of New York, shall, through the Lower Manhattan Development Corporation, distribute these funds: Provided further, That such funds may be used for assistance for properties and businesses (including the restoration of utility infrastructure) damaged by, and for economic revitalization directly related to, the terrorist attacks on the United States that occurred on September 11, 2001, in New York City and for reimbursement to the State and City of New York for expenditures incurred from the regular Community Development Block Grant formula allocation used to achieve these same purposes: Provided further, That the State of New York is authorized to provide such assistance to the City of New York: Provided further, That in administering these funds and funds under section 108 of title I of the Housing and Community Development Act of 1974, as amended, used for economic revitalization activities in New York City, the Secretary may waive, or specify alternative requirements for, any provision of any statute or regulation that the Secretary administers in connection with the obligation by the Secretary or the use by the recipient of these funds or guarantees (except for requirements related to fair housing, nondiscrimination, labor standards, and the environment), upon a finding that such waiver is required to facilitate the use of such funds or guarantees: Provided further, That such funds shall not adversely affect the amount of any formula assistance received by the State of New York, New York City, or any categorical application for other Federal assistance: Provided further, That the Secretary shall publish in the Federal Register any waiver of any statute or regulation that the Secretary administers pursuant to title I of the Housing and Community Development Act of 1974, as amended, no later than 5 days before the effective date of such waiver: Provided further, That the Secretary shall notify the Committees on Appropriations on the proposed allocation of any funds and any related waivers pursuant to this section no later than 5 days before such allocation: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

The referenced statement of the managers under the heading “Community development block grants” in title II of Public Law 105–276 is deemed to be amended by striking “$250,000 for renovation, accessibility, and asbestos remediation for the Wellstone Neighborhood Center, Wellstone, Missouri” and insert in lieu thereof “$250,000 for the St. Louis Economic Council for design, infrastructure and construction related to the Enterprise Center-Wellstone in Wellstone, Missouri”.

The referenced statement of the managers under the heading “Community development fund” in title II of Public Law 106–377 is deemed to be amended by striking “$2,000,000 is for the Louisville Community Development Bank for the Louisville Neighborhood Initiative” and inserting “$2,000,000 for neighborhood revitalization activities in Louisville, Kentucky, as follows: $170,000 to the Christian Church Homes of Kentucky for facility upgrades at Chapel House, $500,000 to the Louisville Medical Center Development Corporation for expansion of a research park, $400,000 to the Louisville Science Center for construction of a permanent exhibition, $150,000 to the New Zion Community Development Foundation for renova-
tion of a facility, $400,000 to the Presbyterian Community Center for construction of a facility, $180,000 to the St. Stephen Family Life Center for renovation of a facility, and $200,000 to the United Crescent Hill Ministries for renovation of a facility”.

The referenced statement of the managers under the heading “Community development fund” in title II of Public Law 106–377 is deemed to be amended by striking “$1,000,000 for the Community Action Agency of Southern New Mexico, Inc. for construction of a regional food bank and supporting offices” and insert in lieu thereof “$1,000,000 for the Community Action Agency of Southern New Mexico for construction, purchase, or renovation and the equipping of a regional food bank and supporting offices”.

The referenced statement of the managers under the heading “Community development fund” in title II of Public Law 107–73 is deemed to be amended by striking “$400,000 to the City of Reading, Pennsylvania for the development of the Morgantown Road Industrial Park on what is currently a brownfields site” and insert in lieu thereof “$400,000 for the City of Reading, Pennsylvania for the development of the American Chain and Cable brownfield site”.

The referenced statement of the managers under the heading “Community development fund” in title II of Public Law 107–73 is deemed to be amended by striking “$750,000 for the Smart Start Child Care Center and Expertise School of Las Vegas, Nevada for construction of a child care facility” and insert in lieu thereof “$250,000 for the Smart Start Child Care Center of Las Vegas, Nevada for construction of a child care facility and $500,000 for Expertise, Inc. of Las Vegas, Nevada for job training”.

The referenced statement of the managers under the heading “Community development fund” in title II of Public Law 107–73 is deemed to be amended by striking “$3,000,000 for the Louisville Community Development Bank for continuation of the Louisville Neighborhood Initiative” and inserting “$3,000,000 for neighborhood revitalization activities in Louisville, Kentucky, as follows: $250,000 to the Bridgehaven Mental Health Agency for planning and development of a facility, $600,000 to the Cable Life Community Enrichment Corporation for construction of a facility, $350,000 to Catholic Charities for renovation of a facility, $500,000 to the Center for Women and Families for an affordable housing program, $100,000 to the Clifton Cultural Center for renovation of a historic building, $200,000 to Harrods Creek Community Development for construction of a facility, $200,000 to the James Taylor Memorial Home for facility improvements, $600,000 to the Kentucky Art and Craft Foundation for renovation of a facility, and $200,000 to the Shelby Park Neighborhood Association for facility construction”.

The referenced statement of the managers under the heading “Community development block grants” in title II of Public Law 106–74 is deemed to be amended with respect to the amount made available for the City of Hollister, California by striking “to the City of Hollister, California for the construction of a new fire station” and inserting “to the Monterey County, California Economic Development Agency for a mobile animal slaughter processing unit”.

The unobligated amount appropriated in the third paragraph under the heading “Community development block grants” in chapter 8 of title II of the Emergency Supplemental Act, 2000 (Public Law 106–246; 114 Stat. 565), as subsequently made available under
the heading “Community development fund” in chapter 13 of Division A of the Miscellaneous Appropriations Act, 2001 (H.R. 5666 (excluding section 123), 106th Congress, as enacted into law by Public Law 106–554; 114 Stat. 2763D–42), for a grant to the County of Richmond, North Carolina, shall remain available until September 30, 2003, for development and construction of the Richmond County Industrial Park.

The referenced statement of the managers under this heading in title II of Public Law 106–377 is deemed to be amended by striking “$300,000 for Upper Darby Township, Pennsylvania to assist residents with homes that are sinking due to soil subsidence” and insert in lieu thereof “$300,000 for Upper Darby Township, Pennsylvania to assist residents with homes that are sinking due to soil subsidence and for the development of a recreation area, including parking, at Shadeland Avenue”.

The referenced statement of the managers under this heading in Public Law 107–73 is deemed to be amended by striking “$150,000 to Winchester County, Virginia for the historic restoration of the Winchester County Courthouse” and inserting “$150,000 to Frederick County, Virginia for the historic restoration of the Old Frederick County Courthouse in Winchester, Virginia”.

The referenced statement of the managers under this heading in Public Law 107–73 is deemed to be amended with respect to the amount made available for Family Focus by striking “Family Focus” and inserting “the Weissbourd-Holmes Family Focus Center” and by striking “Evansville” and inserting “Evanston”.

The referenced statement of the managers under this heading in Public Law 107–73 is deemed to be amended by striking “$100,000 for Morristown Neighborhood House for the infrastructure improvements to the Manahan Village Resident Center Childcare facility in Morristown, New Jersey” and inserting “$100,000 to the Somerset Valley YMCA Childcare Center in Somerset County, New Jersey for capital improvements”.

The referenced statement of the managers under this heading in Public Law 107–73 is deemed to be amended by striking “$600,000 to the Reuben Lindh Family Services in Minneapolis, Minnesota for facilities rehabilitation” and inserting in lieu thereof “$350,000 to the Plymouth Christian Youth Center in Minneapolis, Minnesota for facilities rehabilitation and $250,000 to Migizi Communications in Minneapolis, Minnesota to repair and renovate its Family Education Center”.

HOME INVESTMENT PARTNERSHIPS PROGRAM
(RESCISSION)

Of the funds made available under this heading in Public Law 107–73, $50,000,000 are rescinded from the Downpayment Assistance Initiative.

HOUSING PROGRAMS

RENTAL HOUSING ASSISTANCE
(RESCISSION)

The limitation otherwise applicable to the maximum payments that may be required in any fiscal year by all contracts entered into
under section 236 of the National Housing Act (12 U.S.C. 1715z–1) is reduced in fiscal year 2002 by not more than $300,000,000 in uncommitted balances of authorizations of contract authority provided for this purpose in appropriations acts: Provided, That up to $300,000,000 of recaptured section 236 budget authority resulting from the prepayment of mortgages subsidized under section 236 of the National Housing Act (12 U.S.C. 1715z–1) shall be rescinded in fiscal year 2002.

INDEPENDENT AGENCIES

DEPARTMENT OF HEALTH AND HUMAN SERVICES

NATIONAL INSTITUTES OF HEALTH

NATIONAL INSTITUTE OF ENVIRONMENTAL HEALTH SCIENCES

For an additional amount for “National Institute of Environmental Health Sciences”, $8,000,000, to remain available until September 30, 2003, to carry out activities set forth in section 311(a) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, and section 126(g) of the Superfund Amendments and Reauthorization Act of 1986 in response to the September 11, 2001, terrorist attacks on the United States: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

AGENCY FOR TOXIC SUBSTANCES AND DISEASE REGISTRY

TOXIC SUBSTANCES AND ENVIRONMENTAL PUBLIC HEALTH

For an additional amount for “Toxic substances and environmental public health”, $11,300,000, to remain available until September 30, 2003, of which $1,800,000 is for additional expenses incurred in response to the September 11, 2001, terrorist attacks on the United States, and of which $9,500,000 is to enhance the States’ capacity to respond to chemical terrorism events: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.
For an additional amount for “Science and technology”, $50,000,000, to remain available until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

ENVIRONMENTAL PROGRAMS AND MANAGEMENT
(TRANSFER OF FUNDS)

Of the amount appropriated under this heading in title III of Public Law 107–73 to develop engineering plans for addressing the wastewater infrastructure needs in Rosman, North Carolina as identified in project number 67, $400,000 shall be transferred to the “State and tribal assistance grants” account to remain available until expended for grants for wastewater and sewer infrastructure improvements in the Town of Rosman, North Carolina.

STATE AND TRIBAL ASSISTANCE GRANTS

The referenced statement of the managers under this heading in Public Law 106–377 is deemed to be amended by striking everything after “$1,000,000” in reference to item 91 and inserting “to the Northern Kentucky Area Development District for Carroll County Wastewater Infrastructure Project ($500,000), City of Owenton Water Collection and Treatment System Improvements and Freshwater Intake Project ($400,000), Grant County Williamstown Lake Expansion Project ($50,000), and Pendleton County Williamstown Lake Expansion Project ($50,000)”.

The referenced statement of the managers under this heading in Public Law 107–73 is deemed to be amended by striking everything after “for” in reference to item number 202 and inserting “storm water infrastructure improvements”.

Grants appropriated under this heading in Public Law 107–73 for drinking water infrastructure needs in the New York City watershed shall be awarded under section 1443(d) of the Safe Drinking Water Act, as amended.

The referenced statement of the managers under this heading in Public Law 106–377 is deemed to be amended by striking everything after “$2,000,000” in reference to item number 168 and inserting “for the Town of Wallace, North Carolina for a regional wastewater infrastructure improvement project ($1,000,000), and for the Town of Cary, North Carolina for wastewater infrastructure improvements including the treatment of biosolids ($1,000,000)”. The referenced statement of managers under this heading in Public Law 107–73 is deemed to be amended in item 19 by inserting the words “water and” after the word “for”.

ENVIRONMENTAL PROTECTION AGENCY
The referenced statement of the managers under this heading in Public Law 107–73 is deemed to be amended by striking everything after “sewer” in reference to item number 183 and inserting “and drinking water upgrade project in Anaconda, Montana”.

The referenced statement of the managers under this heading in Public Law 107–73 is deemed to be amended by striking “the City of Florence, Montana” in reference to item number 184 and inserting “the Florence County Water and Sewer District”.

**Federal Emergency Management Agency**

**Disaster Relief**

For an additional amount for “Disaster relief” for emergency expenses to respond to the September 11, 2001, terrorist attacks on the United States in carrying out the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.), and the Federal Fire Prevention and Control Act of 1974, as amended (15 U.S.C. 2201 et seq.), $2,650,700,000, to remain available until expended: Provided, That in administering the Mortgage and Rental Assistance Program for victims of September 11, 2001, the Federal Emergency Management Agency will recognize those people who were either directly employed in the Borough of Manhattan or had at least 75 percent of their wages coming from business conducted within the Borough of Manhattan as eligible for assistance under the program, as they were directly impacted by the terrorist attacks: Provided further, That FEMA shall provide compensation to previously denied Mortgage and Rental Assistance Program applicants who would qualify under these new guidelines: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

**Disaster Assistance for Unmet Needs**

For an additional amount for “Disaster assistance for unmet needs”, $23,200,000, to remain available until September 30, 2004, for use by the Director of the Federal Emergency Management Agency (Director) only for disaster relief, long-term recovery, and mitigation in communities affected by Presidentially-declared natural disasters designated during fiscal year 2002, only to the extent funds are not made available for those activities by the Federal Emergency Management Agency (under its “Disaster relief” program) or the Small Business Administration: Provided, That in administering these funds the Director shall allocate these funds to States to be administered by each State in conjunction with its Federal Emergency Management Agency Disaster Relief program: Provided further, That each State shall provide not less than 25 percent in non-Federal public matching funds or its equivalent value (other than administrative costs) for any funds allocated to the State under this heading: Provided further, That the Director shall allocate these funds based on the unmet needs arising from a Presidentially-declared disaster as identified by the Director as those which have not or will not be addressed by other Federal disaster assistance programs and for which it is deemed appropriate to supplement the efforts and available resources of States, local governments and disaster relief organizations: Provided further, That the Director shall
establish review groups within the Federal Emergency Management Agency to review each request by a State of its unmet needs and certify as to the actual costs associated with the unmet needs as well as the commitment and ability of each State to provide its match requirement: Provided further, That the Director shall publish a notice in the Federal Register governing the allocation and use of the funds under this heading, including provisions for ensuring the compliance of the States with the requirements of this program: Provided further, That the Director shall submit a list to the House and Senate Committees on Appropriations setting forth the proposed uses of funds and the most recent estimates of unmet needs: Provided further, That the Director shall submit quarterly reports to said Committees regarding the actual projects and needs for which funds have been provided under this heading: Provided further, That to the extent any funds under this heading are used in a manner inconsistent with the requirements of the program established under this heading and rules issued pursuant thereto, the Director shall recapture an equivalent amount of funds from the State from any existing funds or future funds awarded to the State under this heading or any other program administered by the Federal Emergency Management Agency: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $221,800,000 shall be available only to the extent an official budget request, that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

EMERGENCY MANAGEMENT PLANNING AND ASSISTANCE

For an additional amount for “Emergency management planning and assistance” for emergency expenses to respond to the September 11, 2001, terrorist attacks on the United States, $447,200,000, to remain available until September 30, 2003, of which $150,000,000 is for programs as authorized by section 33 of the Federal Fire Prevention and Control Act of 1974, as amended (15 U.S.C. 2201 et seq.); $54,200,000 for the existing national urban search and rescue system; and $50,000,000 for interoperable communications equipment: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That $221,800,000 shall be available only to the extent an official budget request, that includes designation of the $221,800,000 as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

CERRO GRANDE FIRE CLAIMS

For an additional amount for “Cerro Grande fire claims”, $61,000,000 for claims resulting from the Cerro Grande fires, to remain available until September 30, 2003: Provided, That up to 5 percent of the amount made available under this heading may be
used for administrative costs: Provided further, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: Provided further, That the entire amount shall be available only to the extent an official budget request that includes designation of the entire amount of the request as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

NATIONAL SCIENCE FOUNDATION

EDUCATION AND HUMAN RESOURCES

For an additional amount for “Education and human resources” for emergency expenses to respond to emergent needs in cyber security, $19,300,000, to remain available until September 30, 2003: Provided, That the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

GENERAL PROVISIONS—THIS CHAPTER

SEC. 1301. Notwithstanding the first paragraph of the item in title II of Public Law 107–73 relating to “Federal housing administration, Mutual mortgage insurance program account”, during fiscal year 2002, commitments to guarantee loans to carry out the purposes of section 203(b) of the National Housing Act shall not exceed a loan principal of $165,000,000,000.

SEC. 1302. Notwithstanding the first paragraph of the item in title II of Public Law 107–73 related to “Federal housing administration, General and special risk program account”, any amounts made available for fiscal year 2002 for the cost of guaranteed loans, as authorized by sections 238 and 519 of the National Housing Act (12 U.S.C. 1715z–3 and 1735c), including the cost of loan guarantee modifications (as that term is defined in section 502 of the Congressional Budget Act of 1974), shall be available to subsidize total loan principal, any part of which is to be guaranteed, of up to $23,000,000,000.

SEC. 1303. The Secretary of Housing and Urban Development shall begin to enter into new agreements and contracts pursuant to the Asset Control Area Demonstration Program as provided in section 602 of Public Law 105–276 not later than September 15, 2002: Provided, That any agreement or contract entered into pursuant to such program shall be consistent with the requirements of such section 602: Provided further, That the Department shall develop proposed regulations for this program not later than September 15, 2002.

SEC. 1304. The Secretary of Housing and Urban Development shall submit a report every 90 days to the House and Senate Committees on Appropriations on the status of any multifamily housing project (including all hospitals and nursing homes) insured under the National Housing Act that has been in default for longer than 60 days. The report shall include the location of the property, the reason for the default, and all actions taken by the Secretary and owner with regard to the default, including any work-out agree-
ments, the status and terms of any assistance or loans, and any transfer of an ownership interest in the property (including any assistance or loans made to the prior, current or intended owner of the property or to the local unit of government in which the property is located). The initial report shall be submitted no later than September 16, 2002.

SEC. 1305. For purposes of facilitating the sale of Stafford Apartments (FHA Project No: 052–44163) for use as student housing—

(1) the Secretary of Housing and Urban Development shall renew the section 8 contract that was associated with such property and that expired during fiscal year 2001 at rent levels not to exceed market rents as determined by the Secretary, subject to annual operating cost adjustment factor increases, and subject to such other conditions as the Secretary may determine appropriate, and the renewal of such contract shall be deemed to have taken effect as of October 1, 2001;

(2) prior to sale of this property for student housing, any funds remaining in the property’s residual receipts and reserve for replacement accounts shall be used in connection with the relocation of tenants under this section, and any remaining amounts shall be returned to the Secretary;

(3) subject to the concurrence by the Secretary with the relocation plan for current tenants, the payment in full of mortgages on this property insured pursuant to sections 236(j) and 241(a) of the National Housing Act and the resultant termination of the insurance contracts associated with those mortgages, the payment in full of the loan on this property made pursuant to section 201 of the Housing and Community Development Amendments of 1978, and the return to the Secretary of any such assistance that has not been expended, such property may be sold for use as student housing, notwithstanding any federal use restrictions required pursuant to Section 201 of the Housing and Community Development Amendments of 1978 (12 U.S.C. 1715z–1a) and section 250 of the National Housing Act (12 U.S.C. 1715z–15);

(4) upon the concurrence by the Secretary of such relocation plan and the sale of such property for use as student housing, all of the tenants of such property shall be relocated and shall receive, subject to the availability of funds, tenant-based assistance under section 8(o) of the United States Housing Act of 1937, notwithstanding any rights of such tenants to elect to remain in such property pursuant to section 8(t) of such Act (42 U.S.C. 1437f(t)) or to receive enhanced voucher assistance under such section; and

(5) the provisions of this section shall only remain effective for 24 months from the date of enactment of this section.
CHAPTER 14
GENERAL PROVISIONS

SEC. 1401. No part of any appropriation contained in this Act shall remain available for obligation beyond the current fiscal year unless expressly so provided herein.

SEC. 1402. Notwithstanding any other provision of law, all adjustments made pursuant to section 251(b)(1)(B) of the Balanced Budget and Emergency Deficit Control Act of 1985 to the highway category and to section 8103(a)(5) of the Transportation Equity Act for the 21st Century for fiscal year 2003 shall be deemed to be zero. This section shall apply immediately to all reports issued pursuant to section 254 of the Balanced Budget and Emergency Deficit Control Act of 1985 for fiscal year 2003, including the discretionary sequester preview report.

FEDERAL ADMINISTRATIVE AND TRAVEL EXPENSES
(RESCISIONS)

SEC. 1403. (a) Of the funds available to the agencies of the Federal Government from prior Appropriations Acts, $350,000,000 are hereby rescinded: Provided, That rescissions pursuant to this subsection shall be taken only from administrative and travel accounts: Provided further, That rescissions shall be taken on a pro rata basis from funds available to every Federal agency, department, and office in the executive branch, including the Office of the President.

(b) Within 30 days after the date of the enactment of this Act, the Director of the Office of Management and Budget shall submit to the Committees on Appropriations of the House of Representatives and the Senate a listing of the amounts by account of the reductions made pursuant to the provisions of subsection (a) of this section: Provided, That the Office of Management and Budget shall also include with such listing an explanation of the methodology used to identify the offices, accounts, and amounts to be reduced.

SEC. 1404. Any amount appropriated in this Act for which availability is made contingent by a provision of this Act on designation by the President as an emergency requirement pursuant to the Balanced Budget and Emergency Deficit Control Act of 1985 shall not be available for obligation unless all such contingent amounts are designated by the President, within 30 days of enactment of this Act, as such emergency requirements.

TITLE II—AMERICAN SERVICE-MEMBERS’ PROTECTION ACT

SEC. 2001. SHORT TITLE.
This title may be cited as the “American Servicemembers’ Protection Act of 2002”.

SEC. 2002. FINDINGS.
Congress makes the following findings:

(1) On July 17, 1998, the United Nations Diplomatic Conference of Plenipotentiaries on the Establishment of an International Criminal Court, meeting in Rome, Italy, adopted the
The vote on whether to proceed with the statute was 120 in favor to 7 against, with 21 countries abstaining. The United States voted against final adoption of the Rome Statute.

(2) As of April 30, 2001, 139 countries had signed the Rome Statute and 30 had ratified it. Pursuant to Article 126 of the Rome Statute, the statute will enter into force on the first day of the month after the 60th day following the date on which the 60th country deposits an instrument ratifying the statute.

(3) Since adoption of the Rome Statute, a Preparatory Commission for the International Criminal Court has met regularly to draft documents to implement the Rome Statute, including Rules of Procedure and Evidence, Elements of Crimes, and a definition of the Crime of Aggression.

(4) During testimony before the Congress following the adoption of the Rome Statute, the lead United States negotiator, Ambassador David Scheffer stated that the United States could not sign the Rome Statute because certain critical negotiating objectives of the United States had not been achieved. As a result, he stated: “We are left with consequences that do not serve the cause of international justice.”

(5) Ambassador Scheffer went on to tell the Congress that: “Multinational peacekeeping forces operating in a country that has joined the treaty can be exposed to the Court’s jurisdiction even if the country of the individual peacekeeper has not joined the treaty. Thus, the treaty purports to establish an arrangement whereby United States armed forces operating overseas could be conceivably prosecuted by the international court even if the United States has not agreed to be bound by the treaty. Not only is this contrary to the most fundamental principles of treaty law, it could inhibit the ability of the United States to use its military to meet alliance obligations and participate in multinational operations, including humanitarian interventions to save civilian lives. Other contributors to peacekeeping operations will be similarly exposed.”

(6) Notwithstanding these concerns, President Clinton directed that the United States sign the Rome Statute on December 31, 2000. In a statement issued that day, he stated that in view of the unremedied deficiencies of the Rome Statute, “I will not, and do not recommend that my successor submit the Treaty to the Senate for advice and consent until our fundamental concerns are satisfied”.

(7) Any American prosecuted by the International Criminal Court will, under the Rome Statute, be denied procedural protections to which all Americans are entitled under the Bill of Rights to the United States Constitution, such as the right to trial by jury.

(8) Members of the Armed Forces of the United States should be free from the risk of prosecution by the International Criminal Court, especially when they are stationed or deployed around the world to protect the vital national interests of the United States. The United States Government has an obligation to protect the members of its Armed Forces, to the maximum extent possible, against criminal prosecutions carried out by the International Criminal Court.
(9) In addition to exposing members of the Armed Forces of the United States to the risk of international criminal prosecution, the Rome Statute creates a risk that the President and other senior elected and appointed officials of the United States Government may be prosecuted by the International Criminal Court. Particularly if the Preparatory Commission agrees on a definition of the Crime of Aggression over United States objections, senior United States officials may be at risk of criminal prosecution for national security decisions involving such matters as responding to acts of terrorism, preventing the proliferation of weapons of mass destruction, and deterring aggression. No less than members of the Armed Forces of the United States, senior officials of the United States Government should be free from the risk of prosecution by the International Criminal Court, especially with respect to official actions taken by them to protect the national interests of the United States.


(11) It is a fundamental principle of international law that a treaty is binding upon its parties only and that it does not create obligations for nonparties without their consent to be bound. The United States is not a party to the Rome Statute and will not be bound by any of its terms. The United States will not recognize the jurisdiction of the International Criminal Court over United States nationals.

SEC. 2003. WAIVER AND TERMINATION OF PROHIBITIONS OF THIS TITLE.

(a) AUTHORITY TO INITIALLY WAIVE SECTIONS 5 AND 7.—The President is authorized to waive the prohibitions and requirements of sections 2005 and 2007 for a single period of 1 year. A waiver under this subsection may be issued only if the President at least 15 days in advance of exercising such authority—

(1) notifies the appropriate congressional committees of the intention to exercise such authority; and

(2) determines and reports to the appropriate congressional committees that the International Criminal Court has entered into a binding agreement that—

(A) prohibits the International Criminal Court from seeking to exercise jurisdiction over the following persons with respect to actions undertaken by them in an official capacity:

(i) covered United States persons;
(ii) covered allied persons; and
(iii) individuals who were covered United States persons or covered allied persons; and

(B) ensures that no person described in subparagraph (A) will be arrested, detained, prosecuted, or imprisoned by or on behalf of the International Criminal Court.

(b) AUTHORITY TO EXTEND WAIVER OF SECTIONS 5 AND 7.—The President is authorized to waive the prohibitions and requirements of sections 2005 and 2007 for successive periods of 1 year each upon
the expiration of a previous waiver pursuant to subsection (a) or this subsection. A waiver under this subsection may be issued only if the President at least 15 days in advance of exercising such authority—
(1) notifies the appropriate congressional committees of the intention to exercise such authority; and
(2) determines and reports to the appropriate congressional committees that the International Criminal Court—
(A) remains party to, and has continued to abide by, a binding agreement that—
(i) prohibits the International Criminal Court from seeking to exercise jurisdiction over the following persons with respect to actions undertaken by them in an official capacity:
(I) covered United States persons;
(II) covered allied persons; and
(III) individuals who were covered United States persons or covered allied persons; and
(ii) ensures that no person described in clause (i) will be arrested, detained, prosecuted, or imprisoned by or on behalf of the International Criminal Court; and
(B) has taken no steps to arrest, detain, prosecute, or imprison any person described in clause (i) of subparagraph (A).
(c) AUTHORITY TO WAIVE SECTIONS 4 AND 6 WITH RESPECT TO AN INVESTIGATION OR PROSECUTION OF A NAMED INDIVIDUAL.—The President is authorized to waive the prohibitions and requirements of sections 2004 and 2006 to the degree such prohibitions and requirements would prevent United States cooperation with an investigation or prosecution of a named individual by the International Criminal Court. A waiver under this subsection may be issued only if the President at least 15 days in advance of exercising such authority—
(1) notifies the appropriate congressional committees of the intention to exercise such authority; and
(2) determines and reports to the appropriate congressional committees that—
(A) a waiver pursuant to subsection (a) or (b) of the prohibitions and requirements of sections 2005 and 2007 is in effect;
(B) there is reason to believe that the named individual committed the crime or crimes that are the subject of the International Criminal Court's investigation or prosecution;
(C) it is in the national interest of the United States for the International Criminal Court's investigation or prosecution of the named individual to proceed; and
(D) in investigating events related to actions by the named individual, none of the following persons will be investigated, arrested, detained, prosecuted, or imprisoned by or on behalf of the International Criminal Court with respect to actions undertaken by them in an official capacity:
(i) Covered United States persons.
(ii) Covered allied persons.
(iii) Individuals who were covered United States persons or covered allied persons.
(d) Termination of Waiver Pursuant to Subsection (c).—Any waiver or waivers exercised pursuant to subsection (c) of the prohibitions and requirements of sections 2004 and 2006 shall terminate at any time that a waiver pursuant to subsection (a) or (b) of the prohibitions and requirements of sections 2005 and 2007 expires and is not extended pursuant to subsection (b).

(e) Termination of Prohibitions of This Title.—The prohibitions and requirements of sections 2004, 2005, 2006, and 2007 shall cease to apply, and the authority of section 2008 shall terminate, if the United States becomes a party to the International Criminal Court pursuant to a treaty made under article II, section 2, clause 2 of the Constitution of the United States.

SEC. 2004. PROHIBITION ON COOPERATION WITH THE INTERNATIONAL CRIMINAL COURT.

(a) Application.—The provisions of this section—
(1) apply only to cooperation with the International Criminal Court and shall not apply to cooperation with an ad hoc international criminal tribunal established by the United Nations Security Council before or after the date of the enactment of this Act to investigate and prosecute war crimes committed in a specific country or during a specific conflict; and
(2) shall not prohibit—
(A) any action permitted under section 2008; or
(B) communication by the United States of its policy with respect to a matter.

(b) Prohibition on Responding to Requests for Cooperation.—Notwithstanding section 1782 of title 28, United States Code, or any other provision of law, no United States Court, and no agency or entity of any State or local government, including any court, may cooperate with the International Criminal Court in response to a request for cooperation submitted by the International Criminal Court pursuant to the Rome Statute.

(c) Prohibition on Transmittal of Letters Rogatory From the International Criminal Court.—Notwithstanding section 1781 of title 28, United States Code, or any other provision of law, no agency of the United States Government may transmit for execution any letter rogatory issued, or other request for cooperation made, by the International Criminal Court to the tribunal, officer, or agency in the United States to whom it is addressed.

(d) Prohibition on Extradition to the International Criminal Court.—Notwithstanding any other provision of law, no agency or entity of the United States Government or of any State or local government may extradite any person from the United States to the International Criminal Court, nor support the transfer of any United States citizen or permanent resident alien to the International Criminal Court.

(e) Prohibition on Provision of Support to the International Criminal Court.—Notwithstanding any other provision of law, no agency or entity of the United States Government or of any State or local government, including any court, may provide support to the International Criminal Court.

(f) Prohibition on Use of Appropriated Funds To Assist the International Criminal Court.—Notwithstanding any other provision of law, no funds appropriated under any provision of law may be used for the purpose of assisting the investigation, arrest,
detention, extradition, or prosecution of any United States citizen or permanent resident alien by the International Criminal Court.

(g) Restriction on Assistance Pursuant to Mutual Legal Assistance Treaties.—The United States shall exercise its rights to limit the use of assistance provided under all treaties and executive agreements for mutual legal assistance in criminal matters, multilateral conventions with legal assistance provisions, and extradition treaties, to which the United States is a party, and in connection with the execution or issuance of any letter rogatory, to prevent the transfer to, or other use by, the International Criminal Court of any assistance provided by the United States under such treaties and letters rogatory.

(h) Prohibition on Investigative Activities of Agents.—No agent of the International Criminal Court may conduct, in the United States or any territory subject to the jurisdiction of the United States, any investigative activity relating to a preliminary inquiry, investigation, prosecution, or other proceeding at the International Criminal Court.


(a) Policy.—Effective beginning on the date on which the Rome Statute enters into force pursuant to Article 126 of the Rome Statute, the President should use the voice and vote of the United States in the United Nations Security Council to ensure that each resolution of the Security Council authorizing any peacekeeping operation under chapter VI of the charter of the United Nations or peace enforcement operation under chapter VII of the charter of the United Nations permanently exempts, at a minimum, members of the Armed Forces of the United States participating in such operation from criminal prosecution or other assertion of jurisdiction by the International Criminal Court for actions undertaken by such personnel in connection with the operation.

(b) Restriction.—Members of the Armed Forces of the United States may not participate in any peacekeeping operation under chapter VI of the charter of the United Nations or peace enforcement operation under chapter VII of the charter of the United Nations, the creation of which is authorized by the United Nations Security Council on or after the date that the Rome Statute enters into effect pursuant to Article 126 of the Rome Statute, unless the President has submitted to the appropriate congressional committees a certification described in subsection (c) with respect to such operation.

(c) Certification.—The certification referred to in subsection (b) is a certification by the President that—

(1) members of the Armed Forces of the United States are able to participate in the peacekeeping or peace enforcement operation without risk of criminal prosecution or other assertion of jurisdiction by the International Criminal Court because, in authorizing the operation, the United Nations Security Council permanently exempted, at a minimum, members of the Armed Forces of the United States participating in the operation from criminal prosecution or other assertion of jurisdiction by the International Criminal Court for actions undertaken by them in connection with the operation;

(2) members of the Armed Forces of the United States are able to participate in the peacekeeping or peace enforcement op-
eration without risk of criminal prosecution or other assertion of jurisdiction by the International Criminal Court because each country in which members of the Armed Forces of the United States participating in the operation will be present either is not a party to the International Criminal Court and has not invoked the jurisdiction of the International Criminal Court pursuant to Article 12 of the Rome Statute, or has entered into an agreement in accordance with Article 98 of the Rome Statute preventing the International Criminal Court from proceeding against members of the Armed Forces of the United States present in that country; or

(3) the national interests of the United States justify participation by members of the Armed Forces of the United States in the peacekeeping or peace enforcement operation.

SEC. 2006. PROHIBITION ON DIRECT OR INDIRECT TRANSFER OF CLASSIFIED NATIONAL SECURITY INFORMATION AND LAW ENFORCEMENT INFORMATION TO THE INTERNATIONAL CRIMINAL COURT.

(a) IN GENERAL.—Not later than the date on which the Rome Statute enters into force, the President shall ensure that appropriate procedures are in place to prevent the transfer of classified national security information and law enforcement information to the International Criminal Court for the purpose of facilitating an investigation, apprehension, or prosecution.

(b) INDIRECT TRANSFER.—The procedures adopted pursuant to subsection (a) shall be designed to prevent the transfer to the United Nations and to the government of any country that is party to the International Criminal Court of classified national security information and law enforcement information that specifically relates to matters known to be under investigation or prosecution by the International Criminal Court, except to the degree that satisfactory assurances are received from the United Nations or that government, as the case may be, that such information will not be made available to the International Criminal Court for the purpose of facilitating an investigation, apprehension, or prosecution.

(c) CONSTRUCTION.—The provisions of this section shall not be construed to prohibit any action permitted under section 2008.

SEC. 2007. PROHIBITION OF UNITED STATES MILITARY ASSISTANCE TO PARTIES TO THE INTERNATIONAL CRIMINAL COURT.

(a) PROHIBITION OF MILITARY ASSISTANCE.—Subject to subsections (b) and (c), and effective 1 year after the date on which the Rome Statute enters into force pursuant to Article 126 of the Rome Statute, no United States military assistance may be provided to the government of a country that is a party to the International Criminal Court.

(b) NATIONAL INTEREST WAIVER.—The President may, without prior notice to Congress, waive the prohibition of subsection (a) with respect to a particular country if he determines and reports to the appropriate congressional committees that it is important to the national interest of the United States to waive such prohibition.

(c) ARTICLE 98 WAIVER.—The President may, without prior notice to Congress, waive the prohibition of subsection (a) with respect to a particular country if he determines and reports to the appropriate congressional committees that such country has entered into an agreement with the United States pursuant to Article 98 of the
Rome Statute preventing the International Criminal court from proceeding against United States personnel present in such country.

(d) Exemption.—The prohibition of subsection (a) shall not apply to the government of—

(1) a NATO member country;

(2) a major non-NATO ally (including Australia, Egypt, Israel, Japan, Jordan, Argentina, the Republic of Korea, and New Zealand); or

(3) Taiwan.

SEC. 2008. AUTHORITY TO FREE MEMBERS OF THE ARMED FORCES OF THE UNITED STATES AND CERTAIN OTHER PERSONS DETAINED OR IMPRISONED BY OR ON BEHALF OF THE INTERNATIONAL CRIMINAL COURT.

(a) Authority.—The President is authorized to use all means necessary and appropriate to bring about the release of any person described in subsection (b) who is being detained or imprisoned by, on behalf of, or at the request of the International Criminal Court.

(b) Persons Authorized To Be Freed.—The authority of subsection (a) shall extend to the following persons:

(1) Covered United States persons.

(2) Covered allied persons.

(3) Individuals detained or imprisoned for official actions taken while the individual was a covered United States person or a covered allied person, and in the case of a covered allied person, upon the request of such government.

(c) Authorization of Legal Assistance.—When any person described in subsection (b) is arrested, detained, investigated, prosecuted, or imprisoned by, on behalf of, or at the request of the International Criminal Court, the President is authorized to direct any agency of the United States Government to provide—

(1) legal representation and other legal assistance to that person (including, in the case of a person entitled to assistance under section 1037 of title 10, United States Code, representation and other assistance in the manner provided in that section);

(2) exculpatory evidence on behalf of that person; and

(3) defense of the interests of the United States through appearance before the International Criminal Court pursuant to Article 18 or 19 of the Rome Statute, or before the courts or tribunals of any country.

(d) Bribes and Other Inducements Not Authorized.—This section does not authorize the payment of bribes or the provision of other such incentives to induce the release of a person described in subsection (b).

SEC. 2009. ALLIANCE COMMAND ARRANGEMENTS.

(a) Report on Alliance Command Arrangements.—Not later than 6 months after the date of the enactment of this Act, the President should transmit to the appropriate congressional committees a report with respect to each military alliance to which the United States is party—

(1) describing the degree to which members of the Armed Forces of the United States may, in the context of military operations undertaken by or pursuant to that alliance, be placed under the command or operational control of foreign military officers subject to the jurisdiction of the International Criminal
Court because they are nationals of a party to the International Criminal Court; and

(2) evaluating the degree to which members of the Armed Forces of the United States engaged in military operations undertaken by or pursuant to that alliance may be exposed to greater risks as a result of being placed under the command or operational control of foreign military officers subject to the jurisdiction of the International Criminal Court.

(b) DESCRIPTION OF MEASURES TO ACHIEVE ENHANCED PROTECTION FOR MEMBERS OF THE ARMED FORCES OF THE UNITED STATES.—Not later than 1 year after the date of the enactment of this Act, the President should transmit to the appropriate congressional committees a description of modifications to command and operational control arrangements within military alliances to which the United States is a party that could be made in order to reduce any risks to members of the Armed Forces of the United States identified pursuant to subsection (a)(2).

(c) SUBMISSION IN CLASSIFIED FORM.—The report under subsection (a), and the description of measures under subsection (b), or appropriate parts thereof, may be submitted in classified form.

SEC. 2010. WITHHOLDINGS.  
Funds withheld from the United States share of assessments to the United Nations or any other international organization during any fiscal year pursuant to section 705 of the Admiral James W. Nance and Meg Donovan Foreign Relations Authorization Act, Fiscal Years 2000 and 2001 (as enacted by section 1000(a)(7) of Public Law 106–113; 113 Stat. 1501A–460), are authorized to be transferred to the Embassy Security, Construction and Maintenance Account of the Department of State.

SEC. 2011. APPLICATION OF SECTIONS 2004 AND 2006 TO EXERCISE OF CONSTITUTIONAL AUTHORITIES.  
(a) IN GENERAL.—Sections 2004 and 2006 shall not apply to any action or actions with respect to a specific matter involving the International Criminal Court taken or directed by the President on a case-by-case basis in the exercise of the President’s authority as Commander in Chief of the Armed Forces of the United States under article II, section 2 of the United States Constitution or in the exercise of the executive power under article II, section 1 of the United States Constitution.

(b) NOTIFICATION TO CONGRESS.—

(1) IN GENERAL.—Subject to paragraph (2), not later than 15 days after the President takes or directs an action or actions described in subsection (a) that would otherwise be prohibited under section 2004 or 2006, the President shall submit a notification of such action to the appropriate congressional committees. A notification under this paragraph shall include a description of the action, a determination that the action is in the national interest of the United States, and a justification for the action.

(2) EXCEPTION.—If the President determines that a full notification under paragraph (1) could jeopardize the national security of the United States or compromise a United States law enforcement activity, not later than 15 days after the President takes or directs an action or actions referred to in paragraph...
(1) the President shall notify the appropriate congressional committees that an action has been taken and a determination has been made pursuant to this paragraph. The President shall provide a full notification under paragraph (1) not later than 15 days after the reasons for the determination under this paragraph no longer apply.

(c) CONSTRUCTION.—Nothing in this section shall be construed as a grant of statutory authority to the President to take any action.

SEC. 2012. NONDELEGATION.

The authorities vested in the President by sections 2003 and 2011(a) may not be delegated by the President pursuant to section 301 of title 3, United States Code, or any other provision of law. The authority vested in the President by section 2005(c)(3) may not be delegated by the President pursuant to section 301 of title 3, United States Code, or any other provision of law to any official other than the Secretary of Defense, and if so delegated may not be subdelegated.

SEC. 2013. DEFINITIONS.

As used in this title and in section 706 of the Admiral James W. Nance and Meg Donovan Foreign Relations Authorization Act, Fiscal Years 2000 and 2001:

(1) APPROPRIATE CONGRESSIONAL COMMITTEES.—The term “appropriate congressional committees” means the Committee on International Relations of the House of Representatives and the Committee on Foreign Relations of the Senate.

(2) CLASSIFIED NATIONAL SECURITY INFORMATION.—The term “classified national security information” means information that is classified or classifiable under Executive Order 12958 or a successor Executive order.

(3) COVERED ALLIED PERSONS.—The term “covered allied persons” means military personnel, elected or appointed officials, and other persons employed by or working on behalf of the government of a NATO member country, a major non-NATO ally (including Australia, Egypt, Israel, Japan, Jordan, Argentina, the Republic of Korea, and New Zealand), or Taiwan, for so long as that government is not a party to the International Criminal Court and wishes its officials and other persons working on its behalf to be exempted from the jurisdiction of the International Criminal Court.

(4) COVERED UNITED STATES PERSONS.—The term “covered United States persons” means members of the Armed Forces of the United States, elected or appointed officials of the United States Government, and other persons employed by or working on behalf of the United States Government, for so long as the United States is not a party to the International Criminal Court.

(5) EXTRADITION.—The terms “extradition” and “extradite” mean the extradition of a person in accordance with the provisions of chapter 209 of title 18, United States Code, (including section 3181(b) of such title) and such terms include both extradition and surrender as those terms are defined in Article 102 of the Rome Statute.
(6) **INTERNATIONAL CRIMINAL COURT.**—The term “International Criminal Court” means the court established by the Rome Statute.

(7) **MAJOR NON-NATO ALLY.**—The term “major non-NATO ally” means a country that has been so designated in accordance with section 517 of the Foreign Assistance Act of 1961.

(8) **PARTICIPATE IN ANY PEACEKEEPING OPERATION UNDER CHAPTER VI OF THE ChARTER OF THE UNITED NATIONS OR PEACE ENFORCEMENT OPERATION UNDER CHAPTER VII OF THE CHARTER OF THE UNITED NATIONS.**—The term “participate in any peacekeeping operation under chapter VI of the charter of the United Nations or peace enforcement operation under chapter VII of the charter of the United Nations” means to assign members of the Armed Forces of the United States to a United Nations military command structure as part of a peacekeeping operation under chapter VI of the charter of the United Nations or peace enforcement operation under chapter VII of the charter of the United Nations in which those members of the Armed Forces of the United States are subject to the command or operational control of one or more foreign military officers not appointed in conformity with article II, section 2, clause 2 of the Constitution of the United States.

(9) **PARTY TO THE INTERNATIONAL CRIMINAL COURT.**—The term “party to the International Criminal Court” means a government that has deposited an instrument of ratification, acceptance, approval, or accession to the Rome Statute, and has not withdrawn from the Rome Statute pursuant to Article 127 thereof.

(10) **PEACEKEEPING OPERATION UNDER CHAPTER VI OF THE CHARTER OF THE UNITED NATIONS OR PEACE ENFORCEMENT OPERATION UNDER CHAPTER VII OF THE CHARTER OF THE UNITED NATIONS.**—The term “peacekeeping operation under chapter VI of the charter of the United Nations or peace enforcement operation under chapter VII of the charter of the United Nations” means any military operation to maintain or restore international peace and security that—

   (A) is authorized by the United Nations Security Council under chapter VI or VII of the charter of the United Nations; and

   (B) is paid for from assessed contributions of United Nations members that are made available for peacekeeping or peace enforcement activities.


(12) **SUPPORT.**—The term “support” means assistance of any kind, including financial support, transfer of property or other material support, services, intelligence sharing, law enforcement cooperation, the training or detail of personnel, and the arrest or detention of individuals.

(13) **UNITED STATES MILITARY ASSISTANCE.**—The term “United States military assistance” means—
(A) assistance provided under chapter 2 or 5 of part II of the
Foreign Assistance Act of 1961 (22 U.S.C. 2151 et seq.); or
(B) defense articles or defense services furnished with
the financial assistance of the United States Government,
including through loans and guarantees, under section 23

SEC. 2014. REPEAL OF LIMITATION.
The Department of Defense Appropriations Act, 2002 (division
A of Public Law 107–117) is amended by striking section 8173.

SEC. 2015. ASSISTANCE TO INTERNATIONAL EFFORTS.
Nothing in this title shall prohibit the United States from ren-
dering assistance to international efforts to bring to justice Saddam
Hussein, Slobodan Milosevic, Osama bin Laden, other members of
Al Qaeda, leaders of Islamic Jihad, and other foreign nationals ac-
cused of genocide, war crimes or crimes against humanity.

TITLE III—OTHER MATTERS

SEC. 3001. AMENDMENTS TO THE CARIBBEAN BASIN ECONOMIC RE-
COVERY ACT.
Section 213(b)(2)(A) of the Caribbean Basin Economic Recovery
Act (title II of Public Law 98–67; 19 U.S.C. 2703(b)(2)(A)) is amend-
ed—
(1) in clause (i), by adding at the end the following:

"Apparel articles shall qualify under the preceding sen-
tence only if all dyeing, printing, and finishing of the fab-
rics from which the articles are assembled, if the fabrics
are knit fabrics, is carried out in the United States. Ap-
parel articles shall qualify under the first sentence of this
clause only if all dyeing, printing, and finishing of the fab-
rics from which the articles are assembled, if the fabrics
are woven fabrics, is carried out in the United States."

(2) in clause (ii), by adding at the end the following:

"Apparel articles shall qualify under the preceding sen-
tence only if all dyeing, printing, and finishing of the fab-
rics from which the articles are assembled, if the fabrics
are knit fabrics, is carried out in the United States. Ap-
parel articles shall qualify under the first sentence of this
clause only if all dyeing, printing, and finishing of the fab-
rics from which the articles are assembled, if the fabrics
are woven fabrics, is carried out in the United States."

(b) ANDEAN TRADE PREFERENCE ACT.—Any duty free or other
preferential treatment provided under the Andean Trade Preference
Act to apparel articles assembled from fabric formed in the United
States shall apply to such articles only if all dyeing, printing, and
finishing of the fabrics from which the articles are assembled if the
fabrics are knit fabrics, is carried out in the United States. Any
duty-free or other preferential treatment provided under the Andean
Trade Preference Act to apparel articles assembled from fabric
formed in the United States shall apply to such articles only if all
dyeing, printing, and finishing of the fabrics from which the articles
are assembled if the fabrics are woven fabrics, is carried out in the
United States.
(c) **EFFECTIVE DATE.**—Subsection (b) and the amendments made by subsection (a) shall take effect—
(1) 90 days after the date of the enactment of this Act, or
(2) September 1, 2002,
whichever occurs first.

**SEC. 3002. RURAL SERVICE IMPROVEMENT.**

(a) **SHORT TITLE.**—This title may be cited as the “Rural Service Improvement Act of 2002”.

(b) **FINDINGS.**—Congress makes the following findings:

(1) The State of Alaska is the largest State in the Union and has a very limited system of roads connecting communities.

(2) Alaska has more pilots per capita than any other State in the Union.

(3) Pilots flying in Alaska are often the most skilled and best-prepared pilots in the world.

(4) Air travel within the State of Alaska is often hampered by severe weather conditions and treacherous terrain.

(5) The United States Government owns nearly $\frac{2}{3}$ of Alaska’s landmass, including large tracts of land separating isolated communities within the State.

(6) Such Federal ownership has inhibited the ability of Alaskans to build roads connecting isolated communities.

(7) Most communities and a large portion of the population within the State can only be reached by air.

(8) The vast majority of food items and everyday necessities destined for these isolated communities and populations can only be transported through the air.

(9) The Intra-Alaska Bypass Mail system, created by Congress and operated by the United States Postal Service under section 5402 of title 39, United States Code, with input from the Department of Transportation, connecting hundreds of rural and isolated communities within the State, is a critical piece of the Alaska and the national transportation system. The system is like a 4-legged stool, designed to—

(A) provide the most affordable means of delivering food and everyday necessities to these rural and isolated communities;

(B) establish a system whereby the Postal Service can meet its obligations to deliver mail to every house and business in the United States;

(C) support affordable and reliable passenger service; and

(D) support affordable and reliable nonmail freight service.

(10) Without the Intra-Alaska Bypass Mail system—

(A) it would be difficult and more expensive for the Postal Service to meet its obligation of delivering mail to every house and business in the United States; and

(B) food, medicine, freight, and everyday necessities and passenger service for these rural and isolated communities would cost several times the current level.

(11) Attempts by Congress to support passenger and nonmail freight service in Alaska using the Intra-Alaska Bypass Mail system have yielded some positive results, but some carriers have been manipulating the system by carrying few, if
any, passengers and little nonmail freight while earning most of their revenues from the carriage of nonpriority bypass mail. (12) As long as the Federal Government continues to own large tracts of land within the State of Alaska which impede access to isolated communities, it is in the best interest of the Postal Service, the residents of Alaska and the United States—

(A) to ensure that the Intra-Alaska Bypass Mail system remains strong, viable, and affordable for the Postal Service;

(B) to ensure that residents of rural and isolated communities in Alaska continue to have affordable, reliable, and safe passenger service;

(C) to ensure that residents of rural and isolated communities in Alaska continue to have affordable, reliable, and safe nonmail freight service;

(D) to encourage that intra-Alaska air carriers move toward safer, more secure, and more reliable air transportation under the Federal Aviation Administration’s guidelines and in accordance with part 121 of title 14, Code of Federal Regulations, where such operations are supported by the needs of the community; and

(E) that Congress, pursuant to the authority granted under Article I, section 8 of the United States Constitution to establish Post Offices and post roads, make changes to ensure that the Intra-Alaska Bypass Mail system continues to be used to support substantial passenger and nonmail freight service and to reduce costs for the Postal Service.

(c) SELECTION OF CARRIERS OF NONPRIORITY BYPASS MAIL TO CERTAIN POINTS IN ALASKA.—

(1) DEFINITIONS.—Section 5402 of title 39, United States Code, is amended—

(A) by striking subsection (e);

(B) by redesignating subsections (a) through (d) as subsections (b) through (e), respectively; and

(C) by inserting before subsection (b), as redesignated, the following:

“(a) In this section—

“(1) the term ‘acceptance point’ means the point at which nonpriority bypass mail originates;

“(2) the terms ‘air carrier’, ‘interstate air transportation’, and ‘foreign air transportation’ have the meanings given such terms in section 40102(a) of title 49, United States Code;

“(3) the term ‘base fare’ means the fare paid to the carrier issuing the passenger ticket or carrying nonmail freight which may entail service being provided by more than 1 carrier;

“(4) the term ‘bush carrier’ means a carrier operating aircraft certificated within the payload capacity requirements of subsection (g)(1)(D)(i) on a city pair route;

“(5) the term ‘bush passenger carrier’ means a passenger carrier that meets the requirements of subsection (g)(1)(D)(i) and provides passenger service on a city pair route;

“(6) the term ‘bush route’ means an air route in which only a bush carrier is tendered nonpriority bypass mail between the origination point, being either an acceptance point or a hub, as determined by the Postal Service, and the destination city;
“(7) the term ‘city pair’ means service between an origin and destination city pair;
“(8) the term ‘composite rate’—
   “(A) means a combination of mainline and bush rates paid to a bush carrier for a direct flight from an acceptance point to a bush destination beyond a hub point; and
   “(B) shall be based on the mainline rate paid to the hub, plus the lowest bush rate paid to bush carriers in the State of Alaska for the distance traveled from the hub point to the destination point;
“(9) the term ‘equitable tender’ means the practice of the Postal Service of equitably distributing mail on a fair and reasonable basis between those air carriers that offer equivalent services and costs between 2 communities in accordance with the regulations of the Postal Service;
“(10) the term ‘existing mainline carrier’ means a mainline carrier (as defined in this subsection) that on January 1, 2001, was—
   “(A) certified under part 121;
   “(B) qualified to provide mainline nonpriority bypass mail service; and
   “(C) actually engaged in the carriage of mainline nonpriority bypass mail through scheduled service in the State of Alaska;
“(11) the term ‘mainline carrier’ means a carrier operating aircraft under part 121 and certificated within the payload capacity requirements of subsection (g)(1)(D)(ii) on a given city pair route;
“(12) the term ‘mainline route’ means a city pair in which a mainline carrier is tendered nonpriority bypass mail;
“(13) the term ‘new’, when referencing a carrier, means a carrier that—
   “(A) meets the respective requirements of clause (i) or (ii) of subsection (g)(1)(D), depending on the type of route being served and the size of aircraft being used to provide service; and
   “(B) began providing nonpriority bypass mail service on a city pair route in the State of Alaska after January 1, 2001;
“(14) the term ‘part 121’ means part 121 of title 14, Code of Federal Regulations;
“(15) the term ‘part 135’ means part 135 of title 14, Code of Federal Regulations;
“(16) the term ‘scheduled service’ means—
   “(A) flights are operated in common carriage available to the general public under a published schedule;
   “(B) flight schedules are announced in advance in systems specified by the Postal Service, in addition to the Official Airline Guide or the air cargo equivalent of that Guide;
   “(C) flights depart whether full or not; and
   “(D) customers contract for carriage separately on a regular basis;
“(17) the term ‘Secretary’ means the Secretary of Transportation;
“(18) the term ‘121 bush passenger carrier’ means a bush passenger carrier providing passenger service on bush routes under part 121;
“(19) the term ‘121 mainline passenger carrier’ means a mainline carrier providing passenger service through scheduled service on routes under part 121;
“(20) the term ‘121 passenger aircraft’ means an aircraft flying passengers on a city pair route that is operated under part 121;
“(21) the term ‘121 passenger carrier’ means a passenger carrier that provides scheduled service under part 121;
“(22) the term ‘135 bush passenger carrier’ means a bush passenger carrier providing passenger service through scheduled service on bush routes under part 135; and
“(23) the term ‘135 passenger carrier’ means a passenger carrier that provides scheduled service under part 135.”

(2) REQUIREMENTS FOR SELECTION.—Section 5402(g)(1) of title 39, United States Code, is amended—
(A) in the matter preceding subparagraph (A), by inserting after “in the State of Alaska,” the following: “shall adhere to an equitable tender policy within a qualified group of carriers, in accordance with the regulations of the Postal Service, and”;
(B) in subparagraph (C) by striking “to the best” and all that follows before the semicolon; and
(C) in subparagraph (D) by inserting “with at least 3 scheduled (noncontract) flights per week between two points” after “scheduled service”.

(3) APPLICATION OF RATES.—Section 5402(g)(2) of title 39, United States Code, is amended—
(A) by striking “and” at the end of subparagraph (A);
(B) by striking the period at the end of subparagraph (B) and inserting a semicolon; and
(C) by adding at the end the following:
“(C) shall offer a bush passenger carrier providing service on a route in the State of Alaska between an acceptance point and a hub not served by a mainline carrier the opportunity to receive equitable tender of nonpriority bypass mail at mainline service rates when a mainline carrier begins serving that route if the bush passenger carrier—
(i) meets the requirements of paragraph (1);
(ii) provided at least 20 percent of the passenger service (as calculated in subsection (h)(5)) between such city pair for the 6 months immediately preceding the date on which the bush carrier seeks such tender; and
(iii) continues to provide not less than 20 percent of the passenger service on the city pair while seeking such tender;
(D) shall offer bush passenger carriers and nonmail freight carriers the opportunity to receive equitable tender of nonpriority bypass mail at mainline service rates from a hub point to a destination city in the State of Alaska if the city pair is also being served by a mainline carrier and—
(i) for a passenger carrier—
“(I) the carrier meets the requirements of paragraph (1);  
“(II) the carrier provided at least 20 percent of the passenger service (as calculated in subsection (h)(5)) on the city pair route for the 6 months immediately preceding the date on which the carrier seeks such tender; and  
“(III) the carrier continues to provide not less than 20 percent of the passenger service on the route; or  
“(ii) for a nonmail freight carrier—  
“(I) the carrier meets the requirements of paragraph (1); and  
“(II) the carrier provided at least 25 percent of the nonmail freight service (as calculated in subsection (i)(6)) on the city pair route for the 6 months immediately preceding the date on which the carrier seeks such tender;  
“(E)(i) shall not offer equitable tender of nonpriority mainline bypass mail at mainline rates to a bush carrier operating from an acceptance point to a hub point in the State of Alaska, except as described in subparagraph (C); and  
“(ii) may tender nonpriority bypass mail at bush rates to a bush carrier from an acceptance point to a hub point in the State of Alaska if the Postal Service determines that—  
“(I) the bush carrier meets the requirements of paragraph (1);  
“(II) the service to be provided on such route by the bush carrier is not otherwise available through direct mainline service; and  
“(III) tender of mail to such bush carrier will not decrease the efficiency of nonpriority bypass mail service (in terms of payments to all carriers providing service on the city pair route and timely delivery) for the route;  
“(F) may offer tender of nonpriority bypass mail to a passenger carrier from an acceptance point to a destination city beyond a hub point in the State of Alaska at a composite rate if the Postal Service determines that—  
“(i) the carrier provides passenger service in accordance with the requirements of subsection (h)(2);  
“(ii) the carrier qualifies under subsection (h) to be tendered nonpriority bypass mail out of the hub point being bypassed;  
“(iii) the tender of such mail will not decrease efficiency of delivery of nonpriority bypass mail service into or out of the hub point being bypassed; and  
“(iv) such tender will result in reduced payments to the carrier by the Postal Service over flying the entire route; and  
“(G) notwithstanding subparagraph (F), shall offer equitable tender of nonpriority bypass mail in proportion to passenger and nonmail freight mail pools described in this section between qualified passenger and nonmail freight carriers on a route from an acceptance point to a bush destination in the State of Alaska at a composite rate if—
“(i)(I) for a passenger carrier, the carrier receiving the composite rate provided 20 percent of the passenger service on the city pair route for the 12 months immediately preceding the date on which the carrier seeks tender of such mail; or
“(II) for a nonmail freight carrier, the carrier receiving the composite rate provided at least 25 percent of the nonmail freight service for the 12 months immediately preceding the date on which the carrier seeks tender of such mail; and
“(ii)(I) nonpriority bypass mail was being tendered to a passenger carrier or a nonmail freight carrier at a composite rate on such city pair route on January 1, 2000; or
“(II) the hub being bypassed was not served by a mainline carrier on January 1, 2000.

The tender of nonpriority bypass mail under subparagraph (G) shall be on an equitable basis between the qualified carriers that provide the direct service on the city pair route and the qualified carriers that provide service between the hub point being bypassed and the destination point, based on the volume of nonpriority bypass mail on both routes.”

(4) SELECTION OF CARRIERS TO HUB POINTS.—Section 5402(g) of title 39, United States Code, is amended by adding at the end the following:
“(4)(A) Except as provided under subparagraph (B) and paragraph (5), the Postal Service shall select only existing mainline carriers to provide nonpriority bypass mail service between an acceptance point and a hub point in the State of Alaska.
“(B) The Postal Service may select a carrier other than an existing mainline carrier to provide nonpriority bypass mail service on a mainline route in the State of Alaska if—
“(i) the Postal Service determines (in accordance with criteria established in advance by the Postal Service) that the mail service between the acceptance point and the hub point is deficient and provides written notice of the determination to existing mainline carriers to the hub point; and
“(ii) after the 30-day period following issuance of notice under clause (i), including notice of inadequate capacity, the Postal Service determines that deficiencies in service to the hub point have not been eliminated.
“(5)(A) The Postal Service shall offer equitable tender of nonpriority bypass mail to a new 121 mainline passenger carrier entering a mainline route in the State of Alaska, if the carrier—
“(i) meets the requirements of subsection (g)(1)(D)(ii); and
“(ii) has provided at least 75 percent of the number of insured passenger seats as the number of available passenger seats being provided by the mainline passenger carrier providing the greatest number of available passenger seats on that route for the 6 months immediately preceding the date on which the carrier seeks tender of such mail.
“(B) A new 121 mainline passenger carrier that is tendered nonpriority mainline bypass mail under subparagraph (A)—
“(i) shall be eligible for equitable tender of such mail only on city pair routes where the carrier meets the conditions of subparagraph (A);
 ``(ii) may not count the passenger service provided under subparagraph (A) toward the carrier meeting the minimum requirements of this section; and

 ``(iii) shall provide at least 20 percent of the passenger service (as determined for bush passenger carriers in subsection (h)(5)) on such route to remain eligible to be tendered nonpriority mainline bypass mail.

 ``(C) Notwithstanding subparagraph (A) and paragraph (1)(B), a new 121 mainline passenger carrier, otherwise qualified under this subsection, may immediately receive equitable tender of nonpriority mainline bypass mail to a hub point in the State of Alaska if the carrier meets the requirements of subparagraphs (A), (C), and (D) of paragraph (1) and subsection (h)(2)(B) and—

 ``(i) all qualified 121 mainline passenger carriers discontinue service on the city pair route; or

 ``(ii) no 121 mainline passenger carrier serves the city pair route.

 ``(D) A carrier operating under a code share agreement on the date of enactment of the Rural Service Improvement Act of 2002 that received tender of nonpriority mainline bypass mail on a city pair route in the State of Alaska may count the passenger service provided under the entire code share arrangement on such route if the code share agreement terminates. That carrier shall continue to provide at least 20 percent of the passenger service (as determined for bush passenger carriers in subsection (h)(5)) between the city pair as a 121 mainline passenger carrier while seeking such tender.

 ``(6)(A) Notwithstanding paragraph (1)(B), passenger carriers providing essential air service under a Department of Transportation order issued under subchapter II of chapter 417 of title 49, United States Code, shall be tendered all nonpriority mail, in addition to all nonpriority bypass mail, by the Postal Service to destination cities in the State of Alaska served by the essential air service flights consistent with that order unless the Postal Service finds that an essential air service carrier's service does not meet the needs of the Postal Service.

 ``(B) Service provided under this paragraph, including service provided to points served in conjunction with service being subsidized under the Essential Air Service contract, may not be applied toward any of the minimum eligibility requirements of this section.”.

 (5) SELECTION OF CARRIERS TO BUSH POINTS.—Section 5402 of title 39, United States Code, is amended by adding at the end the following:

 ``(h)(1) Except as provided under paragraph (7), on a city pair route in the State of Alaska, the Postal Service shall offer equitable tender of 70 percent of the nonpriority bypass mail on the route to all carriers providing scheduled passenger service in accordance with part 121 or part 135 that—

 ``(A) meet the requirements of subsection (g)(1);

 ``(B) provided 20 percent or more of the passenger service (as calculated in paragraph (5)) between the city pair for the 12 months preceding the date on which the 121 passenger aircraft or the 135 passenger carrier seek tender of nonpriority bypass mail; and

 ``(C) meet the requirements of paragraph (2).
“(2) To remain eligible for equitable tender under this subsection, the carrier or aircraft shall—

(A) continue to provide not less than 20 percent of the passenger service on the city pair route for which the carrier is seeking the tender of such nonpriority bypass mail;

(B)(i) for operations under part 121, operate aircraft type certificated to carry at least 19 passengers;

(ii) for operations under part 135, operate aircraft type certificated to carry at least 5 passengers; or

(iii) for operations under part 135 where only a water landing is available, operate aircraft type certificated to carry at least 3 passengers;

(C) insure all available passenger seats on the city pair route on which the carrier seeks tender of such mail; and

(D) operate flights under its published schedule.

“(3)(A) Except as provided under subparagraph (E), if a 135 passenger carrier serves a city pair route in the State of Alaska and meets the requirements of paragraph (1) or (2) when a 121 passenger carrier becomes qualified to be tendered nonpriority bypass mail on such route with a 121 passenger aircraft in accordance with paragraphs (1) and (2), the qualifying 135 passenger carriers on that route shall convert to operations with a 121 passenger aircraft within 5 years after the 121 passenger aircraft begins receiving tender on that route in order to remain eligible for equitable tender under paragraph (1). The 135 carrier shall—

(i) begin the process of conversion not later than 2 years after the 121 passenger aircraft begins carrying nonpriority bypass mail on that route; and

(ii) submit a part 121 compliance statement not later than 4 years after the 121 passenger aircraft begins carrying nonpriority bypass mail on that route.

(B) Completion of conversion under subparagraph (A) shall not be required if all 121 passenger carriers discontinue the carriage of nonpriority bypass mail with 121 passenger aircraft on the city pair route.

(C) Any qualified carrier operating in the State of Alaska under this section may request a waiver from subparagraph (A). Such a request, at the discretion of the Secretary, may be granted for good cause shown. The requesting party shall state the basis for such a waiver.

(D) If after 6 years and 3 months following the date of enactment of the Rural Service Improvement Act of 2002, a 135 passenger carrier is providing service on a city pair route in the State of Alaska and a 121 passenger aircraft becomes eligible to receive tender of nonpriority bypass mail on the route, that 135 passenger carrier shall convert to operations under part 121 within 12 months of the 121 passenger carrier being tendered nonpriority bypass mail. The Postal Service shall not continue the tender of nonpriority bypass mail to a 135 passenger carrier that fails to convert to part 121 operations within 12 months after the 121 passenger carrier being tendered such mail under this paragraph.

(E) Notwithstanding the requirements of this subsection, if only 1 passenger carrier or aircraft is qualified to be tendered nonpriority bypass mail as a passenger carrier or aircraft on a city pair route in the State of Alaska, the Postal Service shall tender 20 per-
(4) Qualification for the tender of mail under this subsection shall not be counted toward the minimum qualifications necessary to be tendered nonpriority bypass mail on any other route.

(5)(A)(i) In this section, the percent of passenger service shall be a percentage calculated using data collected under subsection (k).

(ii) To ensure accurate reporting of market share the Postal Service shall compare the resulting percentage under clause (i) to the lesser of—

(I) the amount of the passenger excise tax paid by or on behalf of a carrier, as determined by reviewing the collected amount of base fares for passengers actually flown by a carrier from the origination point to the destination point, divided by the value of the total passenger excise taxes, as determined by reviewing the collected amount of base fares paid by or on behalf of all passenger carriers providing service from the hub point to the bush destination point; or

(II) the amount of half of the passenger excise tax paid by or on behalf of a carrier, as determined by reviewing the collected amount of base fares for passengers actually flown by a carrier on the city pair route, divided by the value of the total passenger excise taxes, as determined by reviewing the collected amount of base fares paid by or on behalf of all passenger carriers providing service between the origination point and the destination point.

(B) For the purposes of calculating passenger service as described under subparagraph (A), a bush passenger carrier providing intervillage bush passenger service may include the carriage of passengers carried along any point of the route between the route’s origination point and the final destination point. Such calculation shall be based only on the carriage of passengers on regularly scheduled flights and only on flights being flown in a direction away from the hub point. Passenger service provided on chartered flights shall not be included in the carrier’s calculation of passenger service.

(6)(A) The Secretary shall establish new bush rates for passenger carriers operating in the State of Alaska receiving tender of nonpriority bypass mail under this subsection.

(B) The Secretary shall establish a bush rate based on data collected under subsection (k) from 121 bush passenger carriers. Such rates shall be paid to all bush passenger carriers operating on city pair routes in the State of Alaska where a 121 bush passenger carrier is tendered nonpriority bypass mail.

(C) The Secretary shall establish a bush rate based on data collected under subsection (k) from 135 bush passenger carriers. Such rates shall be paid to all bush passenger carriers operating on bush city pair routes in the State of Alaska where no 121 bush passenger carrier is tendered nonpriority bypass mail.

(D) The Secretary shall establish a bush rate based on data collected under subsection (k) from bush passenger carriers operating aircraft on city pair routes where only water landings are available. Such rates shall be paid to all bush passenger carriers
operating on the city pair routes in the State of Alaska where only water landings are available.

“(7) The percentage rate in paragraph (1) shall be 75 percent beginning 3 years and 3 months after the date of enactment of the Rural Service Improvement Act of 2002.

“(i)(1) Except as provided under paragraph (7), on a city pair route in the State of Alaska, the Postal Service shall offer equitable tender of 20 percent of the nonpriority bypass mail on such route to those carriers transporting 25 percent or more of the total nonmail freight (in revenue or weight as determined by the Postal Service), for the 12 months immediately preceding the date on which the freight carrier seeks tender of such mail.

“(2) To remain eligible for equitable tender under this subsection, a freight carrier shall continue to provide not less than 25 percent of the nonmail freight service on the city pair route for which the carrier is seeking tender of such mail.

“(3) If a new freight carrier enters a market, the freight carrier shall meet the minimum requirements of subsection (g)(1) and shall operate for 12 months on a city pair route in the State of Alaska before being eligible for equitable tender of nonpriority bypass mail on that route.

“(4) If no carrier qualifies for tender of nonpriority bypass mail on a city pair route in the State of Alaska under this subsection, such mail to be divided under this subsection, as described in paragraph (1), shall be tendered to the nonmail freight carrier providing the highest percentage of nonmail freight service (in terms of revenue or weight as determined by the Postal Service as calculated under paragraph (6)) on the city pair route. If no nonmail freight carrier is present on a city pair route in the State of Alaska to receive tender of nonpriority by-pass mail under this paragraph, the nonpriority bypass mail to be divided under paragraph (1) shall be divided equitably among carriers qualified under subsection (h).

“(5) Qualification for the tender of mail under this subsection shall not be counted toward the minimum qualifications necessary to be tendered nonpriority bypass mail on any other route.

“(6)(A) In this subsection, the percent of nonmail freight shall be calculated as a percentage, using the data provided pursuant to subsection (k), by dividing the revenue or weight (as determined by the Postal Service) of nonmail freight earned by or carried by a carrier from the transport of nonmail freight from an origination point to a destination point by the total amount of revenue or weight of nonmail freight earned by or carried by all carriers from the transport of nonmail freight from the origination point to the destination point.

“(B) To ensure accurate reporting of market share the Postal Service shall compare the resulting percentage under subparagraph (A) to the lesser of—

“(i) the amount of the freight excise tax paid by or on behalf of a carrier, as determined by reviewing the collected amount of base fares for nonmail freight actually flown by a carrier from the origination point to the destination point, divided by the value of the total nonmail freight excise taxes, as determined by reviewing the collected amount of base fares paid by or on behalf of all nonmail freight carriers providing service from the origination point to the destination point; or
“(ii) the amount of half of the nonmail freight excise tax paid by or on behalf of a carrier, as determined by reviewing the collected amount of base fares for nonmail freight actually flown by a carrier on the city pair route, divided by the value of the total nonmail freight excise taxes, as determined by reviewing the collected amount of base fares paid by or on behalf of all nonmail freight carriers providing service on the city pair route.

“(7) The percentage rate in paragraph (1) shall be 25 percent beginning 3 years and 3 months after the date of enactment of the Rural Service Improvement Act of 2002.

“(j)(1) Except as provided by paragraph (3), there shall be equitable tender of 10 percent of the nonpriority bypass mail to all carriers on each city pair route in the State of Alaska meeting the requirements of subsection (g)(1) that do not otherwise qualify for tender under subsection (h) or (i).

“(2) If no carrier qualifies under this subsection with respect to a city pair route, the 10 percent of nonpriority bypass mail allocated under paragraph (1) shall be divided evenly between the pools described under subsections (h) and (i) to be equitably tendered among qualified carriers under such subsections, such that—

“(A) the amount of nonpriority bypass mail available for tender among qualified carriers under subsection (h) shall be 75 percent; and

“(B) the amount of nonpriority bypass mail available for tender among qualified carriers under subsection (i) shall be 25 percent.

“(3)(A) Except as provided by subparagraph (B), the percentage rate under paragraph (1) shall be 0 percent beginning 3 years and 3 months after the date of enactment of the Rural Service Improvement Act of 2002.

“(B) The percentage rate under paragraph (1) shall remain 10 percent for equitable tender for 6 years and 3 months after the date of enactment of the Rural Service Improvement Act of 2002 for a nonpriority bypass mail carrier on bush routes in the State of Alaska originating from the main hub of the carrier designated under subparagraph (C), if the carrier seeking the tender of such mail—

“(i) meets the requirements of subsection (g)(1);

“(ii) is not qualified under subsection (h) or (i);

“(iii) operates routes originating from the main hub of the carrier designated under subparagraph (C); and

“(iv) has invested at least $500,000 in a physical hanger facility prior to January 1, 2002 in such a hub city.

“(C) For purposes of subparagraph (B), a carrier may designate only one hub city as its main hub and once such designation is transmitted to the Postal Service it may not be changed. Such selection and transmission must be transmitted to the Postal Service within 6 months of the date of enactment of the Rural Service Improvement Act of 2002. A carrier attempting to receive tender of nonpriority bypass mail under this subsection shall not be eligible for such tender after the carrier becomes qualified for tender of nonpriority bypass mail under subsection (h) or (i) on any route. The purchase of another carrier’s hanger facility after such date of enactment shall not be considered sufficient to meet the requirement of subparagraph (B)(iv).
“(h)(1) At least once every 2 years, in conjunction with annual updates, the Secretary shall review the need for a bush mail rate investigation. The Secretary shall use show cause procedures to speedily and more accurately determine the cost of providing bush mail service. In determining such rates, the Secretary shall not take into account the cost of passenger insurance rates or premiums paid by the passenger carriers or other costs associated with passenger service.

“(2) In order to ensure sufficient, reliable, and timely traffic data to meet the requirements of this subsection, the Secretary shall require—

“(A) the monthly submission of the bush carrier’s data on T–100 diskettes, or any other suitable form of data collection, as determined by the Secretary; and

“(B) the carriers to retain all books, records, and other source and summary documentation to support their reports and to preserve and maintain such documentation in a manner that readily permits the audit and examination by representatives of the Postal Service or the Secretary.

“(3) Documentation under paragraph (2) shall be retained for 7 years or until the Secretary indicates that the records may be destroyed. Copies of flight logs for aircraft sold or disposed of shall be retained.

“(4) Carriers qualified to be tendered nonpriority bypass mail shall submit to the Secretary the number and type of aircraft in the carrier’s fleet, the level of passenger insurance covering its fleet, and the name of the insurance company providing such coverage.

“(5) Not later than 30 days after the last day of each calendar month, carriers qualified or attempting to be qualified to be tendered nonpriority bypass mail shall report to the Secretary the excise taxes paid by city pair to the Department of the Treasury and the weight of and revenue earned by the carriage of nonmail freight. Final compiled data shall be made available to carriers providing service in the hub.

“(l) No qualified carrier may be tendered nonpriority bypass mail under subsections (h) and (i) simultaneously on a route unless no other carrier is tendered mail under either subsection.

“(m)(1) Carriers qualifying for tender of nonpriority bypass mail under subsections (h) and (i) simultaneously shall be tendered such mail under subsection (h).

“(2) A carrier shall be tendered nonpriority bypass mail under subsection (i) if that carrier—

“(A) was qualified under both subsections (h) and (i) simultaneously; and

“(B) becomes unqualified under subsection (h) but remains qualified under subsection (i).

“(n)(1) A carrier operation resulting from a merger or acquisition between any 2 carriers operating between points in the State of Alaska shall have the passenger and nonmail freight of all such merged or acquired carriers on the applicable route counted toward meeting the resulting carrier’s minimum requirements to receive equitable tender of nonpriority bypass mail on such route for the 12-month period following the date of the merger or acquisition.

“(2) After the 12-month period described under paragraph (1), the carrier resulting from the merger or acquisition shall dem-
onstrate that the carrier meets the minimum passenger or nonmail freight carriage requirements of this section to continue receiving tender of such mail.

“(o) In addition to any penalties applied to a carrier by the Federal Aviation Administration or the Secretary, any carrier that significantly misstates passenger or nonmail freight data required to be reported under this section on any route, in an attempt to qualify for tender of nonpriority bypass mail, shall receive—

“(1) a 1-month suspension of tender of nonpriority bypass mail on the route where the data was misstated for the first offense;

“(2) a 6-month suspension of tender of nonpriority bypass mail on the route where the data was misstated for the second offense;

“(3) a 1-year suspension of tender of all nonpriority bypass mail in the entire State of Alaska for the third offense in the State; and

“(4) a permanent suspension of tender of all nonpriority bypass mail in the entire State of Alaska for the fourth offense in the State.

“(p)(1) The Postal Service or the Secretary, in carrying out subsection (g)(2), (h), or (i), may deny equitable tender to an otherwise qualified carrier that does not operate under this section in good faith or under the intent of this section.

“(2) The Postal Service or the Secretary may waive any provision of subsection (h) or (i), if the carrier provides substantial passenger or nonmail freight service on the route in the State of Alaska where the carrier seeks tender of nonpriority mail and nonpriority bypass mail.

“(3) To ensure adequate competition among passenger carriers on a mainline route in the State of Alaska the Postal Service or the Secretary may waive the requirements of subsection (g)(1)(D), (g)(2)(E), (g)(4), or (g)(5), or any provision of subsection (h) if a 121 bush passenger carrier seeks tender of nonpriority bypass mail on a mainline route in the State of Alaska not served by a 121 mainline passenger carrier and the 121 bush passenger carrier provides substantial passenger service on the route. Waivers provided for under this paragraph shall be granted only in extreme cases of lack of competition and only to extent that are absolutely necessary to meet the minimum needs of the community. Waivers granted under this subsection shall cease to be valid once a qualified mainline passenger carrier begins providing service and seeks tender of nonpriority bypass mail in accordance with this section on the city pair route. The receipt of waivers and subsequent operation of service on a city pair route under this subsection shall not be counted towards meeting the requirements of any part of this section for any other city pair route.

“(4) In granting waivers for or denying tender to carriers under this subsection, the Postal Service or the Secretary shall consider in the following order of importance—

“(A) the passenger needs of the destination to be served (including amount and level);

“(B) the nonmail freight needs of the destination to be served;
“(C) the amount of nonpriority bypass mail service already available to the destination;
“(D) the mail needs of the destination to be served;
“(E) the savings to the Postal Service in terms of payments made to carriers;
“(F) the amount or level of passenger service already available to the destination; and
“(G) the amount of nonmail freight service already available to the destination.
“(q) The Secretary shall make a regular review of carriers receiving, or attempting to qualify to receive, equitable tender of nonpriority bypass mail on a city pair route in the State of Alaska. If the Secretary suspends or revokes an operating certificate, the Secretary shall notify the Postal Service. Upon such notification, the Postal Service shall cease tender of mail to such carrier until the Secretary certifies the carrier is operating in a safe manner. Upon such receipt, the carrier shall demonstrate that it otherwise meets the minimum carriage requirements of this section before being tendered mail under this section.
“(r) The Postal Service shall have the authority to tender nonpriority bypass mail to any carrier that meets the requirements of subsection (g)(1) on any city pair route in the State of Alaska on an emergency basis. Such emergency tender shall cease when a carrier qualifies for tender on such route under the terms of this section.
“(s) Notwithstanding any other provision of law, and except for written contracts authorized under subsections (b), (c) and (d), tender by the Postal Service of any category of mail to a carrier for transportation between any two points in the State of Alaska shall not give rise to any contract between the Postal Service and a carrier, nor shall any such carrier acquire any right in continued or future tender of such mail by virtue of past or present receipt of such mail. This subsection shall apply to any case commenced before, on, or after the date of enactment of this subsection.”.

(d) ACTIONS OF AIR CARRIERS TO QUALIFY.—Beginning 6 months after the date of enactment of this Act, if the Secretary determines, based on the Secretary’s findings and recommendations of the Postal Service, that an air carrier being tendered nonpriority bush bypass mail is not taking actions to attempt to qualify as a bush passenger or nonmail freight carrier under section 5402 of title 39, United States Code (as amended by this title), the Postal Service shall immediately cease tender of all nonpriority bypass mail to such carrier.

(e) TECHNICAL AND CONFORMING AMENDMENTS.—
(1) TITLE 39.—Section 5402 of title 39, United States Code, is amended—
(A) in subsections (b) through (e) (as redesignated by this title) and subsection (f) by striking “Secretary of Transportation” each place it appears and inserting “Secretary”; and
(B) in subsection (f)—
(i) by striking “subsections (a), (b), and (c)” and inserting “subsections (b), (c), and (d)”; and
(ii) by striking “subsection (d)” and inserting “subsection (e)”.
(2) T ITLE 49. — Section 41901(a) of title 49, United States Code, is amended by striking “5402(d)” and inserting “5402(e)”. 

(f) REPORTS TO CONGRESS. — Not later than 18 months after the date of enactment of this Act, the Postal Service and the Secretary of Transportation shall submit a report to the Committee on Government Reform of the House of Representatives and the Committee on Governmental Affairs of the Senate on the progress of implementing this title. 

(g) EFFECTIVE DATES. —

(1) IN GENERAL. — Except as provided under paragraph (2), this title (including the amendments made by this title) shall take effect on the date of enactment of this Act. 

(2) SELECTION OF CARRIERS. — The amendment made by subsection (c)(5) shall take effect 15 months after the date of enactment of this Act. 

(h) In publishing the Act in slip form and in the United States Statutes at Large pursuant to section 112, of title 1, United States Code, the Archivist of the United States shall include after the date of approval at the end an appendix setting forth the text of the bill referred to in subsection (a). 

SEC. 3003. AMENDMENTS TO THE ALASKA NATIVE CLAIMS SETTLEMENT ACT. 

In subsection (e)(4) of the Alaska Native Claims Settlement Act created by section 702 of Public Law 107–117—

(1) paragraph (B) is amended by—

(A) striking “subsection (e)(2)’’ and inserting in lieu thereof “subsections (e)(1) or (e)(2)’’; and 

(B) striking “obligations under section 7 of P.L. 87–305’’ and inserting in lieu thereof “small or small disadvantaged business subcontracting goals under section 502 of P.L. 100–656, provided that where lower tier subcontractors exist, the entity shall designate the appropriate contractor or contractors to receive such credit’’; and 

(2) paragraph (C) is amended by striking “subsection (e)(2)’’ and inserting “subsection (e)(1) or (e)(2)’’. 

This Act may be cited as the “2002 Supplemental Appropriations Act for Further Recovery From and Response To Terrorist Attacks on the United States’’. 

And the Senate agree to the same. 

C.W. BILL YOUNG,  
RALPH REGULA,  
JERRY LEWIS,  
HAROLD ROGERS,  
JOE SKEEN,  
FRANK R. WOLF,  
SONNY CALLAHAN,  
JAMES T. WALSH,  
CHARLES H. TAYLOR,  
DAVID L. HOBSON,  
ERNEST J. ISTOOK,  
HENRY BONILLA,  
JOE KNOLLENBERG,  
DAVID R. OBEY,  
JOHN P. MURTHA,
NORMAN D. DICKS, MARTIN OLAV SABO, STE NY H. HOYER, ALAN B. MOLL O HAN, MARCY KAPTUR, PETER J. VISCLOSKY, NITA M. LOW EY, JOSÉ E. SERRANO, JOHN W. OLVER,
Managers on the Part of the House.
ROBERT C. BYRD, DANIEL K. INOUYE, ERNEST F. HOLLINGS, PATRICK J. LEA H Y, TOM HARKIN, BARBAR A. MIKULSKI, HARRY REID, HERB KOHL, PATTY MURRAY, BYRON L. DORGAN, DIANNE FEINSTEIN, RICHARD J. DURBIN, TIM JOHNSON, MARY L. LANDRIEU, JACK REED, TED STEVENS, THAD COCHRAN, PETE V. DOMENICI, CHRISTOPHER S. BOND, MITCH MCCONNELL, CONRAD BURNS, RICHARD C. SHELBY, JUDD GREGG, ROBERT F. BENNETT, BEN NIGHTHORSE CAMPBELL, LARRY CRAIG, KAY BAILEY HUTCHISON, MIKE DEWINE,
Managers on the Part of the Senate.
JOINT EXPLANATORY STATEMENT OF THE COMMITTEE OF CONFERENCE

The managers on the part of the House and the Senate at the conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H.R. 4775) making supplemental appropriations for further recovery from and response to terrorist attacks on the United States for the fiscal year ending September 30, 2002, and for other purposes, submit the following joint statements to the House and the Senate in explanation of the effects of the action agreed upon by the managers and recommended in the accompanying conference report.

Report language included by the House in the report accompanying H.R. 4775 (H. Rept. 107–480) which is not changed by the Senate in the report accompanying S. 2551 (S. Rept. 107–156), and Senate Report language which is not changed by the conference are approved by the committee of conference. The statement of the managers, while repeating some report languages emphasis, is not intended to negate the language referred to above unless expressly provided herein.

TITLE I—SUPPLEMENTAL APPROPRIATIONS

CHAPTER 1

DEPARTMENT OF AGRICULTURE

Office of the Secretary

The conference agreement provides an additional $18,000,000 for the Office of the Secretary, as proposed by the Senate, with a contingent emergency designation. The House bill did not include funding for this account.

Agricultural Research Service

Salaries and Expenses

The conference agreement provides an additional $8,000,000 for the Agricultural Research Service, instead of $16,000,000 as proposed by the Senate, with a contingent emergency designation. The funds shall be used as follows: $2,000,000 for transmissible spongiform encephalopathy, including chronic wasting disease; $3,000,000 for plant genome sequencing; and $3,000,000 for cattle genome sequencing. The House bill did not include funding for this account.

Buildings and Facilities

The conference agreement provides an additional $25,000,000 for the ARS Buildings and Facilities account instead of $50,000,000
as proposed by the Senate, without an emergency designation. The House bill did not include funding for this account. The conference agreement provides funding for continued facility consolidation and modernization at Ames, Iowa.

**COOPERATIVE STATE RESEARCH, EDUCATION, AND EXTENSION SERVICE**

**EXTENSION ACTIVITIES**

The conference agreement provides an additional $6,000,000 appropriation for the Cooperative State Research, Education, and Extension Service for one-time costs, instead of $16,000,000 as proposed by the Senate, with a contingent emergency designation. The House bill did not include funding for this account.

**ANIMAL AND PLANT HEALTH INSPECTION SERVICE**

**SALARIES AND EXPENSES**

The conference agreement provides an additional appropriation of $33,000,000 for the Animal and Plant Health Inspection Service for one-time costs, instead of $10,000,000 as proposed by the House and $60,000,000 as proposed by the Senate, with a contingent emergency designation. The conferees direct that these funds be used as follows: $15,000,000 for cooperative agreements with States to prevent and control transmissible spongiform encephalopathy, including chronic wasting disease and scrapie, in farmed and free-ranging animals; $10,000,000 for emergency preparedness; $4,000,000 for physical and operational security; and $4,000,000 for equipment needs and smuggling interdiction.

**FOOD SAFETY AND INSPECTION SERVICE**

The conference agreement provides an additional $13,000,000 for FSIS, instead of $15,000,000 as proposed by the Senate, and $2,000,000 as proposed by the House, with a contingent emergency designation. The conferees direct that the funds be used for non-recurring costs associated with the import information system and enhanced international oversight activities. The conferees expect that sufficient funds, up to $10,750,000, be directed toward the purchase of information technology system equipment and services so that FSIS can better communicate with other agencies to identify entry and assess risk of imported products.

**NATURAL RESOURCES CONSERVATION SERVICE**

**WATERSHED AND FLOOD PREVENTION OPERATIONS**

The conference agreement provides an additional $144,000,000 for Watershed and Flood Prevention Operations, of which $50,000,000 is designated as a contingent emergency, instead of $100,000,000, of which $27,000,000 is designated as an emergency, as proposed by the Senate. The House bill did not include funding for this account. The conferees direct that these funds be used for recovery activities related to disasters that have been identified with priority given to those events occurring in fiscal year 2002.
The conference agreement provides an additional $20,000,000 for the Rural Community Advancement Program, instead of $25,000,000 as proposed by the Senate, with a contingent emergency designation. The House bill did not include funding for this account.

The conference agreement provides a rescission of $20,000,000 for the Local Television Loan Guarantee Program as proposed by the Senate. The House bill did not include this rescission.

The conference agreement provides an additional $8,000,000 for the Local Television Loan Guarantee Program account, instead of $20,000,000 as proposed by the Senate, without an emergency designation. The House bill did not include funding for this account.

The conference agreement provides an additional $75,000,000 for the Women, Infants, and Children Program (WIC), to remain available until September 30, 2003, without an emergency designation. These funds are provided to finance rising participation and other increased costs. These funds are to be distributed in the manner and formula that the Secretary deems necessary to respond to caseload requirements, notwithstanding section 17(i) of the Child Nutrition Act of 1966, as amended. The conferees direct that these funds be made available to the States for identified needs as quickly as possible. Further, the conferees request a report from the Secretary within 60 days of enactment, describing the process and formula by which these funds were distributed.

The conference agreement rescinds $24,000,000, instead of $33,000,000 as proposed by the Senate. The House bill did not include a rescission for this account.

The conference agreement provides $17,000,000, to remain available until expended, for Food and Drug Administration, Salaries and Expenses, instead of $18,000,000 as proposed by the
House, with a contingent emergency designation. The Senate bill did not include funding for this account. The conference agreement provides for non-recurring costs related to safety activities in the area of medical devices and radiological health, as a consequence of the events of September 11, 2001, such as further work on safety standards for radiation scanners, development and marketing of decontamination devices and enhanced review of imported medical devices. In addition, the conferees note that the Public Health Security and Bioterrorism Preparedness and Response Act of 2002, Public Law 107–188, enacted on June 12, 2002, imposes new requirements on the FDA to protect our Nation’s food and drug supplies. The conferees direct that the funds provided in this Act be additional available for non-recurring costs related to those responsibilities.

GENERAL PROVISIONS—THIS CHAPTER

House Section 101.—The conference agreement includes a limitation (Section 101) of $33,000,000 for the Export Enhancement Program in fiscal year 2002, instead of a limitation of $28,000,000 as proposed by the House. The Senate bill did not include this limitation.

Senate Section 101.—The conference agreement includes $10,000,000 (Section 102) as proposed by the Senate, without an emergency designation, for agriculture assistance to producers along the Rio Grande who have suffered economic losses during the 2001 crop year due to the failure of Mexico to deliver water to the United States in accordance with water utilization treaties. The House bill contained no similar provision.

Senate Section 102.—The conference agreement includes a provision (Section 103) that the Secretary shall carry out the transfer of $200,000,000 under section 2507(a) of the Food Security and Rural Investment Act of 2002 (P.L. 107–171) not later than 14 days after the enactment of this Act, as proposed by the Senate. The House bill contained no similar provision.

Senate Section 103.—The conference agreement does not include Sense of the Senate language regarding compensation for losses related to avian influenza. The conferees are aware of substantial losses to poultry producers in Virginia, West Virginia, and other states due to the spread of this disease; that these outbreaks are having a detrimental effect on U.S. trade; and that elimination of entire flocks, regardless of pathogen level, is necessary in many cases for disease containment. The conferees expect the Secretary to expeditiously use resources of the Commodity Credit Corporation to compensate producers for losses related to avian influenza and to promote the timely containment of this disease. The House bill contained no similar provision.

Senate Section 104.—The conference agreement does not include Sense of the Senate language regarding the use of surplus non-fat dry milk for assistance in areas suffering from HIV/AIDS. The conferees are aware that more than 1 billion pounds of non-fat dry milk are currently in Commodity Credit Corporation (CCC) inventory, for which storage costs are accruing. The conferees also note the human suffering in many nations resulting from the spread of HIV/AIDS and strongly encourage the Secretary to utilize
CCC surplus commodities, including non-fat dry milk, to support programs that provide relief to those suffering from this disease, and for other humanitarian purposes. The House bill contained no similar provision.

Senate Section 105.—The conference agreement includes a provision (Section 104) that rescinds, prior to the end of fiscal year 2002, and reappropriates funds made available under section 2108(a) of P.L. 107–20, instead of a Senate provision that rescinds these funds upon the enactment of this Act. The House bill contained no similar provision.

Senate Section 106.—The conference agreement includes a provision (Section 105) as proposed by the Senate, that allows monetized commodities to be used to carry out the purposes of section 416(b)(7)(D)(iv) of the Agricultural Act of 1949. The House bill contained no similar provision.

Senate Section 107.—The conference agreement includes a provision (Section 106) that allows the Secretary of Agriculture to use an amount not to exceed $12,000,000 from amounts previously appropriated to the Food Safety and Inspection Service under P.L. 106–387 to liquidate over-obligation and over-expenditures of the Food Safety and Inspection Service incurred during previous fiscal years. The House bill contained no similar provision.

CHAPTER 2
DEPARTMENT OF JUSTICE
GENERAL ADMINISTRATION
SALARIES AND EXPENSES

The conference agreement includes $6,750,000 for General Administration, of which $1,000,000 is provided as a contingent emergency requirement. Of the total amount, $5,750,000 is for continued implementation of IDENT/IAFIS fingerprint systems. The Justice Department is directed to continue to provide updates to the Committees on Appropriations as requested regarding the progress of this initiative. The conferees believe that the Department has provided sound oversight of this system, which will link the Federal Bureau of Investigation (FBI) and Immigration and Naturalization Service (INS) fingerprint databases. The conferees believe that this same integrated oversight should be applied to the development of the INS Entry Exit program and the “Chimera” system, which will improve data management and information technology infrastructure.

The conferees are very concerned that the cost estimates for the Entry Exit System continue to change, that the uses for which funding is requested continue to change, and that the Department of Justice and the Administration have not yet articulated to the Congress the policies that this proposed new system would support. Better planning and interagency coordination will be necessary to create an effective Entry Exit system that will alert Federal law enforcement when would-be terrorists try to gain entry to or leave the U.S. The recommendation includes $1,000,000 for the Entry Exit System, as proposed in the House bill, to be managed by the
Justice Management Division (JMD). This funding, together with $13,300,000 provided to the INS in P.L. 107–117, shall be used by JMD to continue efforts to plan the Entry Exit System. The Department is directed to consult with the Committees on Appropriations prior to obligating these funds to ensure that this system links existing law enforcement and intelligence databases and takes advantage of existing infrastructure and programs already in operation at ports of entry, such as the Dedicated Commuter Lanes program. JMD should also seek input from the appropriate Executive Branch agencies to coordinate with other law enforcement, border security, and intelligence community information systems. Further, given the importance of and uncertain total resource requirements of this program, the Conferees will request that the General Accounting Office provide oversight and input to JMD regarding every aspect of program development, including information technology plans, infrastructure needs, and staffing.

The conference agreement also includes language that funds shall derived from the Working Capital Fund to develop a plan regarding the INS “Chimera” system for review by the Committees on Appropriations, as directed in the Senate report. This project shall also be managed by JMD. The conference agreement also adopts Senate direction regarding a briefing on lessons learned on the implementation of the Trilogy program. Centralizing the management and implementation of these systems will ensure that they will be interoperable and accessible by other relevant Federal agencies.

Serious concerns remain regarding how counterterrorism activities are coordinated within the Justice Department. In recent months, Justice has expanded the number of Joint Terrorism Task Forces, and created the National Security Coordinating Council, Regional Terrorist Task Forces, Anti-Terrorism Task Forces and the Foreign Terrorist Tracking Task Force. However, Justice has not successfully articulated how these effort enhance existing counterterrorism activities or improve coordination among Federal, State and local agencies.

The Deputy Attorney General (DAG), as the chair of the National Security Coordination Council, has been designated as the lead official coordinating the Justice Department’s activities relating to combating domestic terrorism. The DAG is directed to submit to the Committees on Appropriations a strategic plan for a coordinated Justice Department effort in this regard. Further, the DAG is directed to submit a detailed Justice Department counterterrorism budget summary by program no later than 90 days after the enactment of this bill and simultaneously with the President’s annual budget request thereafter. The DAG is also directed to report quarterly on actual expenditures pursuant to the plan. The budget summary and expenditure report should begin with the fourth quarter of fiscal year 2002.

The conference agreement does not include the Senate language creating Principal Associate Deputy Attorney General for Combating Terrorism.
LEGAL ACTIVITIES

SALARIES AND EXPENSES, UNITED STATES ATTORNEYS

(RESCISSION)

The conference agreement includes a rescission of $7,000,000 from the unobligated balances available in the “Salaries and Expenses, United States Attorneys” account provided in P.L. 107–77.

SALARIES AND EXPENSES, UNITED STATES MARSHALS SERVICE

The conference agreement includes $37,900,000 for the U.S. Marshals Service to address increased security requirements associated with terrorist and other high threat trials. The conferees direct the U.S. Marshals Service to submit a spending plan for these funds by August 15, 2002.

FEDERAL PRISONER DETENTION

(RESCISSION)

The conference agreement includes a rescission of $30,000,000 from available unobligated balances in the Federal Prisoner Detention account.

ASSETS FORFEITURE FUND

(RESCISSION)

The conference agreement includes a rescission of $5,000,000 from the Assets Forfeiture Fund Super Surplus.

FEDERAL BUREAU OF INVESTIGATION

SALARIES AND EXPENSES

The conference agreement includes $175,000,000 for the Federal Bureau of Investigation (FBI) “Salaries and Expenses” account, including $165,000,000 as a contingent emergency requirement.

Of the total amount, $12,500,000 is provided for additional cybercrime, counterterrorism, and counterintelligence analytical support staff. This increase will ensure that there are more support staff to analyze the large volume of information that FBI agents are collecting as part of their terrorism investigations. The conference agreement also includes $20,000,000 for the Drug Enforcement Administration’s (DEA) Special Operations Division, to be transferred expeditiously from the FBI to the DEA in accordance with the previously established MOU; $10,000,000 for the Foreign Terrorist Tracking Task Force; and $2,000,000 for language translation services.

The conferees remain concerned with the FBI’s information technology infrastructure. A robust information technology infrastructure is essential to the FBI’s ability to securely manage complex investigations; combat terrorism and cybercrime; and collect and disseminate intelligence. Therefore, the conference agreement includes funds about the request to speed implementation of information technology enhancements. Funding includes $8,000,000 for
Trilogy contractor support; $40,121,000 for investigative data warehousing; $18,435,000 for information assurance; $7,500,000 for collaborative capabilities; $7,500,000 for FBI HQ continuity of operations; $8,000,000 for digital storage and retrieval of documents related to counterterrorism investigations; $6,444,000 for mainframe upgrades; $4,000,000 for data mining and visualization; and $19,400,000 for the National Infrastructure Protection Center Special Technologies and Applications Unit. The FBI shall brief the Committees on Appropriations prior to obligation of these funds to ensure that these information technology investments are integrated with activities of the Joint Terrorism Task Forces, the Foreign Terrorist Tracking Task Force, Trilogy, and the FBI’s Information Assurance Program.

The conference agreement also provides, as directed in the Senate report, $8,000,000 for white collar crime squads and $3,100,000 for Computer Analysis and Response Team equipment. This funding will provide the FBI with technical resources to combat corporate corruption and the growing threat of cyber crime.

In addition, the conferees direct the FBI to use $44,713,000 expected to be carried over from funds provided in P.L. 107–117 to establish additional Legal Attaché offices and provide for information infrastructure enhancements for Legal Attaché offices. The FBI shall submit to the Committees a list of proposed new Legal Attaché offices no later than August 16, 2002. As directed in the Senate report, this list should also include a review of and sight-sizing proposal for existing offices to ensure that resources are deployed to the highest priority locations. The proposal should be coordinated with the State Department and other relevant Federal agencies, such as the National Security Council, to ensure that FBI plans and activities are consistent with other diplomatic and foreign policy overseas presence priorities.

**IMMIGRATION AND NATURALIZATION SERVICE**

**SALARIES AND EXPENSES**

**ENFORCEMENT AND BORDER AFFAIRS**

The conference agreement includes $81,250,000 for the Immigration and Naturalization Service “Salaries and Expenses” account, including $46,250,000 as a contingent emergency requirement. The conferees are concerned that INS and Department of Justice management have not provided effective oversight to ensure that the User Fee account remains solvent, and are therefore providing a one-time appropriation of $25,000,000 to ensure that sufficient staff are hired and information technology enhancements are provided as directed in the fiscal year 2002 Appropriations Act. To support the INS homeland security mission with regard to enforcing deportation orders, $25,000,000 is provided for the Absconder Initiative. To address chronic vehicle shortfalls, $25,000,000 is provided for fleet management. The conferees note that the Congress provides base funding every year to the INS for both new and replacement vehicles, and the INS is expected to use these appropriations for both new and replacement vehicles instead of redirecting these resources to other areas. The conferees direct
the INS to submit a spending plan prior to obligating any of the funding provided under this heading.

To improve retention of Border Patrol Agents and Immigration Inspectors, the conference agreement includes $6,250,000 for pay upgrades for Border Patrol Agents and Immigration Inspectors for the remainder of fiscal year 2002. The conferees are concerned that the Administration has failed to address law enforcement pay equity issues in a comprehensive manner, and expects it to develop and quickly implement an equitable pay scale to ensure fair compensation for the Nation’s Federal law enforcement officers.

CONSTRUCTION

The conference agreement includes $32,100,000 as a contingent emergency requirement for the Immigration and Naturalization Service “Construction” account, to remain available until expended. The INS is directed to submit a proposed allocation to the Committees prior to obligating any of this funding.

FEDERAL PRISON SYSTEM

BUILDINGS AND FACILITIES

(RESCISSION)

The conference agreement includes a rescission of $5,000,000 from the unobligated balances available in the “Federal Prison System, Buildings and Facilities” account.

OFFICE OF JUSTICE PROGRAMS

JUSTICE ASSISTANCE

(INCLUDING RESCISSION)

The conference agreement includes $151,300,000 as a contingent emergency requirement for equipment, training and exercises for State and local first responders as authorized by the USA PATRIOT Act. Since fiscal year 1998, this program has provided funding and support to all types of first responders, including fire, emergency medical services, hazardous material response, and law enforcement. The following table outlines the funding provided in the conference agreement:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Equipment</td>
<td>$95,000,000</td>
</tr>
<tr>
<td>Prepositioned Equipment</td>
<td>(20,000,000)</td>
</tr>
<tr>
<td>Electronic Dissemination of Terrorist Threat Information</td>
<td>(10,000,000)</td>
</tr>
<tr>
<td>Equipment Formula Grants</td>
<td>(65,000,000)</td>
</tr>
<tr>
<td>Security Clearances</td>
<td>1,300,000</td>
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<tr>
<td>Training</td>
<td>41,000,000</td>
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<tr>
<td>Exercises</td>
<td>14,000,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>151,300,000</strong></td>
</tr>
</tbody>
</table>

*Prepositioned Equipment.*—The conference agreement includes $20,000,000 for prepositioned equipment and adopts, by reference, the Senate report language on this matter.

*Electronic Dissemination of Terrorist Threat Information.*—The conference agreement includes $10,000,000 to enhance the Department’s electronic dissemination of terrorism-related threat information to State and local communities as proposed in the House bill.
The conferees direct the Office of the Deputy Attorney General, in coordination with the Department's Chief Information Officer, the Federal Bureau of Investigation and the Office of Justice Programs, to report to the Committees on Appropriations by September 1, 2002, outlining the Department's efforts to ensure State and local communities are properly informed. The report shall include: (1) a spending plan for the $10,000,000 provided by this Act; (2) a description of the funding used to operate each of the electronic systems the Department uses to communicate with State and local communities, including but not limited to RISS, LEO, NLETS, the Emergency Fire Services Information Sharing and Analysis Center, the Southwest Border Anti-Drug Information System, the National Sheriffs Association's multi-State information sharing system, and the Real-time Analytical Intelligence Database; (3) a description of how the Department's various communication systems interact to ensure information in each system is up to date and accurate; (4) a description of the Department's plans to eliminate or consolidate systems while making them all interoperable; (5) a description of the future year costs of the Department's communication systems; (6) a description of how the Department communicates with local officials that are not connected to at least one of the Department's various systems; (7) a description of the FBI's National Intel Share Project and how this project will utilize RISS, LEO and other systems; (8) a description of whether it's necessary for State and local communities to develop their own information systems; and (9) a description of how the Department will work with State and local governments that have developed local information sharing systems to ensure they are interoperable with the Department's information systems.

Equipment Formula Grants.—The conference agreement includes $65,000,000 for equipment grants and adopts, by reference, language in the Senate report regarding the refinement of the Office of Domestic Preparedness' grant making process to expedite and facilitate the delivery of funds and services. The conferees also adopt, by reference, language in the Senate report regarding matching requirements.

The conferees adopt, by reference, language in the Senate report requiring the IAB to submit a report regarding equipment standards, and language in the House report regarding State and local coordination in the development and implementation of State-wide strategic plans.

Security Clearance.—The conference agreement includes $1,300,000 for security clearances for State and local first responders as described in the Senate report.

Training.—The conference agreement includes $41,000,000 for first responder training, including $5,000,000 for the development of standards as described in the House report and $36,000,000 to establish a competitive discretionary training grant program.

The conferees recognize the critical need for State and local first responders to receive training to counter weapons of mass destruction (WMD) and terrorism threats. This new competitive discretionary grant program is to be designed and implemented by the Office of Domestic Preparedness (ODP). The conferees direct ODP to develop and submit proposed guidelines for the program to the
Committees on Appropriations no later than 45 days after enactment of this Act. The conferees expect that these proposed guidelines should at a minimum allow State and local agencies, non-profit organizations, and universities to be eligible for grants, including former and current ODP grant recipients. The conferees expect the grant approval process to include a review of training curricula and materials to ensure that grantees are using the latest WMD and counterterrorism training techniques. ODP will need adequate resources to implement this new program, therefore the conferees direct that the current hiring freeze be lifted and the Office be fully staffed within available resources.

The conferees adopt, by reference, language in the Senate report regarding a report on the coordination of Federal training. The conferees expect the report to be submitted no later than January 31, 2002.

Exercise.—The conference agreement includes $14,000,000 for exercises, including $4,000,000 for TOPOFF II as proposed in the Senate report.

CapWIN.—The Federal government is the largest single employer in the Washington D.C. metro area and the conferees are committed to the safety of Federal employees. The conferees are concerned that in the event of another terrorist attack in the Washington, DC area the Executive Branch should have a communications system in place that will inform all of the Federal agencies in the metropolitan area of threat and public health information along with evacuation procedures.

Public Law 107–117 provided $20,000,000 for the Capitol Wireless Integrated Network (CapWIN). This system will integrate law enforcement, fire, emergency medical, transportation, and hazmat information from Maryland, Virginia, the District of Columbia, and certain Federal agencies. This system will ensure that responders from various jurisdictions are able to communicate in the field and through the use of mobile computing will also greatly enhance the amount of information available to all types of responders both in the field and at emergency operations centers.

The conferees direct the Office of Justice Programs, in consultation with the Office of Personnel Management (OPM) and the General Services Administration, to evaluate whether CapWIN can be expanded to include Federal agencies located in the Washington, DC metro area to ensure that in the even of a terrorist attack Federal agencies are able to maintain communications with Executive Branch leaders. The conferees believe the expansion of CapWIN to Federal agencies will enhance agencies’ abilities to share electronic information. The conferees understand that, once developed, CapWIN should not require a significant investment of resources for Federal agencies to access it.

The conferees direct the Department of Justice, in consultation with the OPM, to submit a report to the Committee on Appropriations, no later than December 1, 2002, on the status of expanding CapWIN to Federal agencies within the Washington, DC metro area. The report shall include an implementation plan, including funding required and procedures for use of the system in the event of a terrorist attack. The report should also include alternatives, if
the expansion of CapWIN is not the appropriate solution to allow Federal agencies to communicate in a crisis situation.

The conference agreement rescinds $600,000 from funds available to the Office of the Assistant Attorney General for Office of Justice Programs, $1,400,000 less than the rescission proposed in the Senate bill. The conference agreement does not include the $2,000,000 rescission proposed in the Senate bill from funds available to the Office of Congressional and Public Affairs.

CRIME VICTIMS FUND

The conference agreement adopts, by reference, language in the House report under this heading.

COMMUNITY ORIENTED POLICING SERVICES

The conference agreement includes $50,000,000 as a contingent emergency requirement for a new Office of Community Oriented Policing Services (COPS) Interoperable Communications Technology program, to be designed and implemented by the COPS Office, in consultation with the Office of Science and Technology (OS&T) of the National Institute of Justice, and the Bureau of Justice Assistance (BJA). The conferees seek to utilize the expertise of all three organizations so as to create a grant program that is highly responsive to the immediate needs of the State and local law enforcement community and that takes full advantage of the expertise and lessons learned from OS&T and BJA research and development in the field of interoperable law enforcement communications, particularly project AGILE. In addition, the conferees are aware that the Office of Domestic Preparedness and the National Institute of Standards and Technology (NIST) have significant experience in law enforcement communications, and recommend that the COPS Office seek guidance from these agencies when designing and implementing this program.

This program should address the critical need of law enforcement to improve cross-jurisdictional communication and information sharing. The conferees direct the COPS Office to develop and submit proposed guidelines for the program to the Committees on Appropriations no later than 45 days after enactment of this Act. Consistent with the COPS Office’s existing grant programs, the COPS Interoperable Communications Technology program should include a 25 percent local match requirement. The conferees are aware that the Federal Emergency Management Administration (FEMA) has a similar program designed for Fire Departments and EMS and therefore COPS should consult with FEMA to ensure that these programs are providing compatible communications equipment that will allow interoperability among all first responders in a given jurisdiction. The conferees urge that grants under these programs be used, whenever possible, to purchase cost effective cross band repeaters or other frequency or band patching solutions to allow agencies to make existing communications systems interoperable. Because of the complexities associated with these systems, the conferees provide $3,00,000, within available amounts, to be transferred to the Bureau of Justice Assistance to provide technical assistance, utilizing OS&T’s expertise, to grantees regarding the implementation of the equipment.
The conferees understand and support the need for minimum standards for law enforcement communications technology. Therefore, OS&T should assist the COPS Office in incorporating existing minimum standards into the formulation of this grant program. The conferees also provide, within available amounts, $5,000,000 to be transferred to NIST to continue the efforts of the Office of Law Enforcement Standards (OLES) regarding the development of a comprehensive suite of minimum standards for law enforcement communications.

The conferees direct that the current hiring freeze in the COPS Office be lifted and the Office be fully staffed within available resources to support the implementation of this new program. In addition, the conferees are aware that a number of cross band repeaters have been distributed by the Federal government to local jurisdictions throughout the United States. The conferees direct that NIJ provide an inventory no later than January 1, 2003, regarding the locations of all of these systems.

DEPARTMENT OF COMMERCE AND RELATED AGENCIES

RELATED AGENCIES

OFFICE OF THE UNITED STATES TRADE REPRESENTATIVES

SALARIES AND EXPENSES

The conference agreement includes $1,100,000 as a contingent emergency appropriation for increased security costs.

DEPARTMENT OF COMMERCE

BUREAU OF THE CENSUS

PERIODIC CENSUSES AND PROGRAMS

(RESCISSION)

The conference agreement includes a rescission of $11,300,000 from amounts made available under this heading in prior fiscal years, except funds designated for the Suitland Federal Center.

NATIONAL INSTITUTE OF STANDARDS AND TECHNOLOGY

SCIENTIFIC AND TECHNICAL RESEARCH AND SERVICES

The conference agreement includes $37,100,000 under this heading, of which $33,100,000 is provided as a contingent emergency requirement. Of the total amount provided, $20,000,000 is included to further develop the overall Federal Government information technology (IT) security framework, including baseline minimum IT security benchmarks or criteria. No funding is provided to develop technology-specific requirements for the use of specific hardware or software or to develop cyber-security technologies that may compete against those developed by industry.

In addition, $2,000,000 is included to strengthen security and surveillance at the NIST neutron reactor, $1,000,000 is provided for the development of standards for the accuracy of biometric identification systems as authorized by Public Law 107–56 and Public
Law 107–173, $4,000,000 is provided for standards, technology and practices for buildings and emergency responders to develop and implement cost-effective safety and security for buildings, and $10,100,000 is included for standards development for chemical/biological/nuclear/radioactive explosive threat detection equipment and biomedical recognition equipment to support homeland security activities.

**NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION**

**OPERATIONS, RESEARCH, AND FACILITIES**

(INCLUDING RESCSSION)

The conference agreement includes $4,800,000 in this account, including $2,800,000 as a contingent emergency requirement. Of the total amount provided, $2,800,000 is for critical satellite products and services under the National Environmental Satellite Data Information Service and $2,000,000 is for critical mapping andcharting backlog requirements redirected from New York, Virginia, and Alaska as a result of the September 11th attacks.

The conference agreement includes, by reference, language in the House report regarding tornadoes.

The conference agreement also includes a rescission of $8,100,000 from unobligated balances remaining under this heading provided by Section 817 of Public Law 106–78.

**PROCUREMENT, ACQUISITION AND CONSTRUCTION**

The conference agreement includes $7,200,000 as a contingent emergency requirement for a supercomputer backup capability for the National Weather Service.

**FISHERIES FINANCE PROGRAM ACCOUNT**

The conference agreement includes language relating to loan program levels under the fisheries finance program.

**DEPARTMENTAL MANAGEMENT**

**SALARIES AND EXPENSES**

The conference agreement includes $400,000 as an emergency requirement for increased guard and protection services, as requested.

**THE JUDICIARY**

**SUPREME COURT OF THE UNITED STATES**

**CARE OF THE BUILDING AND GROUNDS**

The conference agreement includes $10,000,000 as an emergency requirement to address the Supreme Court buildings’s perimeter security needs. The conferees direct the Architect of the Capitol to submit a spending plan for this funding no later than September 15, 2002. The conferees adopt, by reference, language in the House report regarding the coordination of the Court’s security
efforts with other security enhancements being implemented in the U.S. Capitol complex.

UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

SALARIES AND EXPENSES

The conference agreement adopts, by reference, language in the House report under this heading. The required report should be submitted no later than September 1, 2002.

COURTS OF APPEALS, DISTRICT COURTS, AND OTHER JUDICIAL SERVICES

SALARIES AND EXPENSES

The conference agreement includes $7,115,000, including $3,972,000 as a contingent emergency requirement, for the increased costs associated with terrorist-related trials. Of the total amount provided, $5,200,000 is for perimeter security enhancements such as protective window film, for courts with upcoming terrorist trials, as described in the House and Senate reports. In addition, $1,915,000 is provided to fund the costs associated with closed circuit transmission of the Moussaoui trial to victims of the September 11th attacks. The conferees adopt, by reference, language in the Senate report regarding a report on the court security radio conversion program.

Courtroom Technologies.—The conferees support the Federal Judiciary and Department of Justice courtroom technologies programs. The Federal Judiciary’s courtroom technology program includes the installation of video evidence presentation systems, video conferencing systems, and electronic methods of taking the record in new and existing Federal courtrooms, as well as the procurement of portable suites of computers and audio/visual equipment for use in courtrooms without permanent equipment. The conferees understand that these technologies can reduce trial time, lower litigation costs and enhance the understanding of information.

The conferees also understand that Department of Justice attorneys have developed a similar low cost, portable suite of computers and audio/visual equipment for the courtroom that enhances the presentation of information to juries on complex issues such as how a cyber attack is launched.

The conferees direct the Administrative Office of the U.S. Courts and the Executive Office of United States Attorneys (EOUSA) to provide a report to the Committees on their plans to expand the use of courtroom technologies in Federal courtrooms. The report should describe the courts’ plans to expand installation of courtroom technologies in new and existing courtrooms and to use of portable courtroom technologies. The report should compare the costs and benefits of each program. The report should also describe how the Federal Judiciary and the EOUSA are coordinating their programs to ensure that duplicative equipment is not purchased. The conferees expect the report to be submitted no later than September 1, 2002.
DEPARTMENT OF STATE AND RELATED AGENCY
DEPARTMENT OF STATE
ADMINISTRATION OF FOREIGN AFFAIRS
DIPLOMATIC AND CONSULAR PROGRAMS

The conference agreement includes $47,450,000 in this account as an emergency appropriation. This amount includes $20,300,000 for costs of opening and securing diplomatic posts in Kabul, Afghanistan, and Dushanbe, Tajikistan. The conferees direct the Department to submit bimonthly reports on the planned and actual obligation and expenditure of this funding through completion of the projects.

The conference agreement also includes $1,000,000 for domestic preparedness needs, $3,000,000 for chemical/biological emergency supplies, $1,600,000 for increased domestic guard requirements, $550,000 for immunization requirements, and $11,000,000 for mail and pouch processing requirements. The conferees note that $10,000,000 was provided for security upgrades of mail and pouch facilities in Public Law 107–38. Should additional funding beyond the total of $21,000,000 be required for this purpose, the conferees expect the Department to submit a reprogramming from funding provided for other purposes.

The conference agreement also includes in this chapter a public diplomacy initiative to engage foreign Arab and Muslim publics totaling $40,100,000, including $10,000,000 under this account. The conference agreement includes, by reference, language in the Senate report regarding the American Corners initiative. Funding is included under this account, as follows, for public diplomacy programs and activities:

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Broadcast Rights</td>
<td>$1,150,000</td>
</tr>
<tr>
<td>Crimes Against Humanity Programs</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Regional Office—Cairo</td>
<td>$1,500,000</td>
</tr>
<tr>
<td>Iran-Iraq Programs</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Democratization</td>
<td>$1,050,000</td>
</tr>
<tr>
<td>English Teaching Support</td>
<td>$2,550,000</td>
</tr>
<tr>
<td>Educational Reform (Gulf &amp; S Asia)</td>
<td>$500,000</td>
</tr>
<tr>
<td>American Studies (NEA region)</td>
<td>$600,000</td>
</tr>
<tr>
<td>Educational Reform Small Grants</td>
<td>$500,000</td>
</tr>
</tbody>
</table>

Total ................................................................... $10,000,000

EDUCATIONAL AND CULTURAL EXCHANGE PROGRAMS

The conference agreement includes $15,000,000, including $5,000,000 as a contingent emergency requirement, for a public diplomacy exchange initiative for foreign Arab and Muslim publics. This initiative includes funding, as follows, for educational and cultural exchange themes and programs to increase mutual understanding with Arab and Muslim audiences worldwide:

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Values/Religious Tolerance</td>
<td>$2,100,000</td>
</tr>
<tr>
<td>English Language Programs</td>
<td>$4,000,000</td>
</tr>
<tr>
<td>American Studies</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Youth Exchanges</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Media Training Exchanges</td>
<td>$500,000</td>
</tr>
<tr>
<td>US/Afghan Women’s Council</td>
<td>$2,400,000</td>
</tr>
</tbody>
</table>
Fulbright Exchanges ............................................................................. 4,000,000

Total ............................................................................................. 15,000,000

The conferees agree that Fulbright Exchanges funded in this Act will focus on the themes of values/religious tolerance, American studies, media training and US/Afghan women’s issues. The conference agreement also includes, by reference, language in the House report regarding the allocation of this funding for countries not already covered under the Freedom Support Act.

EMBASSY SECURITY, CONSTRUCTION, AND MAINTENANCE

The conference agreement includes $210,516,000, including $10,000,000 as a contingent emergency requirement. This includes $130,516,000 for the construction and renovation of diplomatic facilities in Kabul, Afghanistan, and $80,000,000 for Dushanbe, Tajikistan. The amount provided above the request reflects adjusted Department estimates for the Kabul project, as described in the Senate report. The conferees direct the Department to submit bimonthly reports on the planned and actual obligation and expenditure of this funding through completion of the projects. In addition the conferees direct that the bimonthly reports on the Kabul, Afghanistan, facility contain detailed information, including cost estimates, on compound security.

The conferees also direct the Department to submit a report on, and justification of, proposed staffing levels at both posts before the obligation of funds, as described in the House report. The conferees intend that the amount provided for facilities in Kabul will support the collocation of all agencies at post on a secure compound.

EMERGENCIES IN THE DIPLOMATIC AND CONSULAR SERVICE

The conference agreement does not include additional funding requested under this account. The conferees direct the Department to use available funding in this account for the purposes described in the request.

INTERNATIONAL ORGANIZATIONS AND CONFERENCES

CONTRIBUTIONS TO INTERNATIONAL ORGANIZATIONS

The conference agreement includes $7,000,000 as an emergency requirement for anticipated United Nations assessments to support a United Nations mission in Afghanistan.

CONTRIBUTIONS FOR INTERNATIONAL PEACEKEEPING ACTIVITIES

The conference agreement includes $23,034,000 as an emergency requirement for increased assessments for the United Nations peacekeeping mission in the Democratic Republic of the Congo (MONUC). The conference agreement provides for estimated additional fiscal year 2002 assessments based on the current force level and does not assume any increase or decrease to that level, nor any change in the mandate of the mission. Should actual assessments for MONUC exceed the increased funding level, the Department may propose to reprogram funds from allocations for other missions.
The conference agreement includes $7,400,000 as an emergency requirement for operational costs to continue surrogate radio broadcasting by Radio Free Europe/Radio Liberty to the people of Afghanistan in languages spoken in Afghanistan. The Broadcasting Board of Governors (BBG) shall provide the Committees on Appropriations quarterly status reports on ongoing broadcasting initiatives in the Middle East, Afghanistan and Africa, with the first such report due no later than October 15, 2002. In addition, the conferees expect the BBG to carry VOA Farsi and Radio Free Europe/Radio Liberty's Radio Free Iraq broadcasts on the medium-wave transmitter located in Kuwait until such time as alternative AM transmission capabilities with equivalent power and reach are in place. The conferees note that the BBG, to date, has not submitted such an alternative proposal to the Committees on Appropriations.

The conference agreement includes $7,700,000 for the "Broadcasting Capital Improvements" account, for capital requirements associated with installation of a medium wave transmission facility to support the Arabic broadcasting initiative, as described in the House report.

The conference agreement includes a rescission of $5,000,000 from unobligated balances under this heading.

The conference agreement includes $40,200,000 for the Securities and Exchange Commission, including $9,300,000 as a contingent emergency requirement. The total amount is $20,200,000 above the request, and $10,900,000 above the level provided in the House and Senate bills. The conferees are concerned that the Administration has not requested sufficient resources for the Commission to adequately protect investors from corporate abuses. In order to address this concern, the conferees have provided more than double the Administration’s request. The conference agreement includes $25,000,000 for 125 additional staff including associated pay parity costs, and $5,900,000 to allow the Commission to begin to address critical in-
formation technology needs such as an integrated document management system, automated analytical tools, and E-Filing. In addition, $9,300,000 is provided for recovery costs for the New York Regional Office where office space was destroyed in the September 11th attacks.

GENERAL PROVISIONS

Sec. 201.—The conference agreement includes modified language waiving a provision of existing law requiring authorizations to be in place for the State Department prior to the expenditure of any appropriated funds.

Sec. 202.—The conference agreement includes language amending existing law regarding the collection of immigration inspection fees.

Sec. 203.—The conference agreement includes language authorizing the closed circuit televising of the Moussaoui trial for victims of the September 11, 2001, attacks.

Sec. 204.—The conference agreement includes language requiring that funds provided in fiscal year 2002 for a certain grant program be used before the end of the current fiscal year.

Sec. 205.—The conference agreement includes language prohibiting the use of funds in this or any other act to carry out a certain memorandum of agreement between the Federal Trade Commission and the Department of Justice. The conference agreement adopts by reference the semi-annual reporting requirement included in the Senate report.

Sec. 206.—The conference agreement includes modified language extending the statutory deadline for submission of the final report and recommendations of the Ocean Policy Commission.

Sec. 207.—The conference agreement includes language authorizing the International Joint Commission to receive funds from the U.S. Army Corps of Engineers for purposes related to a certain project.

Sec. 208.—The conference agreement includes language clarifying the definition of wild fish in the Agricultural Marketing Act of 1946, as amended.

Sec. 209.—The conference agreement includes language clarifying Congressional intent regarding a cooperative agreement.

Sec. 210.—The conference agreement includes language providing economic assistance to certain fishermen and fishing communities. The conference agreement includes, by reference, language in the Senate report regarding the allocation, by State, of this funding.

Sec. 211.—The conference agreement includes modified language and funding for a cooperative research program and a capacity reduction loan program for the New England groundfish fishery.

Sec. 212.—The conference agreement includes modified language designating previously appropriated funding for the costs of a capacity reduction loan program for the West Coast fishery.

Sec. 213.—The conference agreement includes language amending Public Law 107–77 under the heading “National Veterans Business Development Corporation” to make fiscal year 2002 appropriations available until expended.
Chapter 3 of the conference agreement recommends $14,352,900,000 for the Department of Defense, instead of $15,769,462,000 as proposed by the House and $14,022,000,000 as proposed by the Senate to support the global war on terrorism. This amount includes $14,966,000,000 in new budget authority, and $613,100,000 in offsets (rescissions) from existing appropriations.

The following table provides details of the emergency supplemental appropriations in this chapter.

<table>
<thead>
<tr>
<th>Budget re-</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
</tr>
</thead>
<tbody>
<tr>
<td>quest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Military Personnel:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Air Force</td>
<td>206,000</td>
<td>206,000</td>
<td>206,000</td>
</tr>
<tr>
<td>Operation and Maintenance:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Army</td>
<td>107,000</td>
<td>226,000</td>
<td>107,000</td>
</tr>
<tr>
<td>Navy</td>
<td>36,500</td>
<td>53,750</td>
<td>36,500</td>
</tr>
<tr>
<td>Air Force</td>
<td>41,000</td>
<td>60,500</td>
<td>41,000</td>
</tr>
<tr>
<td>Defense-Wide</td>
<td>739,000</td>
<td>751,975</td>
<td>739,000</td>
</tr>
<tr>
<td>Defense Emergency Response Fund</td>
<td>11,300,000</td>
<td>12,693,972</td>
<td>11,300,000</td>
</tr>
<tr>
<td>Total</td>
<td>12,223,500</td>
<td>13,786,197</td>
<td>12,223,500</td>
</tr>
<tr>
<td>Procurement:</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Army</td>
<td>79,200</td>
<td>79,200</td>
<td>79,200</td>
</tr>
<tr>
<td>Navy</td>
<td>22,800</td>
<td>22,800</td>
<td>22,800</td>
</tr>
<tr>
<td>MC</td>
<td>262,000</td>
<td>262,000</td>
<td>262,000</td>
</tr>
<tr>
<td>Navy</td>
<td>2,500</td>
<td>2,500</td>
<td>2,500</td>
</tr>
<tr>
<td>Marine Corps</td>
<td>3,500</td>
<td>3,500</td>
<td>3,500</td>
</tr>
<tr>
<td>Air Force</td>
<td>93,000</td>
<td>129,500</td>
<td>93,000</td>
</tr>
<tr>
<td>Air Force</td>
<td>752,300</td>
<td>735,340</td>
<td>752,300</td>
</tr>
<tr>
<td>Total</td>
<td>1,429,800</td>
<td>1,454,265</td>
<td>1,429,800</td>
</tr>
<tr>
<td>Research, Development, Test and Evaluation:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Army</td>
<td>8,200</td>
<td>8,200</td>
<td>8,200</td>
</tr>
<tr>
<td>Navy</td>
<td>19,000</td>
<td>9,000</td>
<td>19,000</td>
</tr>
<tr>
<td>Air Force</td>
<td>60,800</td>
<td>99,800</td>
<td>60,800</td>
</tr>
<tr>
<td>Defense-Wide</td>
<td>74,700</td>
<td>72,000</td>
<td>74,700</td>
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<tr>
<td>Total</td>
<td>162,700</td>
<td>189,000</td>
<td>162,700</td>
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<tr>
<td>General Provisions:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>MH-47</td>
<td>—</td>
<td>93,000</td>
<td>—</td>
</tr>
<tr>
<td>Chemical Demilitarization</td>
<td>—</td>
<td>100,000</td>
<td>—</td>
</tr>
<tr>
<td>Rescissions</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Total General Provisions</td>
<td>—</td>
<td>134,000</td>
<td>—</td>
</tr>
<tr>
<td>Grand Total</td>
<td>14,022,000</td>
<td>15,769,462</td>
<td>14,022,000</td>
</tr>
</tbody>
</table>

MILITARY PERSONNEL

The conference agreement recommends $206,000,000 as proposed by the House and the Senate for functions funded in title I,
Military Personnel, of the Department of Defense Appropriations Act, as follows:

<table>
<thead>
<tr>
<th>Program Request</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Military Personnel, Air Force Personnel Readiness</td>
<td>206,000</td>
<td>206,000</td>
<td>206,000</td>
</tr>
</tbody>
</table>

**OPERATION AND MAINTENANCE**

The conference agreement recommends $1,045,235,000 for functions funded in title II, Operation and Maintenance, of the Department of Defense Appropriations Act, instead of $1,092,225,000 as proposed by the House, and $923,500,000 as proposed by the Senate, as follows:

<table>
<thead>
<tr>
<th>Program Request</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operation and Maintenance, Army:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C3I Classified</td>
<td>101,800</td>
<td>103,800</td>
<td>101,800</td>
</tr>
<tr>
<td>C3I Site R</td>
<td>5,200</td>
<td>5,200</td>
<td>5,200</td>
</tr>
<tr>
<td>Operations in Bosnia and Southwest Asia</td>
<td>0</td>
<td>117,000</td>
<td>0</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Program Request</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operation and Maintenance, Navy:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C3I Classified</td>
<td>36,500</td>
<td>53,750</td>
<td>36,500</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Program Request</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operation and Maintenance, Air Force:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C3I Classified</td>
<td>32,000</td>
<td>51,500</td>
<td>32,000</td>
</tr>
<tr>
<td>Weapons and Munitions—UAV</td>
<td>9,000</td>
<td>9,000</td>
<td>9,000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Program Request</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operation and Maintenance, Defense-Wide:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C3I Classified</td>
<td>283,600</td>
<td>296,575</td>
<td>283,600</td>
</tr>
<tr>
<td>C3I Homeland Security IT</td>
<td>32,000</td>
<td>32,000</td>
<td>32,000</td>
</tr>
<tr>
<td>C3I White House Communications</td>
<td>3,400</td>
<td>3,400</td>
<td>3,400</td>
</tr>
<tr>
<td>Coalition Support</td>
<td>420,000</td>
<td>420,000</td>
<td>420,000</td>
</tr>
</tbody>
</table>

**OPERATION AND MAINTENANCE, DEFENSE-WIDE**

The conference agreement provides $390,000,000 for reimbursements to Pakistan, Jordan, and other key cooperating countries for the cost of goods, services, or use of facilities provided in direct support of United States military forces in connection with the global war on terrorism. The conferees expect the Secretary of Defense to establish financial management guidelines and documentation requirements providing assurance that these reimbursements are fully justified. The conferees expect that the first “15-day” written notification submitted to the congressional committees will include a detailed description of the financial management guidelines and documentation requirements established by the Secretary under the authority provided, and an explanation as to the adequacy of this documentation in ensuring that taxpayer interests are adequately protected.

**DEFENSE EMERGENCY RESPONSE FUND**

The conference agreement recommends $11,901,900,000 for the incremental costs of military operations and mobilization to conduct the global war on terrorism, instead of $12,693,972,000 as proposed by the House, and $11,300,000,000 as proposed by the Senate, as follows:
<table>
<thead>
<tr>
<th>Service</th>
<th>Active and Reserve Pays and Allowances</th>
<th>Mobilization Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Military Personnel, Army</td>
<td>1,389,700</td>
<td>245,000</td>
</tr>
<tr>
<td>Military Personnel, Navy</td>
<td>414,200</td>
<td>285,000</td>
</tr>
<tr>
<td>Military Personnel, Marine Corps</td>
<td>206,800</td>
<td>2,000</td>
</tr>
<tr>
<td>Military Personnel, Air Force</td>
<td>1,848,500</td>
<td></td>
</tr>
<tr>
<td>Operation and Maintenance, Army</td>
<td>705,000</td>
<td>348,600</td>
</tr>
<tr>
<td>Operation and Maintenance, Navy</td>
<td>140,000</td>
<td>225,000</td>
</tr>
<tr>
<td>Operation and Maintenance, Marine Corps</td>
<td>51,000</td>
<td></td>
</tr>
<tr>
<td>Operation and Maintenance, Air Force</td>
<td>1,323,200</td>
<td>626,800</td>
</tr>
<tr>
<td>Operation and Maintenance, Defense-Wide</td>
<td>1,010,900</td>
<td></td>
</tr>
<tr>
<td>Overseas Humanitarian, Disaster and Civic Aid:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Demining and Unexploded Ordnance Activities</td>
<td>10,000</td>
<td></td>
</tr>
<tr>
<td>Procurement of Weapons and Tracked Combat Vehicles, Army:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sniper Rifles, Modified Magazines</td>
<td>4,000</td>
<td></td>
</tr>
<tr>
<td>Procurement of Ammunition, Army:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Small Caliber Ammunition</td>
<td>62,800</td>
<td></td>
</tr>
<tr>
<td>Other Procurement, Army:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Site R Short Range Air Defense</td>
<td>33,200</td>
<td></td>
</tr>
<tr>
<td>Mine Clearing Equipment</td>
<td>9,000</td>
<td></td>
</tr>
<tr>
<td>Aircraft Procurement, Navy:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>J–52 Engines</td>
<td>9,000</td>
<td></td>
</tr>
<tr>
<td>EA–6B Center and Outer Wing Repairs</td>
<td>60,000</td>
<td></td>
</tr>
<tr>
<td>Spares</td>
<td>27,000</td>
<td></td>
</tr>
<tr>
<td>Shipbuilding and Conversion, Navy:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Incremental Cost of Maintenance Availability</td>
<td>59,000</td>
<td></td>
</tr>
<tr>
<td>Other Procurement, Navy:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Site R Costs, Spare Parts, and Guantanamo Bay Operations</td>
<td>36,000</td>
<td></td>
</tr>
<tr>
<td>Procurement of Ammunition, Air Force:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sensor Fuzed Weapon</td>
<td>8,000</td>
<td></td>
</tr>
<tr>
<td>Other Procurement, Air Force:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>NORAD Radio and Communications Upgrades</td>
<td>4,000</td>
<td></td>
</tr>
<tr>
<td>Research, Development, Test and Evaluation, Air Force:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Global Hawk Deployment</td>
<td>36,000</td>
<td></td>
</tr>
<tr>
<td>Defense Health Program:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Guard and Reserve Medical Costs</td>
<td>143,800</td>
<td></td>
</tr>
</tbody>
</table>

The conferees have agreed to provide $672,000,000 over the amounts requested by the President in order to address existing shortfalls in military personnel funding, including those associated with the mobilization of Guard and Reserve personnel and other personnel-related costs including “stop-loss”. In addition, based on more current execution data, the conference agreement adjusts the
budget request by realigning an additional $128,000,000 to personnel requirements from operational costs, bringing the total provided for additional military personnel expenses to $800,000,000.

The conference agreement reallocates $201,000,000 from funds requested for SOCOM logistical support to the military services that the providing the support. The recommendation also realigns $100,000,000 from the Defense Health Program to other requirements based on the Department’s reporting of lower than expected expenditures for medical services provided to reservists called to active duty.

The conferees agree with funding directives in House of Representatives Report 107–480 with respect to body armor; Naval Air Station, North Island historical facility renovation; NAIC Threat Representation and Validation project; and Predator B flying hours. Further, the conferees agree with the quarterly reporting requirements for Defense Emergency Response Fund (DERF) obligations as directed by the House, and with the Senate’s directive that the Department of Defense notify the Committees on Appropriations prior to transferring DERF funds to appropriations accounts or for purposes or amounts other that those specified in the table above.

REALIGNMENT OF DERF FUNDS FOR FISCAL YEAR 2002 FUNDING SHORTFALLS

The Department of Defense has identified $500,000,000 previously made available to the Defense Emergency Response Fund (in Public Laws 107–38 and 107–117) that are not being obligated by the military services as quickly as originally anticipated. The categories to which these funds had been allocated are as follows:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Increased situational awareness</td>
<td>153,823</td>
</tr>
<tr>
<td>Enhanced force protection</td>
<td>161,150</td>
</tr>
<tr>
<td>Increased worldwide posture</td>
<td>49,407</td>
</tr>
<tr>
<td>Initial crisis response</td>
<td>125,620</td>
</tr>
<tr>
<td>Airport and border security</td>
<td>10,000</td>
</tr>
</tbody>
</table>

Given that funds previously made available to the DERF were for near term, extraordinary costs of the war on terrorism that would be obligated and expended quickly, it is clear that these funds are for relatively lower priority activities. In order to help offset the additional funding for military personnel and other time-sensitive, mobilization-related costs provided in the conference agreement, the conferees recommend a general provision (section 312) rescinding $224,000,000 of these funds. As for funds which remain from those cited above, the conferees direct that they be realigned to address additional fiscal year 2002 military personnel and other high priority operational and readiness funding requirements that will not be fully covered by the funding in this measure. The conference agreement includes authority for the Secretary of Defense to make such transfers, 15 days after notification to the congressional defense committees.

PROCUREMENT

The conference agreement recommends $1,455,265,000 for functions funded in title III, Procurement, of the Department of De-
fense Appropriations Act, instead of $1,454,265,000 as proposed by the House, and $1,429,800,000 as proposed by the Senate, as follows:

**[In thousands of dollars]**

<table>
<thead>
<tr>
<th>Program</th>
<th>Request</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other procurement, Army:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C3I Classified</td>
<td>10,400</td>
<td>10,400</td>
<td>10,400</td>
<td>10,400</td>
</tr>
<tr>
<td>C3I Site R</td>
<td>68,800</td>
<td>68,800</td>
<td>68,800</td>
<td>68,800</td>
</tr>
<tr>
<td>Aircraft Procurement, Navy:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C3I Classified</td>
<td>8,000</td>
<td>8,000</td>
<td>8,000</td>
<td>8,000</td>
</tr>
<tr>
<td>C3I White House Communications</td>
<td>14,800</td>
<td>14,800</td>
<td>14,800</td>
<td>14,800</td>
</tr>
<tr>
<td>Procurement of Ammunition, Navy and Marine Corps:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Weapons and Munitions—JDAM</td>
<td>262,000</td>
<td>262,000</td>
<td>262,000</td>
<td>262,000</td>
</tr>
<tr>
<td>Other Procurement, Navy:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C3I Classified</td>
<td>2,500</td>
<td>2,500</td>
<td>2,500</td>
<td>2,500</td>
</tr>
<tr>
<td>Procurement, Marine Corps:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C3I Classified</td>
<td>3,500</td>
<td>3,500</td>
<td>3,500</td>
<td>3,500</td>
</tr>
<tr>
<td>Aircraft Procurement, Air Force:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Weapons and Munitions—IUV</td>
<td>93,000</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Global Hawk Replacement Vehicle</td>
<td>0</td>
<td>35,000</td>
<td>35,000</td>
<td>35,000</td>
</tr>
<tr>
<td>Backkill for Cameras P1 and P2</td>
<td>0</td>
<td>13,000</td>
<td>0</td>
<td>13,000</td>
</tr>
<tr>
<td>Sensor Packages/High Band Subsystem Dev</td>
<td>0</td>
<td>0</td>
<td>13,000</td>
<td>0</td>
</tr>
<tr>
<td>Predator Accelerated Production</td>
<td>0</td>
<td>45,000</td>
<td>37,000</td>
<td>37,000</td>
</tr>
<tr>
<td>Predator Ground Station Retrofit</td>
<td>0</td>
<td>0</td>
<td>8,000</td>
<td>8,000</td>
</tr>
<tr>
<td>F–15 VHF Radios</td>
<td>0</td>
<td>36,500</td>
<td>0</td>
<td>25,000</td>
</tr>
<tr>
<td>Procurement of Ammunition, Air Force:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Weapons and Munitions—IUV</td>
<td>115,000</td>
<td>115,000</td>
<td>115,000</td>
<td>115,000</td>
</tr>
<tr>
<td>Other Procurement, Air Force:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C3I Classified</td>
<td>752,300</td>
<td>735,340</td>
<td>752,300</td>
<td>747,840</td>
</tr>
<tr>
<td>Procurement, Defense-Wide:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C3I Classified</td>
<td>46,900</td>
<td>51,825</td>
<td>46,900</td>
<td>51,825</td>
</tr>
<tr>
<td>C3I White House Communications</td>
<td>14,800</td>
<td>14,800</td>
<td>14,800</td>
<td>14,800</td>
</tr>
<tr>
<td>Weapons and Munitions—Helicopter Weapons</td>
<td>3,500</td>
<td>3,500</td>
<td>0</td>
<td>3,500</td>
</tr>
<tr>
<td>Weapons and Munitions—APQ Radar Overheat Mitigation</td>
<td>3,300</td>
<td>3,300</td>
<td>3,300</td>
<td>3,300</td>
</tr>
<tr>
<td>Weapons and Munitions—MH-60 Enhancement</td>
<td>8,600</td>
<td>8,600</td>
<td>0</td>
<td>8,600</td>
</tr>
<tr>
<td>Weapons and Munitions—Cass Suite</td>
<td>2,200</td>
<td>2,200</td>
<td>0</td>
<td>2,200</td>
</tr>
<tr>
<td>SOF Small Arms and Weapons</td>
<td>0</td>
<td>0</td>
<td>2,200</td>
<td>0</td>
</tr>
<tr>
<td>Rotary Wing Upgrades</td>
<td>0</td>
<td>0</td>
<td>12,100</td>
<td>0</td>
</tr>
<tr>
<td>SOCOM Standard Ammo/Non-Standard Ammo/SOAR</td>
<td>20,200</td>
<td>20,200</td>
<td>20,200</td>
<td>20,200</td>
</tr>
</tbody>
</table>

**RESEARCH, DEVELOPMENT, TEST AND EVALUATION**

The conference agreement recommends $282,600,000 for functions funded in title IV, Research, Development, Test and Evaluation, of the Department of Defense Appropriations Act, instead of $189,000,000 as proposed by the House, and $162,700,000 as proposed by the Senate, as follows:

**[In thousands of dollars]**

<table>
<thead>
<tr>
<th>Program</th>
<th>Request</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Research, Development, Test and Evaluation, Army:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Weapons and Munitions—Hemostatic Dressing</td>
<td>8,200</td>
<td>8,200</td>
<td>8,200</td>
<td>8,200</td>
</tr>
<tr>
<td>Research, Development, Test and Evaluation, Navy:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C3I Classified</td>
<td>10,000</td>
<td>0</td>
<td>10,000</td>
<td>0</td>
</tr>
<tr>
<td>C3I White House Communications</td>
<td>9,000</td>
<td>9,000</td>
<td>9,000</td>
<td>9,000</td>
</tr>
<tr>
<td>Research, Development, Test and Evaluation, Air Force:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C3I Classified</td>
<td>37,800</td>
<td>37,800</td>
<td>175,400</td>
<td>175,400</td>
</tr>
<tr>
<td>Weapons and Munitions—IUV</td>
<td>23,000</td>
<td>0</td>
<td>23,000</td>
<td>23,000</td>
</tr>
<tr>
<td>Research, Development, Test and Evaluation, Defense-Wide:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C3I Classified</td>
<td>74,700</td>
<td>52,000</td>
<td>74,700</td>
<td>52,000</td>
</tr>
<tr>
<td>Remote CB Agent Vapor Detection System</td>
<td>0</td>
<td>20,000</td>
<td>0</td>
<td>15,000</td>
</tr>
</tbody>
</table>
CRUSADER NEXT GENERATION ARTILLERY SYSTEM

The conferees strongly oppose the process employed by the Defense Department in proposing to terminate the Crusader artillery system. The usual practice for making a policy decision of this type would be for the Executive Branch to propose it in the initial President’s budget submission to allow Congress sufficient time to hold hearings and fully scrutinize its merits. This process was not followed in the case of the Crusader. Instead, after requesting $475,609,000 in the fiscal year 2003 President’s Budget, a budget amendment was submitted on May 29, 2002 to immediately terminate the Crusader program. This proposal gave the Congress virtually no time to properly examine the merits of the Administration’s proposal.

The conferees recognize that the proposed termination of the Crusader system may present a higher degree of risk for Army soldiers, given that the precision munitions and rocket systems proposed as alternatives to the Crusader’s capabilities are unproven from technical, cost, and tactical perspectives. However, the conferees have concluded that since the Army has reported to the Congress on its plans to exclude the Crusader from its Objective Force, and since the Army has chosen to accelerate the fielding of the Future Combat System to the 2008 timeframe, the justification for the Crusader has diminished significantly.

The Army’s deficiency in heavy artillery capability cannot continue to be deferred irrespective of the development of precision guided munitions. The gap left by the termination of the Crusader artillery system must be filled.

The conferees believe it is imperative that the Army accelerate its plan to develop a next generation artillery cannon for the Objective Force to take full advantage of the $2 billion investment in state-of-the-art artillery technology developed under the Crusader program. The conferees direct the Army to enter into a follow-on contract immediately to leverage Crusader technology to the maximum degree possible in order to develop and field a next generation Non-Line of Sight (NLOS) Cannon artillery system in the 2008 timeframe.

Finally, the conferees direct the Army to carefully review its requirements for this Objective Force NLOS Cannon artillery system to ensure that the desire for high mobility and speed of deployment is properly balanced against future needs of lethality and combat overmatch.

UNDERSEA WARFARE SUPPORT EQUIPMENT

The conferees direct that of the funds provided in the fiscal year 2002 Defense Appropriations Act under “Research, Development, Test and Evaluation, Navy” for Fleet Telecommunications (tactical), $2,000,000 shall be reallocated as follows: $1,000,000 shall be transferred to “Other Procurement, Navy” Undersea Warfare Support Equipment only to procure new improvements to the AN/SLQ 25A system and $1,000,000 shall be reprogrammed within “Research, Development, Test and Evaluation, Navy” to Surface Ship Torpedo Defense, to implement the following revised funding profile for the Tripwire Torpedo Defense program: $7,350,000 for
onboard sensors and signal processing, $400,000 for distributed engineering center, $2,500,000 for anti-torpedo torpedo, $1,650,000 for associated components, and $1,500,000 for winch redesign and integration.

REMOTE CHEMICAL AND BIOLOGICAL AGENT VAPOR DETECTION SYSTEM

The conferees agree with the House language concerning the remote chemical and biological agent vapor detection system and recommend $15,000,000 for this purpose.

CLASSIFIED PROGRAMS

The recommendations of the conferees regarding classified programs are summarized in a classified annex accompanying this statement.

GENERAL PROVISIONS—THIS CHAPTER

The conferees agree to retain section 301, as proposed by the House and Senate, which permits funds in “Research, Development, Test and Evaluation, Navy” be used for the Special Operations Forces requirements related to the V–22 aircraft.

The conferees agree to delete language proposed by the House concerning obligation of funds in the Defense Cooperation Account to be transferred to other appropriations accounts.

The conferees agree to retain section 302, as proposed by the Senate, and delete language as proposed by the House, which allows the Defense Department to continue to provide assistance to Russia and the Former Soviet Union states provided the President certifies that it is important to the national security interests of the United States.

The conferees agree to delete language as proposed by the Senate which authorizes the use of funds for military construction projects.

The conferees agree to delete language as proposed by the Senate which permits the Secretary of Defense to waive current restrictions on the establishment of a field operating agency.

The conferees agree to retain section 303, as proposed by the House and Senate concerning funds for intelligence related programs.

The conferees agree to delete language as proposed by the House which changes the deadline for submitting a request for multiple reprogrammings to the Congress.

The conferees agree to retain section 304, as proposed by the House and Senate which makes funds available for the payment of certain expenses for international inspectors.

The conferees agree to retain and amend section 305, as proposed by the House which allows broader authority to the Department of Defense for assistance to Colombia.

The conferees agree to delete language as proposed by the House providing $93,000,000 to acquire three MH–47 helicopters for the Special Operations Command. The conferees do not agree to include this provision because the specific airframes that were to be procured through this effort are no longer available. However,
the conferees concur with the direction provided in House Report 107–480 requiring the Secretary of Defense to provide a report to the defense committees not later than 30 days after enactment of this act outlining the Department’s plans to acquire additional MH–47 helicopters to meet urgent mission requirements of the Special Operations Command.

The conferees agree to retain and amend section 306, as proposed by the House which provides $75,000,000 for the purpose of accelerating chemical agent destruction at Department of Defense facilities in Aberdeen, Maryland; Newport, Indiana; and Pine Bluff, Arkansas.

The Conferees agree to retain and amend section 307, as proposed by the House to rescind $163,100,000 instead of $59,000,000. The specific programs and the amounts rescinded are as follows:

<table>
<thead>
<tr>
<th>Appropriations</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Procurement, Air Force</td>
<td>$12,500,000</td>
</tr>
<tr>
<td>Missile Procurement, Air Force</td>
<td>$11,600,000</td>
</tr>
<tr>
<td>Other Procurement, Air Force</td>
<td>$52,500,000</td>
</tr>
<tr>
<td>Procurement, Defense-Wide</td>
<td>$30,000,000</td>
</tr>
<tr>
<td>Research, Development, Test and Evaluation, Air Force</td>
<td>$56,600,000</td>
</tr>
</tbody>
</table>

The conferees agree to retain and amend section 308, as proposed by the House which states that section 2533a of title 10 does not apply to transactions entered into under section 8159 of Public Law 107–117.

The conferees agree to delete language as proposed by the House which provides authority for the Secretary of Defense to use funds available in the “Defense Emergency Response Fund” to reimburse cooperating nations for logistical and military support provided to the United States military in connection with the war on terrorism.

The conferees agree to retain section 309, as proposed by the Senate which provides direction on the execution of $2,000,000 provided for procurement of smokeless nitrocellulose.

The conferees agree to retain section 310, as proposed by the Senate supporting the conversion of the Naval Security Group, Winter Harbor, Maine.

The conferees agree to retain section 311, as proposed by the Senate which directs that $2,200,000 in “Operation and Maintenance, Army National Guard” be used for information operations, information assurance operations and related training.

The conferees agree to include a new general provision, section 312, which rescinds $224,000,000 from funds previously made available in the Defense Emergency Response Fund.

The conferees agree to include a new general provision, section 313, which rescinds $226,000,000 from fiscal year 2002 defense appropriations resulting from revised economic assumptions regarding inflation.
CHAPTER 4
DISTRICT OF COLUMBIA
FEDERAL FUNDS

The conferees recognize that security in the nation’s capital is the combination of efforts by local and Federal government agencies and regional authorities, providing transportation, public works, and other services. A high degree of coordination among these entities is required to enhance and maintain security. In addition, the investments made in this region to address critical infrastructure must also be coordinated. The conferees encourage the Administration to assess the needs of the national capital region, set funding priorities, and make recommendations through the President’s fiscal year 2004 budget, and, if necessary, through any supplemental budget requests.

FEDERAL PAYMENT TO THE CHILDREN’S NATIONAL MEDICAL CENTER

The conferees provide a Federal payment of $10,000,000 to the Children’s National Medical Center instead of $13,770,000 as proposed by the Senate. The House bill contained no similar provision. Included in this amount is $8,000,000 for the expansion of quarantine facilities and $2,000,000 for the construction of a decontamination facility for children and families.

FEDERAL PAYMENT TO THE DISTRICT OF COLUMBIA

The conferees provide a Federal payment of $23,000,000 to the District of Columbia to implement the District Emergency Operations Plan instead of $24,730,000 as proposed by the Senate. The House bill contained no similar provision. Included in this amount is $12,000,000 to reimburse the District for overtime expenses related to providing security at events associated with Federal government activities. Also included in this amount is $5,000,000 for the Unified Communications Center and $6,000,000 for construction of containment facilities and other activities to support the regional Bioterrorism Hospital Preparedness Program at the Washington Hospital Center.

FEDERAL PAYMENT TO THE WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY

The conferees provide a Federal payment of $8,000,000 to the Washington Metropolitan Area Transit Authority instead of $25,000,000 as proposed by the Senate. The House bill contained no similar provision. This funding is to contribute to the creation of a regional transportation back-up operations control center. Funding of this center is primarily a regional responsibility; therefore the conferees direct the General Manager of the Washington Metropolitan Area Transit Authority to submit by February 5, 2003 a plan for how this project will be financed. If it is determined that sufficient local funds cannot be dedicated to this project, the General Manager shall submit a plan that details how the agency proposes to expend the funds provided in this Act. The conferees do not intend to provide additional Federal funding for this project.
The conferees note that a number of the largest mass transit systems around the country have modified their vending systems to both accept and dispense the Sacajawea “Golden Dollar” coins. This is a coin which was created by an Act of Congress and which depicts an important Native American woman from American history. Regrettably, many mass transit systems around the country, including in the Nation’s Capital, have declined to modify their vending systems to make use of the coin. These transit systems have thus far missed a chance to educate the millions of Americans who annually use transit systems about both the Golden Dollar coin as well as this important American. As we approach the bicentennial celebration of Lewis and Clark’s “Corps of Discovery,” the conferees direct the Washington Metropolitan Area Transit Authority to report the Committees on Appropriations of the House of Representatives and Senate by February 1, 2003 on its efforts to make its vending machines “Golden Dollar” capable.

FEDERAL PAYMENT TO THE METROPOLITAN WASHINGTON COUNCIL OF GOVERNMENTS

The conferees provide a Federal payment of $1,750,000 to the Metropolitan Washington Council of Governments as proposed by the Senate. The House bill contained no similar provision. This funding is to acquire the technology to support the Regional Incident Communication and Coordination System as approved by the Council.

FEDERAL PAYMENT TO THE WATER AND SEWER AUTHORITY OF THE DISTRICT OF COLUMBIA

The conferees provide a Federal payment of $1,250,000 to the Water and Sewer Authority of the District of Columbia instead of $3,000,000 as proposed by the Senate. The House bill contained no similar provision. This funding is for remote monitoring of water quality, including the ability to identify biological or chemical agents.

FEDERAL PAYMENT FOR FAMILY COURT ACT (INCLUDING RESCISSION)

The conferees rescind $700,000 of funds made available for the Mayor of the District of Columbia. The House and Senate bills contained no similar provision.

From rescinded funds referenced in the paragraph above, the conferees provide a Federal payment of $700,000 to the Mayor of the District of Columbia Family Court Act. These funds are available for the same purposes and subject to the same reporting and availability requirements that were identified under this heading in the District of Columbia Appropriations Act, 2002. The House and Senate bills contained no similar provision.
DISTRICT OF COLUMBIA FUNDS
OPERATING EXPENSES
DIVISION OF EXPENSES

Language is included under “District of Columbia Funds” to allow the District government to obligate and spend the Federal payments appropriated earlier in this chapter to the District government’s general fund.

GOVERNMENTAL DIRECTION AND SUPPORT

The conferees include a provision as proposed by both the House and the Senate that amends language contained in the District of Columbia Appropriations Act, 2002 to allow the funds provided to the Office of the Corporation Counsel to be used to support attorney compensation consistent with performance measures contained in a negotiated collective bargaining agreement.

PUBLIC SAFETY AND JUSTICE
(RESCISSION)

The conferees rescind $100,000 of the Department of Corrections funds for support of the Corrections Information Council as proposed by the Senate. The House bill contained no similar provision.

CORRECTIONS INFORMATION COUNCIL

From funds rescinded under Public Safety and Justice, the conferees provide $100,000 for operations of the Corrections Information Council as proposed by the Senate. The House bill contained no similar provision.

PUBLIC EDUCATION SYSTEM
(RESCISSION)

The conferees rescind $37,000,000 of the Charter School surplus as proposed by both the House and the Senate. This surplus resulted from a lower than projected student enrollment.

HUMAN SUPPORT SERVICES

From funds rescinded under the public education system, the conferees provide $11,000,000 for the Child and Family Services Agency and $26,000,000 for the Department of Mental Health, as proposed by both the House and the Senate.

REPAYMENT OF LOANS AND INTEREST
(RESCISSION)

The conferees rescind $7,950,000 from repayment of loans and interest as proposed by both the House and the Senate.
CERTIFICATES OF PARTICIPATION

From funds rescinded under repayment of loans and interest, the conferees provide $7,950,000 to be used for certificates of participation as proposed by both the House and the Senate.

ENTERPRISE AND OTHER FUNDS

WATER AND SEWER AUTHORITY

Language is included to allow the District government to obligate and spend the Federal payments appropriated earlier in this chapter to the District government’s general fund.

GENERAL PROVISIONS, THIS CHAPTER

Sec. 401. Use of Emergency Supplemental Funds for Administrative Costs. The conferees include a provision as proposed by both the House and the Senate that allows the District of Columbia to use up to 1 percent of the funds appropriated to the District of Columbia under the Department of Defense and Emergency Supplemental Appropriations for Recovery from and Response to Terrorist Attacks on the United States Act, 2002 (Public Law 107–117) to fund the administrative costs that are needed to fulfill the purposes of that Act.

Sec. 402. Crime Victims Compensation Fund. The conferees include a provision as proposed by both the House and the Senate that amends language contained in the District of Columbia Appropriations Act, 2002 to clarify that the D.C. Courts are allowed to transfer 50 percent of the fund balance from the Crime Victims Compensation Fund to the District’s newly established Crime Victims Fund for outreach activities.

The Mayor of the District of Columbia shall expend these funds in accordance with the plan to provide crime victims assistance, required in Section 403 of the Consolidated Appropriations Act (P.L. 106–554; 114 Stat. 2763A–188) and submitted to Congress on September 21, 2001. In addition, the Chief Financial Officer of the District of Columbia shall certify expenditures of these funds in accordance with the requirements set forth in the fiscal year 2002 District of Columbia Appropriations Act Conference Report (House Report 107–321).

Sec. 403. Reserve Fund. The conferees include a provision as proposed by both the House and the Senate that allows any funds not required to meet the seven percent cash reserve balance to be used to address potential deficits in addition to Pay-As-You-Go Capital Funds.

Sec. 404. Washington Metropolitan Area Transit Authority. The conferees include a provision as proposed by the Senate that allows the Washington Metropolitan Area Transit Authority to reprogram up to $2,400,000 from funds appropriated under Public Law 107–117 for protective clothing and breathing apparatus activities to employee and facility security and completion of the fiber optic network project. The House bill contained no similar provision.

Sec. 405. Transfer Authority for the District of Columbia Courts. The conferees modify a provision proposed by the Senate to
allow the District of Columbia Courts to expend up to $3,000,000 to carry out the District of Columbia Family Court Act of 2001. The provision also allows the Family Court Act funds to be used to reimburse the D.C. Courts for these expenditures now that the Family Court Act funds have become available. The House bill contained no similar provision.

Sec. 406. Technical Correction to the District of Columbia Family Court Act of 2001. The conferees include a provision as proposed by the Senate that makes a technical correction to the District of Columbia Family Court Act of 2001 related to residency requirements of Family Court Act judges. The House bill contained no similar provision.


Sec. 408. Administrative Provision. The conferees modify a provision proposed by both the House and the Senate that amends language contained in the District of Columbia Appropriations Act, 2002 (Public Law 107–96) to allow grants to be accepted after 14 calendar days of receipt by the Council of the District of Columbia (barring no written notice of disapproval by a Council member) instead of requiring the Council to pass a law to approve every grant notification submitted for approval. The provision also allows the District to expend other funds if the Chief Financial Officer certifies that the funds are available and are not required to address potential deficits and with prior notification to the Committees on Appropriations of the House of Representatives and Senate of the acceptance, obligation, and expenditure of such funds.

Sec. 409. Chief Financial Officer. The conferees modify a provision proposed by the Senate that extends the Chief Financial Officer’s personnel, procurement, and preparation of fiscal impact statement authorities from June 30, 2002 through July 1, 2003. The House bill contained no similar provision.

Insurance Procurement. The conferees do not include a provision as proposed by the Senate to allow the government of the District of Columbia to procure insurance for property damage and tort liability. The House bill contained no similar provision. The District of Columbia received a favorable decision from the General Accounting Office on June 3, 2002 regarding the purchase of commercial insurance against catastrophic risks; therefore this language is no longer needed.

CHAPTER 5

DEPARTMENT OF DEFENSE—CIVIL

DEPARTMENT OF THE ARMY

CORPS OF ENGINEERS—CIVIL

OPERATION AND MAINTENANCE, GENERAL

The conference agreement includes a total of $140,200,000 for Operation and Maintenance, General.
Of the total, $108,200,000 is for emergency expenses at Corps of Engineers projects and facilities. The entire amount has been designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended. The availability of these funds is contingent on receipt of a budget request from the President designating the requested funds as an emergency requirement pursuant to the Balanced Budget and Emergency Deficit Control Act of 1985, as amended.

In addition, the conference agreement includes language which would permit these funds and funds appropriated under Public Law 107–117 to be used at any facility owned or operated by, or on behalf of, the Corps of Engineers, including administrative buildings and facilities.

The conference agreement also includes $32,000,000 for repair, restoration and clean-up of Corps projects and facilities, dredging of navigation channels, restoration and clean out of area streams, emergency streambank protection, restoration of other crucial public infrastructure, documenting flood impacts, and undertaking other flood recovery efforts deemed necessary and advisable by the Chief of Engineers. Of the total, $10,000,000 is for Southern West Virginia, Eastern Kentucky, and Southwestern Virginia; and $22,000,000 is for Western Illinois, Southern Indiana, Eastern Missouri, and the Upper Peninsula of Michigan.

DEPARTMENT OF THE INTERIOR

BUREAU OF RECLAMATION

WATER AND RELATED RESOURCES

The conference agreement includes $7,000,000 for the Water and Related Resources account of the Bureau of Reclamation. Of the total, $3,000,000 is for the drilling of emergency wells in Santa Fe, New Mexico, and $4,000,000 is for the lease of up to 38,000 acre-feet of emergency water for the Rio Grande in New Mexico in compliance with the existing biological opinion. Section 504 of the Senate bill included $3,000,000 for the drilling of emergency wells in Santa Fe.

DEPARTMENT OF ENERGY

ENERGY PROGRAMS

SCIENCE

The conference agreement provides $24,000,000 for Science to enhance safeguards and security of nuclear and other materials at Department of Energy Science laboratories instead of $29,000,000 as proposed by the House and no funding as proposed by the Senate. These funds are available for obligation through September 30, 2002.

The availability of these funds is contingent upon receipt of a budget request from the President designating the fund as an emergency requirement pursuant to the Balanced Budget and Emergency Deficit Control Act of 1985.
The conference agreement provides $158,050,000 for Weapons Activities instead of $125,400,000 as proposed by the House and $181,650,000 as proposed by the Senate. These funds are available for obligation through September 30, 2002.

The recommendation includes $19,400,000 for nuclear weapons incident response and emergency response activities as requested by the Administration.

Additional funding of $18,000,000 has been provided for secure transportation of nuclear weapons and materials.

For counter-terrorism activities and preparedness, $33,500,000 has been provided for operation and/or construction activities on various projects at the National Center for Combating Terrorism.

Safeguards and security.—Additional funding of $87,150,000 has been provided for increased safeguards and security needs at the Department’s nuclear weapons facilities. Despite the lack of a request from the Administration for these activities, the conference agreement has provided funding for explosive detection equipment, protective force support, hardened perimeter barriers, consolidation of special nuclear materials, and complex-wide security improvements. Of these funds, $25,000,000 is provided for cyber-security activities.

Of the additional funding provided for increased safeguards and security needs, a minimum of $12,600,000 is provided for the Pantex Plant in Texas and $25,100,000 for the Y-12 Plant in Tennessee.

The conferees direct that the funding provided for safeguards and security be used only for its stated purpose and not as an indirect source for other site services or activities, especially those unrelated to safeguards and security.

Funding of $19,400,000 has been designated by the President as an emergency requirement. The availability of the remaining $138,650,000 is contingent upon receipt of a budget request from the President designating the funds as an emergency requirement pursuant to the Balanced Budget and Emergency Deficit Control Act of 1985.

The conference agreement includes a rescission of $14,460,000 of funds appropriated to the National Nuclear Security Administration (not including the nuclear nonproliferation and naval reactors programs) in Public Law 107–66 and prior Energy and Water Development Appropriations Acts.

The conference agreement includes $100,000,000 for Defense Nuclear Nonproliferation as proposed by the Senate instead of
$5,000,000 as proposed by the House. The funds are available for obligation through December 31, 2002.

Funding of $35,000,000 is provided for nonproliferation and verification and development to develop sensors and other technologies to prevent nuclear and other deadly materials from entering this country, detect these substances elsewhere in the nation, and enhance preparedness in the event of an attack. Of these funds, not less than $20,000,000 is provided to accelerate and expand the nuclear and radiological national security program.

Funding of $30,000,000 is provided for the International Materials Protection, Control and Accounting program to plan and initiate nuclear materials protection and control activities in countries other than the former Soviet Union and to accelerate current programs in Russia.

Funding of $15,000,000 is provided for the Arms Control program. Of this amount, $6,000,000 is to implement the U.S.-DPRK Agreed Framework; $4,000,000 is for additional International Atomic Energy Agency (IAEA) safeguards and nonproliferation support for specific countries under safeguards; and $5,000,000 is for nuclear materials security programs in IAEA member countries.

Elimination of Weapons-Grade Plutonium Production.—Funding of $10,000,000 is provided to accelerate the transfer of the Elimination of Weapons-Grade Plutonium Production in Russia program to the Department of Energy from the Department of Defense by the Administration for fiscal year 2003. The total estimated cost of this program is almost $500,000,000, and the current completion date of 2006 may be difficult to achieve.

The conferees note that this is a very complicated program to implement, involving substantial contributions by and coordination with the Russian Government. Accordingly, the conferees direct the Administrator of NNSA to require the application of the Department’s established directives or project management, to include acquisition planning, alternative analysis, and critical decision approvals of these products at the level prescribed by the Department’s directives, before expenditure of funds appropriated for this program can begin.

The conferees are aware that the Department allowed its contractor to initiate program activities in advance of receiving funds for this program. None of the funds provided in this Act may be used to repay expenses incurred by the Department or its contractors for activities conducted prior to enactment of this Act.

Return of Domestic Sealed Sources.—The conference agreement provides $10,000,000 to accelerate the recovery of excess radioactive materials in the United States through the Department’s Offsite Source Recovery program. With this funding, it should be possible to compress the recovery schedule to 18 months for over 5000 excess sealed sources. The conferees direct the Secretary to submit to the House and Senate Committees on Appropriations by October 31, 2002, a program plan detailing the activities, with costs, schedules and deliverables, to be accomplished in this program.
OFFICE OF THE ADMINISTRATOR

The conference agreement provides $1,750,000 for the Office of the Administrator as proposed by the Senate instead of no funding as proposed by the House. The funds are available for obligation through September 30, 2002.

The availability of these funds is contingent upon receipt request from the President designating the funds as an emergency requirement pursuant to the Balanced Budget and Emergency Deficit Control Act of 1985.

ENVIRONMENTAL AND OTHER DEFENSE ACTIVITIES

DEFENSE ENVIRONMENTAL RESTORATION AND WASTE MANAGEMENT

(INCLUDING RESCISSION)

The conference agreement provides $56,000,000 for Defense Environmental Restoration and Waste Management to enhance safeguards and security at several Department of Energy environmental management cleanup sites instead of $67,000,000 as proposed by the House and $40,000,000 as proposed by the Senate. These funds are available for obligation through September 30, 2000.

The following sites should be provided priority in the distribution of this additional funding: the Savannah River Site in South Carolina, the Hanford site in Richland, Washington; the Idaho site; and the Oak Ridge site in Tennessee.

The availability of these funds is contingent upon receipt of a budget request from the President designating funds as an emergency requirement pursuant to the Balanced Budget and Emergency Deficit Control Act of 1985.

(RESCISSION)

The conference agreement includes a rescission of $15,540,000 of funds appropriated for Defense Environmental Restoration and Waste Management activities in Public Law 107–66 and prior Energy and Water Development Appropriation Acts.

DEFENSE FACILITIES CLOSURE PROJECTS

The conference agreement provides $14,000,000 for Defense Facilities Closure Projects to enhance safeguards and security at several closure sites instead of $16,600,000 as proposed by the House and no funding as proposed by the Senate. These funds are available for obligation through September 30, 2002.

The availability of these funds is contingent upon receipt of a budget request from the President designating funds as an emergency requirement pursuant to the Balanced Budget and Emergency Deficit Control Act of 1985.

OTHER DEFENSE ACTIVITIES

The conference agreement provides $7,000,000 for Other Defense Activities for critical energy security and assurance activities as proposed by the House and the Senate and the same as the
budget request. These funds are available for obligation through September 30, 2002.

The entire amount has been designated by the President as an emergency requirement pursuant to the Balanced Budget and Emergency Deficit Control Act of 1985.

GENERAL PROVISIONS—THIS CHAPTER

Sec. 501. The conference agreement includes a provision proposed by the Senate regarding a biomass project in Winona, Mississippi.

Sec. 502. The conference agreement includes a provision proposed by the Senate requiring the Secretary of Energy to award a contract for two depleted uranium hexafluoride facilities.

Provisions not adopted.—The conference recommendation modifies a provision proposed by the Senate to rescind $30,000,000 from various Department of Energy accounts. The conference agreement provides alternative funding sources for this rescission.

The conference recommendation does not include a provision proposed by the Senate providing $3,000,000 for the Bureau of Reclamation to drill five wells in New Mexico. Funding for this activity has been included in the Bureau of Reclamation, Water and Related Resources appropriation account.

CHAPTER 6

REPORTING AND NOTIFICATIONS

The managers direct the Administration to submit a financial plan to the Committees on Appropriations regarding the use of funds appropriated in this chapter within 30 days of the enactment of this Act. Further, the managers direct the Department of State and the United States Agency for International Development to implement programs, projects and activities recommended in this chapter consistent with the budget justification material submitted to the Congress, as modified by the conference agreement. Any proposed changes in funding for programs, projects, and activities shall be reported to the Committees on Appropriations in conformance with regular notification procedures.

EMERGENCY DESIGNATIONS

The conference agreement includes an emergency designation pursuant to the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, for each of the appropriations paragraphs recommended in this chapter. Appropriations that exceed the President's request include a requirement for an emergency designation by the President for the amount of the appropriation that differs from the request. The requirement for a Presidential designation of emergency spending applies to all funds appropriated under headings for which there is no official budget request.
BILATERAL ECONOMIC ASSISTANCE
FUNDS APPROPRIATED TO THE PRESIDENT
UNITED STATES AGENCY FOR INTERNATIONAL DEVELOPMENT
CHILD SURVIVAL AND HEALTH PROGRAMS FUND

The conference agreement appropriates, subject to the regular notification procedures of the Committee on Appropriations, $200,000,000 to remain available until June 30, 2003, for emergency expenses for activities related to combating AIDS, tuberculosis, and malaria. Additional assistance to be provided for mother-to-child transmission of HIV/AIDS and for maternal health and other assistance to communities significantly affected by HIV/AIDS.

The conference agreement provides that not less than $100,000,000 under this heading in this Act should be made available for the Global Fund to Fight AIDS, Tuberculosis, and Malaria (Global Fund). Language similar to the House bill also provides that the cumulative amount of funds made available in this or prior Acts under this heading and under the heading “Child Survival and Disease Programs Fund” for the Global Fund may not exceed the total resources provided by all donors to the Global Fund for calendar year 2002.

In addition, the entire amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, and shall be available only to the extent an official budget request that includes designations of the entire amount of the request as an emergency requirement as defined in said Act is transmitted by the President to the Congress.

INTERNATIONAL DISASTER ASSISTANCE

The conference agreement appropriates $184,000,000, instead of $190,000,000 as proposed by the House and $150,000,000 as proposed by the Senate. These funds include up to $134,000,000 for activities in Afghanistan, including repairs of houses damaged during military operations, and $50,000,000 for activities in the West Bank and Gaza. Funds are available for obligation until September 30, 2003, as proposed by the House instead of March 31, 2003, as proposed by the Senate.

The managers note that while the situation of women in Afghanistan has improved since the Taliban era, serious obstacles, including illiteracy, joblessness, violence against women, lack of access to health care, and lack of clearly defined rights continue to hinder the progress of Afghan women. The managers understand the difficulties inherent in implementing assistance programs in Afghanistan but are nonetheless concerned about the slow pace and relatively small amount of assistance devoted specifically to improving the lives and opportunities of Afghan women. The Afghan Ministry of Women’s Affairs is uniquely positioned to become the primary center of capacity to carry out women-focused development in Afghanistan, and the managers commend USAID for the support it has given to the Ministry thus far. The managers strong-
ly recommend that not less than $2,500,000 from this account be provided to enable the Ministry to establish multi-service women's centers throughout Afghanistan for the purpose of implementing programs to improve women's and girl's health and expand economic opportunities through vocational and literacy training.

The conference agreement includes $50,000,000 for humanitarian assistance for the West Bank and Gaza, which must be designated by the President as emergency spending. The House bill and the Senate amendment included similar provisions, except that the House bill would have appropriated these funds under "Economic Support Fund" and transferred them to "International Disaster Assistance". In addition, the conference agreement includes language that prohibits the obligation or expenditure of funds to the Palestinian Authority. The managers direct that all funds appropriated under this heading in the Act for the West Bank and Gaza shall be made available for humanitarian assistance only through nongovernmental organizations.

OPERATING EXPENSES OF THE UNITED STATES AGENCY FOR INTERNATIONAL DEVELOPMENT

The conference agreement appropriates $7,000,000 as proposed by the House instead of $5,000,000 as proposed by the Senate. These funds would be used to implement programs recommended elsewhere in this chapter, and for security costs in Afghanistan and Pakistan.

An additional $6,000,000 for operating expenses is available by transfer from funds appropriated under the heading "Child Survival and Health Programs Fund" for the management and oversight of programs funded under this heading in this Act and in P.L. 107–115.

The managers are concerned that insufficient consideration has been given to the provision of interim secure housing and office facilities for the staff who will manage programs in Afghanistan that are funded in this and prior appropriations Acts. Not less than five days prior to the transmittal of the report on Afghanistan security required under section 603 of the Act, the Under Secretary of State for Management and the Administrator of the United States Agency for International Development are to consult with the Committees regarding the Department's plans for interim and permanent facilities for United States personnel in Kabul, Afghanistan.

OTHER BILATERAL ECONOMIC ASSISTANCE

ECONOMIC SUPPORT FUND

The conference agreement appropriates $665,000,000 instead of $660,000,000 as proposed by the House and $700,000,000 as proposed by the Senate. (The House bill included a total of $710,000,000 in this account, but $50,000,000 of those funds were proposed for transfer to “International Disaster Assistance” for the West Bank and Gaza. This issue is addressed under “International Disaster Assistance”.) Funds may remain available for obligation until June 30, 2003.

The conference agreement does not include language in the Senate amendment that would have provided that $50,000,000
should be made available for the Middle East Economic Initiative (MEEI). The House bill did not address this matter. The managers agree the initiative should receive an allocation of not to exceed $25,000,000. Funding priorities should include education, commercial law reform, trade technical assistance, and civil society and rule of law programs. Within the funds made available for the MEEI, the managers strongly support the funding of additional scholarships for foreign students at American educational institutions in the Middle East, including scholarships for students from central Asia.

The conference agreement includes $200,000,000 for anti-terrorism assistance for Israel as proposed by the House and Senate, which must be designated by the President as emergency spending. It also includes language proposed by the Senate that would authorize the transfer of all or a portion of these funds to “Non-proliferation, Anti-Terrorism, Demining and Related Programs” for defensive, non-lethal anti-terrorism assistance. The managers strongly support the expeditious programming of these funds in order to assist the State of Israel in its response to international terrorism.

The conference agreement includes language similar to that in the Senate amendment that would require that the Committees on Appropriations be informed 15 days prior to the obligation of funds provided under this heading in this Act. The House bill did not address this matter.

The conference agreement does not include Senate language providing $3,500,000 for programs and activities that provide professional training for journalists from the Middle East. The House bill did not address this matter. The managers recognize the importance of such programs and encourage the United States Agency for International Development and the Department of State to provide up to $1,000,000 for such activities.

The conference agreement provides that $10,000,000 under this heading should be made available for the establishment of a pilot academic year international youth exchange program for secondary school students from countries with significant Muslim populations, modeled after the Future Leaders Exchange involving students from the former Soviet republics. The Senate amendment had earmarked $20,000,000 for this purpose. The House bill did not address this matter.

The conference agreement includes language that provides that $1,000,000 should be provided for programs and activities that support the development of independent media in Pakistan. The Senate amendment would have mandated $3,500,000 for such programs and activities. The House bill did not address this matter.

ASSISTANCE FOR THE INDEPENDENT STATES OF THE FORMER SOVIET UNION

The conference agreement provides that funds shall remain available for obligation until June 30, 2003.

The conference agreement does not include Senate language not in the House bill that would have limited assistance to certain specified countries.
The conference agreement does not include Senate language providing that not less than $7,000,000 shall be made available for the development of democratic institutions and the protection of human rights, which amount shall be administered by the Bureau of Democracy, Human Rights, and Labor, Department of State. However, it is the manager's understanding based on information provided by the Coordinator of Assistance to Europe and Eurasia that not less than $10,000,000 will be made available for democracy and human rights programs in Central Asia. The managers expect that within 30 days of enactment of this Act, the Coordinator will provide the Committees on Appropriations with a comprehensive report on the democracy and human rights programs and park rangers to be conducted in Central Asia with funds appropriated by this Act, including a schedule for the obligation and disbursement of funds.

The managers commend USAID's Central Asia mission for its focus on economic growth, education, and health in Central Asia, and expect that a significant amount of the additional resources provided in this Act will be allocated to these sectors. Because of the special needs in the region, emphasis should be placed on microcredit and clean water programs.

The conference agreement includes language similar to that in the Senate amendment that would require that the Committees on Appropriations be informed 15 days prior to the obligation of funds provided under this heading in this Act. The House bill did not address this matter.

DEPARTMENT OF STATE

INTERNATIONAL NARCOTICS CONTROL AND LAW ENFORCEMENT

The conference agreement appropriates $117,000,000 instead of $120,000,000 as proposed by the House and $104,000,000 as proposed by the Senate. These funds would remain available for obligation until September 30, 2003, as proposed by the House instead of March 31, 2003, as proposed by the Senate.

The conference agreement provides that funds appropriated under the heading “International Narcotics Control and Law Enforcement” should be made available to train and equip a Colombian Armed Forces unit dedicated to apprehending the leaders of paramilitary organizations. The language differs slightly from that included in the Senate amendment, which was included under the heading “Foreign Military Financing”. The House bill did not address this matter.

The conference agreement does not include Senate language providing $2,500,000 for training, equipment, and other assistance for park rangers for the Colombian National Park Service. However, the managers are aware of Colombia's extraordinary system of national parks and reserves and of the grave threats to these areas posed by coca farmers, illegal loggers, and armed conflict. The managers recognize the substantial environmental and ecotourism importance of these parks and reserves. The managers intend to provide assistance to the Colombia National Park Service to help protect these areas with funding in fiscal year 2003 from the Andean Counterdrug Initiative.
The conference agreement includes language similar to that in
the Senate amendment that not to exceed $4,000,000 should be
available for police training in Indonesia. The House bill did not
dress this matter.

The conference agreement includes language similar to that in
the Senate amendment that would require that the Committees on
Appropriations be informed 15 days prior to the obligation of funds
provided under this heading in this Act. The House bill did not ad-
ress this matter.

The conference agreement provides that $6,000,000 under this
heading may be made available for assistance for the Colombian
Armed Forces for purposes of protecting the Cano Limon pipeline.
The managers are aware that the majority of people living in
Arauca department, where the Cano Limon pipeline is located, re-
main impoverished despite the extraction of oil worth billions of
dollars from that area. The conference agreement provides that
prior to the obligation of funds for purposes of protecting the pipe-
line, the Secretary of State shall submit a report describing oil rev-
ues by the Government of Colombia from the pipeline during the
preceding 12 months, amounts expended by the government and
private oil companies with a financial interest in the pipeline for
programs to improve the lives of the people in Arauca, steps being
taken to increase and expand such programs, and mechanisms
being established to monitor such funds. The contents of the report
will be considered by the Committees on Appropriations in connec-
tion with the fiscal year 2003 budget.

MIGRATION AND REFUGEE ASSISTANCE

The conference agreement appropriates $40,000,000 instead of
$10,000,000 as proposed by the House and $50,000,000 as proposed
by the Senate. The conference agreement provides that funds shall
remain available for obligation until June 30, 2003 instead of Sep-
tember 30, 2003 as proposed by the House and March 31, 2003 as
proposed by the Senate.

The managers recognize the troubling situation facing many
internally displaced persons (IDPs) in Colombia. It is the manager's
understanding that the number of IDPs is multiplying as the civil-
ian population bears much of the burden of the civil strife. There-
fore the managers recommend that of the funds appropriated under
this heading or under the heading “International Narcotics Control
and Law Enforcement” in this chapter, up to $10,000,000 may be
made available to the State Department for emergency IDP needs.

The conference agreement does not include language in the
Senate amendment that would subject the funds to the regular no-
tification procedures of the Committees on Appropriations. The
House bill did not address this matter.

NONPROLIFERATION, ANTI–TERRORISM, DEMINING, AND RELATED
PROGRAMS

The conference agreement appropriates $88,000,000 instead of
$83,000,000 as proposed by the House and $93,000,000 as proposed
by the Senate. These funds would remain available for obligation
until September 30, 2003, as proposed by the House instead of
March 31, 2003, as proposed by the Senate.
The conference agreement includes language similar to that in the Senate amendment that provides that not to exceed $12,000,000 should be made available for assistance for Indonesia. However, it does not include Senate language relating to the purposes of the funds or language that would have prohibited funds for assistance for members of “Brimob” Mobile Police Brigade units. This language has not been included since the Department of State has assured the managers that no funds will be provided for assistance for these units, or for Kopassus units of the Indonesian military. The House bill did not address this matter.

The conference agreement provides that up to $1,000,000 may be made available for the Nonproliferation and Disarmament Fund (NDF). The Senate amendment would have mandated this level of funding. The House bill did not address this matter.

The conference agreement provides that up to $1,000,000 may be made available for small arms and light weapons destruction in Afghanistan. The Senate amendment would have mandated $2,000,000 for this activity. The House did not address this matter.

The conference agreement does not include Senate language not in the House bill that would have required the allocation of not less than $10,000,000 for humanitarian demining activities. However, the managers strongly support humanitarian demining and direct that not less than $4,000,000 be allocated for these activities.

The conference report includes Senate language requiring that funds provided under this heading in this Act shall be subject to the regular notification procedures of the Committee on Appropriations. The House bill did not address this matter.

The managers request that prior to the obligation of funds for Antiterrorism Assistance Mobile Emergency Training Teams, the Department of State inform the Committees on Appropriations of the amount of such funds that would be made available for administrative costs. In addition, the managers request a report from the Department of State within 60 days of enactment of this Act on the degree to which the Terrorist Interdiction Program (TIP) cooperates with other agencies of the United States Government to ensure there is no duplication of effort. The report should specify the current and projected resource levels for programs in all agencies that have complementary programs. A classified annex to the report should be provided if deemed necessary.

MILITARY ASSISTANCE

FUNDS APPROPRIATED TO THE PRESIDENT

FOREIGN MILITARY FINANCING PROGRAM

The conference agreement appropriates $387,000,000 instead of $366,500,000 as proposed by the House and $347,500,000 as proposed by the Senate. Funds may remain available for obligation until June 30, 2003. In addition, the conference agreement includes House language to provide the Department of Defense with the authority to use $2,000,000 requested by the President for the general costs of administering overseas military assistance programs. The Senate amendment did not address this matter.
The managers direct that a total of $55,000,000 shall be made available for assistance for the Philippines, an increase of $30,000,000 above the budget request. The increase must be designated by the President as an emergency.

The conference agreement does not include Senate language not in the House bill that would have limited assistance to certain specified countries.

The conference agreement includes language similar to that in the Senate amendment that would require that the Committees on Appropriations be informed 15 days prior to the obligation of funds provided under this heading in this Act. The House bill did not address this matter.

The conference agreement does not include Senate language exempting only Afghanistan from the provisions of section 512 of the Foreign Assistance Act or any similar provision of law. All funds appropriated under this heading would be exempt from this provision of law, as proposed by the House.

The conference agreement includes language similar to that in the Senate amendment that provides that funds in this Act may be made available for the Government of Uzbekistan if the Secretary of State determines and reports to the Committees on Appropriations that the Government of Uzbekistan is making substantial and continuing progress in meeting its commitments under the “Declaration on the Strategic Partnership and Cooperation Framework Between the Republic of Uzbekistan and the United States of America”. The House did not address this matter.

Funds requested for assistance for Colombia for protection of the Cano Limon pipeline are included under the heading “International Narcotics Control and Law Enforcement”.

PEACEKEEPING OPERATIONS

The conference agreement provides that funds appropriated under this heading may be available for obligation until June 30, 2003. In addition, the conference agreement includes Senate language not in the House bill that limits the assistance provided in this paragraph to Afghanistan.

RESCISIONS

The conference agreement includes a rescission of $60,000,000 from funds appropriated to carry out the provisions of parts I and II of the Foreign Assistance Act of 1961, the Support for East European Democracy (SEED) Act of 1989, and the FREEDOM Support Act, in title II of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 2000 (as contained in Public Law 106–113) and in prior Acts making appropriations for foreign operations, export financing, and related programs. Of these funds, not more than a total of $25,000,000 may be rescinded from funds appropriated under the heading “Development Assistance.” In addition, no rescission may be made from funds appropriated for health and disease programs pursuant to section 104(c) of the Foreign Assistance Act of 1961. It is the intention of the managers that no rescission be derived from activities earmarked or subject to minimum funding levels.
The House bill would have rescinded $60,000,000 from funds appropriated to “Development Assistance” and “Economic Support Fund.” The Senate bill would have rescinded $25,000,000 from funds appropriated to “Economic Support Fund.” This rescission was addressed in section 604 of the Senate amendment.

The conference agreement also contains Senate language requiring a rescission of $50,000,000 from funds under the heading “Export-Import Bank of the United States” that are available for tied-aid grants. The House bill did not address this matter. This rescission was addressed in section 604 of the Senate amendment.

The conference agreement also contains Senate language requiring a rescission of unobligated balances totaling $159,000,000 from certain funds available to International Financial Institutions. The House bill contained the same rescission, with certain technical differences.

GENERAL PROVISIONS—THIS CHAPTER

Under section 601, the conference report includes language that provides that fiscal year 2002 funds, unexpired balances, and assistance provided from prior years’ Acts shall be available to support a unified campaign against narcotics trafficking and designated terrorist organizations, and to take actions to protect human health and welfare.

The new authorities provided are intended to be used against terrorist organizations identified by the State Department. However, the managers recognize that in certain emergency situations, such as kidnappings, the use of United States assets may be required to protect human health and welfare before the affiliation of the perpetrators has been determined. The managers expect this authority will be continued in fiscal year 2003 unless the new government of Colombia fails to make good faith efforts to fulfill the commitments made in subsections (b) and (c). The managers also intended these authorities to continue to be in effect in the event a continuing resolution is necessary for a portion of fiscal year 2003.

The conference report requires the Secretary of State to report that the newly elected President of Colombia has made several commitments, in writing, regarding policies, budgetary reforms, and the allocation of Colombian financial resources. The managers expect the Secretary to provide copies of these written commitments to the Committees on Appropriations.

Although section 603 of the House bill requiring a report on Andean security strategy is not included in the conference report, the managers are concerned that the Administration has inadequately articulated clear objectives of U.S. policy in Colombia, what actions would be required, and what it would cost to achieve those objectives. Therefore, the managers direct that within 90 days of enactment of this Act, the Secretary of State, in consultation with the Secretary of Defense, submit a report to the Committees on Appropriations, describing in detail—(1) the President’s policy toward Colombia; the objectives of that policy; the actions required by and the expected financial costs to the United States, Colombia, and any other country or entity to achieve those objectives; and the expected time schedule for achieving those objectives; (2)
specific benchmarks for measuring progress toward achieving the objectives of the President's policy; (3) the expected reduction, if any, in the amount of cocaine and heroin entering the United States as a result of the President's Andean Counterdrug Initiative within the expected time schedule; and (4) the mission and objectives of United States Armed Forces personnel and civilian contractors employed by the United States in connection with such assistance, and the threats to their safety in Colombia.

Under section 603, the conference agreement includes a general provision similar to section 606 of the Senate amendment regarding Afghanistan security and the delivery of assistance. The conference agreement requires the President to transmit two reports, the first on immediate security needs, and the second on long-term security needs.

The conference agreement does not include Senate language that would have earmarked $34,000,000 for the United Nations Population Fund (UNFPA). The managers note that $34,000,000 was provided for this purpose in P.L. 107–115, and are concerned that the funds have not yet been made available for obligation. The managers note that a Presidential determination regarding UNFPA activities in China, together with the accompanying State Department report on its investigation of those activities in China, has not been made or transmitted to Congress, contrary to written assurances by the Director of the Office of Management and Budget.

CHAPTER 7
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
MANAGEMENT OF LANDS AND RESOURCES

The conference agreement provides $658,000 for Management of Lands and Resources as proposed by the House. The Senate had proposed funding the repayment of Bureau law enforcement costs under Departmental Management.

UNITED STATES FISH AND WILDLIFE SERVICE
RESOURCE MANAGEMENT

The conference agreement provides $1,038,000 for Resource Management, instead of $1,443,000 as proposed by the House and $412,000 as proposed by the Senate. The amount recommended includes the $1,412,00 for continuity of operations as proposed by both the Houses and Senate and $626,000 for the repayment of law enforcement costs. The Senate had proposed funding the repayment of service law enforcement costs under Departmental Management.

CONSTRUCTION

The conference agreement provides $3,125,000 for construction as proposed by the Senate instead of no funding as proposed by the House.
NATIONAL PARK SERVICE

OPERATION OF THE NATIONAL PARK SYSTEM

The conference agreement provides $1,173,000 for Operation of the National Park System as proposed by the House. The Senate had proposed funding the repayment of Service law enforcement costs under Departmental Management.

CONSTRUCTION

The conference agreement provides $17,651,000 for Construction as proposed by the Senate instead of $25,700,000 as proposed by the House.

UNITED STATES GEOLOGICAL SURVEY

SURVEYS, INVESTIGATIONS, AND RESEARCH

The conference agreement provides $26,000,000 as proposed by the House and $25,700,000 as proposed by the Senate. The conference agreement conforms to the Senate recommendation except the $776,000 for an improved backup power system is not included.

BUREAU OF INDIAN AFFAIRS

OPERATION OF INDIAN PROGRAMS

(INCLUDING RESCISSION OF FUNDS)

The conference agreement provides $134,000 for the Operation of Indian Programs as proposed by the House. The Senate had proposed funding the repayment of Bureau law enforcement costs under Departmental Management. The conference agreement also rescinds $10,000,000 in excess funds from the San Carlos Irrigation project as proposed by the Senate instead of a rescission of $5,000,000 as proposed by the House. The conference agreement also includes language as proposed by the House redirecting excess funds (after the rescission) from the San Carlos Irrigation Project for trust reform costs related to the ongoing Cobell and other litigation related to management of Indian trust funds.

DEPARTMENTAL OFFICES

DEPARTMENTAL MANAGEMENT

SALARIES AND EXPENSES

The conference agreement provides $905,000 for Salaries and Expenses as proposed by the House instead of $7,030,000 as proposed by the Senate.
DEPARTMENT OF AGRICULTURE

Forest Services

Wildland Fire Management

The conference agreement provides $50,000,000 as an emergency contingent appropriation for Wildland Fire Management instead of no funds as proposed by both the House and the Senate.

Capital Improvement and Maintenance

The conference agreement provides $3,500,000 for Capital Improvement and Maintenance as proposed by the Senate instead of no funding as proposed by the House.

Related Agency

Smithsonian Institution

Salaries and Expenses

The conference agreement provides $10,000,000 for Salaries and Expenses instead of $11,000,000 as proposed by the House and no funding as proposed by the Senate.

Construction

The conference agreement provides $2,000,000 for Construction as proposed by both the House and the Senate.

General Provisions, This Chapter

Section 701 retains the text of House section 701 mandating the release of previously appropriated emergency firefighting funds to the Forest Service.

Section 702 retains the text of House section 702 providing that no funds, except funds appropriated to the Office of Management and Budget, can be spend to study the transfer of research functions from the Smithsonian Institution to the National Science Foundation.

Section 703 modifies the text of House section 703 dealing with the collection and retention of fees at Midway Atoll National Wildlife Refuge. The modification allows the Secretary of the Interior to charge reasonable fees for services provided at Midway Atoll National Wildlife Refuge, including fuel sale, and retain those fees for operation and maintenance of infrastructure and staff required for non-refuge specific needs, including, but not limited to, activities and equipment required for airport operating certification and the purchase of fuel. The Fish and Wildlife Service currently has an airport operating certificate as provided in 49 U.S.C. 44706. The Service should continue to maintain certification and recoup costs from organizations that directly benefit from airfield certification, as well as charging fees for services. The Service also should establish cooperative agreements to facilitate continued airfield operations.
Section 704 retains the text of Senate section 701 providing authority to the MMS to recover transportation and administrative costs associated with filling the Strategic Petroleum Reserve.

Section 705 makes a technical modification to the text of House section 704 dealing with reciprocal authority for treatment of foreign and U.S. firefighters. The Senate addressed this issue in section 702. The balance of Senate section 702, dealing with the Black Hills National Forest, is addressed in section 706.

Section 706 replaces the text of Senate section 702 dealing with the Black Hills National Forest. The managers have agreed to bill language, which allows the Forest Service to undertake actions to address promptly the risk of fire and insect infestation in the Black Hills National Forest, SD. In addition, the language designates a small addition to the existing lack Elk Wilderness area on the forest.

The conference agreement does not include language proposed by the House in section 705 prohibiting the Department of Defense from being held responsible for civilian water consumption that is outside the boundaries of a military installation and beyond the direct authority and control of the Secretary of Defense for purposes of the Endangered Species Act.

CHAPTER 8
DEPARTMENT OF LABOR
EMPLOYMENT AND TRAINING ADMINISTRATION
TRAINING AND EMPLOYMENT SERVICES

The conference agreement deletes funding provided in both bills for Training and Employment Services. The House bill had provided $300,000,000 and the Senate bill provided $400,000,000. The conferees have decided that these funds should be considered during the regular fiscal year 2003 appropriations process.

The conferees understand that the Department is cutting its support for capacity building efforts of national community based organizations. The conferees urge the Department to reconsider its support for these organizations in this fiscal year. Heretofore, the Committee have provided considerable latitude to the Department in the allocation of capacity building funds. However, this may need to be reconsidered in the fiscal year 2003 appropriations process.

The conferees note that young adults, age 16 to 24 have been disproportionately affected by the decline in total employment over the past year. Therefore, the conferees strongly urge that special attention be given to the employment needs of young adult dislocated workers in utilizing available funds for dislocated worker assistance.

The conferees were pleased to learn from the Secretary that the Administration has established an interagency effort to address our nation's nursing shortage. The shortage is especially critical in rural America and within various ethnic minority populations. The Department is strongly urged to work with nursing programs that
work with these affected populations and, in particular, to ensure that summer employment opportunities exist for nursing students.

The conferees concur with language contained in the Senate report directing the Department to award a grant for the New Mexico Telecommunications Call Center Training Consortium.

COMMUNITY SERVICE EMPLOYMENT FOR OLDER AMERICANS

The conferees direct the Department of Labor to implement the grantee responsibility tests under Section 514(d) of the Older Americans Act and to conduct a grant competition for only those Title V funds administered by national grantees that fail to be deemed responsible. The conferees further direct the Department to implement corrective action, as set forth in Section 514(e) of the Older Americans Act, for any national grantee failing to meet established performance measures. The conferees expect the Department to also implement performance measures and competition for states as authorized under Section 514(f) of the Act.

PENSION BENEFIT GUARANTY CORPORATION

The conferees express deep concern regarding actions taken by the Pension Benefit Guaranty Corporation (PBGC) on June 14, 2002 to terminate pension plans in advance of a plant shutdown in order to avoid paying “shutdown” benefits that had been negotiated between a company and its workers. This policy shift was made without advance notice to the parties involved. Furthermore, this policy adjustment is a significant change in the practice that the PBGC had engaged in over the past eight years. The action taken by the PBGC will result in disparate treatment of workers in similar situations, with workers in a plant that shutdown prior to June 14, 2002 receiving “shutdown” benefit and workers in a plant that shutdown after June 14, 2002 not receiving “shutdown” benefits. The conferees strongly urge the PBGC to reconsider its action to terminate several pension plans on June 14, 2002.

OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION

SALARIES AND EXPENSES

The conference agreement includes a provision proposed by the Senate to direct the allocation of funds within the funds provided in Public Law 107–116 to extend funding for Institutional Competency Building training grants for the period September 30, 2002 through September 30, 2003, but specifies not less than $3,200,000 for this purpose, instead of $4,275,000 as proposed by the Senate. The House bill contains no similar provisions. The conference agreement deletes language proposed by the Senate to restore $1,000,000 for Institutional Competency Building training grants which commenced in September 2000, for program activities ending September 30, 2002. It also deletes, without prejudice, language proposed by the Senate specifying that $5,900,000 be used to extend funding for targeted training grants for the period September 30, 2002 through September 30, 2003; this bill language is no longer necessary, since the conferees understand that the Labor
Department intends to provide second-year funding to all targeted training grants which commenced in September 2001 for program activities for the period of September 30, 2002 to September 30, 2003, provided that a grantee has demonstrated satisfactory performance.

DEPARTMENT OF HEALTH AND HUMAN SERVICES

HEALTH RESOURCES AND SERVICES ADMINISTRATION

HEALTH RESOURCES AND SERVICES

The conference agreement includes bill language proposed by both the House and Senate to revise the funding earmarked for the construction and renovation of health care facilities within the total funding previously appropriated for the account, with one additional bill language provision that changes the grantee for a $4,000,000 project within the Maternal and Child Health grant program from Columbia Hospital for Women Medical Center, Washington, D.C. to All Children’s Hospital, St. Petersburg, Florida.

The conferees make the following modification to the report language in the House and Senate bills. The funds available in Public Law 107–116 to carry out Section 417C of the Public Health Service Act (42 U.S.C. 285a–9) are to be used for grants for education, prevention and early detection of radiogenic cancers and diseases, of which $1,000,000 shall be available to enter into a contract or cooperative agreement with the National Research Council to conduct a study under which the Council shall: (1) provide technical assistance to the Health Resources and Services Administration (HRSA) and its grantees on improving accessibility and quality of medical screening, education and referral services; (2) report to HRSA on the most recent scientific information related to radiation exposure and associated cancers or other diseases, with recommendations for improving services for exposed persons; and (3) review and make recommendations on whether other classes of individuals or additional geographic areas should be covered under the Radiation Exposure Compensation Act (RECA) program. The Council shall provide semi-annual interim reports to HRSA including technical assistance provided, study findings, and recommendations. The final report will be completed and presented by HRSA to Congress by June 30, 2005.

With respect to the $4,000,000 All Children’s Hospital provision, the conferees clarify that the project is to be completed by September 30, 2005.

CENTERS FOR DISEASE CONTROL AND PREVENTION

DISEASE CONTROL, RESEARCH AND TRAINING

The conference agreement provides $1,000,000 in supplemental funds for the Centers for Disease Control and Prevention. This is $314,000,000 below the amount provided by the Senate and the same as provided by the House. Funds are provided as a contingent emergency appropriation.
The conference agreement includes $1,000,000 to accelerate and expand work related to prion diseases, the same as provided by the House. The Senate bill included no funds for this purpose. The conferees concur in language included in the House report concerning the inclusion of all relevant Centers in the development and implementation of the health-tracking network.

**NATIONAL INSTITUTES OF HEALTH**

**OFFICE OF THE DIRECTOR**

The conferees endorse the report language included in the House report recommending that the Director allocate up to $500,000 from the funding provided in this account in Public Law 107–116 for the Foundation for the National Institutes of Health (NIH). The Senate report did not include similar language.

**BUILDINGS AND FACILITIES**

**(INCLUDING RESCISSION)**

The conference agreement includes a rescission of $30,000,000, as proposed by the House and Senate, to be taken from the two sources identified in the House and Senate reports. The conference agreement also includes bill language to clarify the original intent of the conferees to provide in Public Law 107–116 $36,600,000 within this account for the John Edward Porter Neuroscience Research Center, as requested by the Administration in justification materials accompanying the budget request. This funding would support both Phase I of the project and the design of Phase II.

The conference agreement does not include $72,000,000 in emergency funding for NIH campus security enhancements as proposed in the Senate bill. The House bill did not include a similar provision.

**CENTERS FOR MEDICARE AND MEDICAID SERVICES**

**PROGRAM MANAGEMENT**

The conference agreement does not include the provision in the Senate bill specifying $1,000,000 for the Johns Hopkins School of Medicine for a study of chest oscillation therapy for chronic obstructive pulmonary disease. Neither the Administration's request or the House bill included the provision.

The conferees agree to the House report language regarding the Medicare appeals process established by the Benefits Improvement and Protection Act of 2000 with the following modification. The requested report should address the costs of implementing the appeals process and the Department’s plans for that implementation.

The conferees have been very pleased with the efforts of CMS under its demonstration authority to address the extraordinary adverse health status of Native Hawaiians in Waimanalo, Hawaii. The conferees urge an additional focus upon American Samoan residents in that geographical area utilizing the expertise of the Waimanalo Health Center and its Mauli Ola Program.
The conference agreement includes $500,000 for the domestic violence hotline as proposed by the House. The Senate bill contained no similar provision. These funds are provided on an emergency contingent basis.

OFFICE OF THE SECRETARY
PUBLIC HEALTH AND SOCIAL SERVICES EMERGENCY FUND

The Conference agreement includes $90,000,000 within the Public Health and Social Services Emergency Fund for the CDC to support the protection, monitoring and study of the health of emergency services personnel and rescue and recovery personnel exposed to environmental contaminants in the wake of the terrorist attacks of September 11, 2001 at the World Trade Center in New York City. This is the same amount as provided in the Senate bill. The House bill included no similar provision. These funds are provided on an emergency contingent basis.

The Conferees concur in the guidance included in the Senate report, with the further understanding that activities undertaken are to include clinical examination and evaluation as appropriate. The conferees request an implementation plan to be provided to both Committees within six months of the enactment of this Act, and annual reports thereafter on accomplishments, funds obligated, funds expended, and remaining balances.

DEPARTMENT OF EDUCATION
SCHOOL IMPROVEMENT PROGRAMS

The conference agreement includes language relating to the expenditure of funds for digital programming in the Ready to Teach program as proposed by the Senate. The House bill contained no similar language.

The conference agreement includes a technical correction relating to the amounts of funding available for the Fund for the Improvement of Education and the Cooperative Civic Education program as proposed by both the House and the Senate.

The conference agreement also includes technical corrections to various projects.

STUDENT FINANCIAL ASSISTANCE

The conference agreement includes $1,000,000,000 to help relieve a shortfall in the Pell grant program and provides that these funds shall be available until September 30, 2003, as proposed by the House. The Senate bill provided $1,000,000,000 for the same purpose but designated that amount as an emergency.

HIGHER EDUCATION

The conference agreement includes technical corrections to various projects as proposed by the House and the Senate.
The conference agreement includes a technical correction allowing the contract for the Eisenhower National Clearinghouse for Mathematics and Science Education to be continued for one additional year. The House bill contained no similar language.

GENERAL PROVISIONS

Section 801. The conference agreement includes a permanent change to section 8003 of the Elementary and Secondary Education Act of 1965, as amended, that modifies the number of students required in a portion of the payment formula for heavily impacted districts as proposed by the Senate. The House bill contained no similar provision.

Section 802. The conference agreement includes a permanent change to section 8003(b)(1) of the Elementary and Secondary Education Act of 1965, as amended, that modifies the provision on determining a school district’s local contribution rate as proposed by the Senate. The House bill contained no similar provision.

Section 803. The conference agreement includes the $45,000,000 rescission in administrative and related expenses in the Department of Labor, Health and Human Services, and Education included in the Senate bill, amended to remove the language requiring that the reduction be done on a pro-rata basis. The House bill contained no similar provision. Specific rescission amounts are to be determined and distributed by the Office of Management and Budget. The conferees direct the Office of Management and Budget to distribute this administrative reduction in such a way that reductions-in-force and furloughs of departmental personnel do not occur.

Section 804. The conferees have included bill language from the Senate bill identifying the “National Research Service Awards” program as the “Ruth L. Kirschstein National Research Service Awards” program. This action is being taken to honor the career of Dr. Ruth L. Kirschstein. A native of Brooklyn, New York, Dr. Kirschstein received a B.A. degree magna cum laude in 1947 from Long Island University. In 1951, she received her M.D. from Tulane University School of Medicine.

From 1957 to 1972, Dr. Kirschstein performed research in experimental pathology at the Division of Biologics Standards (now the Center for Biologics Evaluation and Research, Food and Drug Administration). During that time, she helped develop and refine tests to assure the safety of viral vaccines for such diseases as polio, measles and rubella. Her work on polio led to the selection of the Sabin vaccine for public use.

Since 1974, Dr. Kirschstein has been serving in leadership positions at the National Institutes of Health (NIH). When she first began her service to NIH, she served as Director of the National Institute of General Medical Sciences. She held this position for 14 years. From 1990 to 1991, Dr. Kirschstein also served as Acting Associate Director of the NIH on research on women’s health.

Dr. Kirschstein served as Acting Director of the National Institutes of Health between January 2000 and May 2002. Prior to that post, Dr. Kirschstein served as the Deputy Director between 1993
and 1999. Dr. Kirschstein has received many honors and awards, including the Presidential Meritorious Executive Rank Award, 1980; election of the Institute of Medicine, 1982; a doctor of science degree from Mr. Siani School of Medicine, 1984; the Presidential Distinguished Executive Rank Award, 1983; an honorary doctor of laws degree from Atlanta University, 1985; an honorary doctor of science degree from the Medical College of Ohio, 1986; an honorary doctor of humane letters from Long Island University, 1991; and election as a fellow of the American Academy of Arts and Sciences, 1992. In 2001, she received honorary degrees from Spelman College and from Georgetown University Medical School.

Dr. Kirschstein has been both a visionary and a leader during her service at NIH and has helped to make it the world’s premier biomedical research agency. In particular, Dr. Kirschstein led the cutting edge of two of the most important research trends of this generation. She played a pivotal role in launching the Human Genome Project. She is also credited with providing early and crucial support to women’s health studies, services and programs for the NIH and pioneering the NIH Office of Women’s Health Research.

While serving as Acting Director of NIH, Dr. Kirschstein has worked with Congress to achieve a doubling of the NIH budget. Through her leadership, commitment, contributions and unselfish service to the biomedical research community and NIH, Dr. Kirschstein continues to serve her nation. The conferees believe the naming of the National Research Service Awards as the Ruth L. Kirschstein National Research Service Awards is a fitting tribute to her outstanding service to this country.

Section 805. The conference agreement includes a provision proposed by the Senate that exempts Alaska from section 166 of the Community Renewal Tax Relief Act of 2000. The House bill contained no similar provision.

Section 806. The conference agreement includes a provision proposed by the Senate to reallocate funds provided for a Labor project in the FY2001 bill. The House bill contained no similar provision.

Section 807. The conference agreement includes a provision allowing the Secretary of Education to transfer lapsing funds at the end of fiscal year 2002 to program administration in an amount not to exceed any reduction pursuant to section 803 of this Act, but not more than $5,000,000. Neither the House nor Senate bills contained this provision.

The conference agreement does not include a permanent change to the Higher Education Amendments of 1998 regarding the Grants to States for Workplace and Community Transition Training for Incarcerated Youth Offenders program as proposed by the Senate. The House bill contained no similar provision.

The conference agreement does not include language specifying a new distribution of Title I funds within the New York City public school system as proposed by the Senate. The House bill contained no similar provision.
CHAPTER 9

LEGISLATIVE BRANCH

HOUSE OF REPRESENTATIVES

The conference agreement provides $1,600,000 for Standing Committees, Special and Select for the Permanent Select Committee on Intelligence.

JOINT ITEMS

CAPITOL POLICE BOARD, GENERAL EXPENSES

The conference agreement provides $16,100,000 for general expenses for the United States Capitol Police. Of this amount, $12,500,000 is provided for reimbursement to the Environmental Protection Agency for anthrax investigations and cleanup to the Capitol Complex.

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SALARIES AND EXPENSES

The conference agreement provides an additional direct appropriation of $7,500,000, as requested, to offset the decreased level of receipts resulting from months of mail suspension.

ADMINISTRATIVE PROVISIONS—THIS CHAPTER

Sec. 901. The conferees have included an administrative provision regarding Senators' Official Personnel and Office Expense Account.

Sec. 902 and Sec. 903. The conferees have included two provisions making a technical correction regarding a House item and a Senate item to P.L. 107–117.

Sec. 904. A provision has been included providing Economy Act authorization to the CAO of the House of Representatives.

Sec. 905. The conferees have included a provision authorizing the Architect of the Capitol to procure space for an alternate computer facility for the legislative branch.

Sec. 906. A provision has been included which establishes an account for the Architect of the Capitol to be titled “Capitol Police Buildings and Grounds.”

Sec. 907. A provision has been included authorizing the Architect of the Capitol to acquire Property for the use of the Capitol Police.

CHAPTER 10

DEPARTMENT OF DEFENSE—MILITARY CONSTRUCTION

MILITARY CONSTRUCTION, AIR FORCE

The conference agreement includes $7,250,000 for this account instead of $8,505,000 as proposed by the House. The reduced amount is based on the Air Force's revised execution strategy for
the projects provided in the House passed bill. The Senate did not have a similar provision. Included in the account are the following projects:

<table>
<thead>
<tr>
<th>Location/Installation</th>
<th>Project title</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Diego Garcia</td>
<td>Communications Switching Facility</td>
<td>$3,450,000</td>
</tr>
<tr>
<td>Diego Garcia</td>
<td>Stuffing/Unstuffing Pad</td>
<td>$3,200,000</td>
</tr>
<tr>
<td>Worldwide Various</td>
<td>Planning and Design</td>
<td>$600,000</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>$7,250,000</td>
</tr>
</tbody>
</table>

These funds are designated as contingent emergency requirements.

**MILITARY CONSTRUCTION, DEFENSE-WIDE**

**INCLUDING TRANSFER OF FUNDS**

The conference agreement includes $21,500,000 for this account as proposed by the House. The Senate did not include a similar provision. Of this amount, $19,600,000 is provided for construction of a Joint Operations Complex at Fort Bragg, North Carolina. The remaining $1,900,000 is provided for planning and design of the project.

These funds are designated a contingent emergency requirements.

**GENERAL PROVISIONS—THIS CHAPTER**

The conference agreement includes one general provision.

The conference agreement includes a provision, Section 1001, as proposed by the Senate, which allows funds made available in this Act to be used for military construction projects with a requirement to provide Congress a 15-day prior notification. The House did not include a similar provision.

**CHAPTER 11**

**DEPARTMENT OF TRANSPORTATION**

**OFFICE OF THE SECRETARY**

**SALARIES AND EXPENSES**

**TRANSPORTATION ADMINISTRATIVE SERVICE CENTER**

**LIMITATION ON OBLIGATIONS**

The conference agreement increases the fiscal year 2002 obligation for the Transportation Administrative Service Center from $116,023,000 to $128,123,000 to accommodate additional security needs of the Department, as proposed by the House. The Senate bill also increased the limitation, but in a general provision. The conferees do not concur with language included in the Senate report on the simultaneous termination of visas and drivers’ licenses.
TRANSPORTATION SECURITY ADMINISTRATION
(INCLUDING TRANSFER OF FUNDS)

The recommendation includes $3,850,200,000 for activities of the Transportation Security Administration (TSA), instead of $3,850,000,000 as proposed by the House and $4,702,525,000 as proposed by the Senate. Of the total, the bill provides that $480,200,000 is designated as a contingent emergency appropriation, and $1,030,000,000 is to be transferred to the Federal Emergency Management Agency (FEMA) for reimbursement of “bridge loans” made to TSA out of Emergency Response Fund resources previously set-aside for FEMA activities in New York City. Funds are available until expended, as proposed by the Senate, instead of until September 30, 2003, as proposed by the House.

The conference agreement includes, and the bill specifies, additional funding for critically-needed transportation security improvements which were not included in the request, as follows:

<table>
<thead>
<tr>
<th>Activity</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Modifications of airports to install checked baggage explosive detection systems</td>
<td>$225,000,000</td>
</tr>
<tr>
<td>Grants to port authorities and other entities for security enhancements and port incident training at U.S. ports</td>
<td>$125,000,000</td>
</tr>
<tr>
<td>Procurement of air-ground communications systems for federal air marshals</td>
<td>$15,000,000</td>
</tr>
<tr>
<td>Intercity bus security</td>
<td>$15,000,000</td>
</tr>
<tr>
<td>Operation safe commerce</td>
<td>$28,000,000</td>
</tr>
<tr>
<td>Airport terminal security</td>
<td>$17,000,000</td>
</tr>
<tr>
<td>Radiation detection system test and evaluation</td>
<td>$4,000,000</td>
</tr>
<tr>
<td>Security research and development and pilot projects</td>
<td>$10,000,000</td>
</tr>
</tbody>
</table>

TSA reprogramming procedures.—The conferees are concerned that, including funds in this bill, $6,200,000,000 is being provided to TSA in fiscal year 2002, with no reprogramming guidelines or clearly-defined programs, projects, and activities (PPAs) established or proposed by the administration. TSA’s budget requests include a mixture of operating and capital expenses, which would normally involve separate appropriations with strict controls over transfers. In addition, TSA’s budget information has sometimes been contradictory, and has not been submitted in a common format allowing useful budgetary comparisons or an appropriate level of detail to be used for reprogramming controls. Consequently, the conferees direct TSA to follow the existing reprogramming procedures for the Department of Transportation. These guidelines establish the following minimum thresholds for reporting proposed funding shifts to Congress:

Proposed actions involving funding shifts of more than 15 percent of new budget authority for the benefiting or providing PPA, or $1,000,000, whichever is less; or
Proposed actions of any size that deviate from high priority Congressional interests and requirements, as reflected in report language and documented in DOT’s annual Base for Reprogramming Actions.

To implement these procedures, a list of PPAs must be developed against which the reprogramming thresholds apply. To establish this, the conferees direct TSA to provide a fiscal year 2002 reprogramming baseline to the House and Senate Committees on Ap-
appropriations no later than August 9, 2002. This document shall serve as the baseline document for future reprogrammings, and shall include, at a minimum, the following PPAs:

Third Party Screening Contracts, National Guard Costs, State and Local Law Enforcement Officers, Intelligence Office Costs;

ACS Field Staff Salary and Benefits and Other Costs, ACS Research/IPT Staff Salary and Benefits and Other Costs, ACS Security Specialists Salary and Benefits and Other Costs, Explosive Detection Research and Development, Human Factors Research, Aircraft Hardening and Airport Security Technology Research, Other Research, Research Pilot and Demonstration Projects;

Frontline Passenger Screener Salary and Benefits and Other Costs, Supervisor Passenger Screener Salary and Benefits and Other Costs;

TSA Cargo Inspectors Salary and Benefits and Other Costs;

Law Enforcement Officer Salary and Benefits; Law Enforcement Officer Other Costs, Law Enforcement Supervisor Salary and Benefits, Law Enforcement Supervisor Other Costs;

Federal Air Marshal Salary and Benefits, Federal Air Marshal Other Costs, Federal Air Marshal Supervisor Salary and Benefits, Federal Air Marshal Supervisor Other Costs;

Federal Security Director Salaries and Benefits and Other Costs, Airport Management and Staff Salaries and Benefits, Airport Management and Staff Other Costs, Headquarters Salary and Benefits, Headquarters Other Costs;

Passenger Screener Hiring Contracts, Passenger Screener Training Contracts, Baggage Screener Hiring Contracts, Baggage Screener Training Contracts; and

EDS/ETD Site Survey, EDS Integrator, Next Generation EDS, CAPPS-II Data Integration, Maintenance for Leased Screening, Start-Up and Administrative Support, Planning and Deployment, Equipment Implementation, EDS Purchase, EDS Installation, ETD Purchase, ETD Installation, Checkpoint Equipment, Equipment Maintenance, Information Technology Projects, Time and Attendance and Property Inventory Systems, Credentialing Project.

TSA performance goals and performance reporting.—The Senate directed TSA to publish, on its website, monthly statistics for each airport regarding compliance with the ten minute wait time goal. Rather than reporting on a single goal, the conferees agree that TSA should track and publish information on a wide variety of goals, so this new agency’s growth and overall performance can be closely monitored by the Congress, taxpayers, and the traveling public. Therefore, the conferees direct TSA, as soon as possible, to begin reporting on the wait time goals on its website as proposed by the Senate. The conferees also direct that TSA begin reporting on its website, or under separate cover to the Congress as security
concerns dictate, monthly performance information for each of the following measures:

Percent of commercial airports with permanent federal security directors on the job;
Percent of airports with TSA conducting passenger and baggage screening;
Percent of required EDS and ETD systems deployed;
Percent of airports utilizing the CAPPS II system;
Percent of commercial aircraft with phase II cockpit doors installed;
Average wait time at passenger screening checkpoint for federalized airports;
Number of complaints per 1,000 passengers for federalized airports;
Security cost per originating passenger for federalized airports; and
Percent of major ports with port vulnerability assessments completed.

Where applicable, this information should be presented on an airport-by-airport or airline-by-airline basis, and the TSA should include in its reports the specific information on the wait time goal proposed by the Senate. While the conferees acknowledge that appropriate goals for TSA will change after the agency’s start-up period, it is critical to begin developing a baseline of performance information against which future budget requests may be evaluated and management oversight directed.

Status reports on hiring and salary costs.—The Aviation and Transportation Security Act provided TSA with broad flexibility to set pay rates for its employees outside the federal general schedule. While this provision was intended to allow the agency flexibility in establishing its workforce, the conferees are concerned that some positions are being hired at rates, which are above those for similar positions in other federal agencies. To monitor these expenses, TSA is directed to begin submitting to the House and Senate Committees on Appropriations, on a monthly basis, a report on the number of employees the agency has on board for each of the agency’s job series. This report should include, at a minimum: (1) a description of each job series; (2) the number of individuals employed in each job series; (3) the total annual salary cost, average and median salary costs, and standard deviation for salary distributions for each job series; and (4) the degree to which the agency has fulfilled the diversity goals as articulated by the Under Secretary in testimony. Every two months, the report should include a comparison of average salary costs and the percentage change for each job series during the two month period. It is expected that the same data will be provided regarding federal air marshals, even if such data is transmitted separately due to security considerations.

Contract oversight.—TSA is currently budgeting over $3,000,000,000 for start-up contract costs in fiscal year 2002. These include contracts for recruiting, hiring, and training TSA’s workforce; purchasing and deploying equipment; and administrative support. Given that TSA is exempt from most federal acquisition requirements and is undergoing rapid growth, the conferees are concerned that contracts may be let and managed without suffi-
cient internal controls to monitor contractor performance and guard against waste, fraud, and abuse. Accordingly, the conferees direct that, for each contract the agency enters into, TSA shall set aside one percent of the total contract costs for contract oversight activities. These activities should include, but are not limited to: (1) overseeing contractor and subcontractor performance with respect to cost, schedule, and quality; (2) monitoring billings; (3) providing for independent cost audits by the Defense Contract Audit Agency; and (4) overseeing the volume of undefinitized contract actions and the timely definitization of contracts. TSA is directed to report to the House and Senate Committees on Appropriations at the beginning of each fiscal quarter on the number and dollar amount of all contracts let, including task orders placed under existing contracts, the dollars allocated for contract oversight and the nature of oversight activities undertaken. At the time this information is submitted to Congress, TSA should also provide such information to the Department of Transportation Inspector General for his review and analysis. At the request of the Committees on Appropriations, the Inspector General has been conducting a review of TSA’s budget and financial management. Because this information has been useful in determining appropriate funding levels for TSA, the IG is directed to continue its efforts and report to the Appropriations Committees as necessary.

Veteran’s preference in hiring.—Within the next two months, TSA plans to hire over 40,000 people. The Aviation and Transportation Security Act requires that “the Under Secretary shall provide a preference for the hiring of an individual as a security screener if the individual is a member or a former member of the armed forces”. The conferees are concerned that with the initial TSA screener hiring, veterans who “passed” the TSA test were offered jobs 83% of the time, while non-veterans who “passed” the TSA test were offered jobs 88% of the time. The conferees direct the Inspector General to review TSA’s implementation of the veterans preference requirement and submit a report to the House and Senate Committees on Appropriations by August 31, 2002.

DOT credentialing project.—Recently the Transportation Security Administration announced the establishment of the DOT credentialing project. This project’s major goal is the development and provision of a standardized transportation worker identification card (TWIC) for all personnel—government, commercial, non-profit and others—requiring access to secure facilities in any mode of transportation nationwide. TSA’s view is that such a system must include a single type of card with access to a single, secure network of databases. This project is much larger in scope than envisioned at the time the fiscal year 2003 budget request was submitted. The conferees have several concerns with this project as currently proposed:

TSA appears to have selected a particular type of identification card, with inadequate justification or consultation with Congress or affected industries concerning the cost or requirements.

Security vulnerabilities of the system have not been adequately explained;
TSA has not explained the program’s costs or how such a large effort, spanning several industries, will be financed; and

The agency has provided no details on how much funding is included in the fiscal year 2002 or 2003 budgets for this effort or details on anticipated pilot projects at airports.

Given the inadequate planning and consultation on this effort, the conferees direct TSA not to obligate further funding for this effort except through existing reprogramming procedures which require written notification to the Congress and approval of the expenditure. The conferees will work with TSA in development of the fiscal year 2003 Department of Transportation and Related Agencies Appropriations Act to resolve these issues.

Airport modifications to install explosive detection systems.—The conferees have provided a total of $738,000,000 for the costs of the physical modification of commercial service airports for the purpose of installing explosive detection systems. The amount provided is $225,000,000 more than the level requested by the Administration. The conferees note that a number of airports, including Seattle-Tacoma International Airport, are in the process of constructing new terminal facilities at precisely the same time that the new explosive detection systems must be installed. In the case of the South Terminal Expansion Project (STEP) at Seattle-Tacoma International Airport, the sudden requirement to install explosive detection systems has triggered dramatic cost increases in the project due to the requirement to redesign and reconfigure the terminal in mid-construction. As such, the conferees direct that, in allocating the resources provided over and above the Administration’s request for EDS installation, the Under Secretary be attentive to the needs of the South Terminal Expansion Project and other airport projects in a similar circumstance. The conferees understand that Anchorage International Airport and Kansas City International Airport may be in similar circumstances.

Radiation detection system test and evaluation.—The conferees are aware of emerging technologies designed to detect the illicit trafficking of radioactive material. U.S. and international agencies are currently utilizing portable radiation search tools (PRST) for these purposes, and the conferees believe this technology holds great promise in protecting our nation’s ports and waterways. The conference agreement includes $4,000,000 to the Transportation Security Administration, in coordination with the Coast Guard and the Department of Energy, for testing, evaluation, and procurement of PRST to determine the viability of this technology in providing effective detection of this specific nuclear threat.

Threat image projection x-ray systems.—The conferees continue to support x-ray training systems known as “threat image projection” (TIP) systems, which have already been deployed at major airports. TSA has recognized that TIP-ready x-ray screening systems can significantly strengthen checkpoint security by enhancing screener performance, through continuous analysis and training. The conferees encourage TSA to continue the acquisition and deployment of TIP-ready x-ray systems at all commercial service airports.

Port security grants.—The conference agreement includes $125,000,000 for port security grants, instead of $75,000,000 as
proposed by the House and $200,000,000 as proposed by the Senate. The bill specifies that $20,000,000 is provided to develop and conduct emergency incident response training and exercises at ports. The conferees do not agree with the Senate’s proposal to limit grant awards to applications already submitted. Instead, the conference agreement assumes that grants will be awarded in as wise and expeditious a manner as possible, using merit-based criteria.

**Pulsed Fast Neutron Analysis (PFNA).**—The conferees believe that the Pulsed Fast Neutron Analysis technology shows extraordinary promise as a higher speed alternative to existing technologies for detecting explosives and other contraband in checked baggage. The conferees direct the Under Secretary to use funds provided for security research and development and pilot projects to demonstrate and test the efficacy of the PFNA technology for this application in the field.

**Biometrics.**—The conferees expect the Under Secretary to use funds provided for security research and development and pilot projects to demonstrate the use of biometric technology to improve security.

**Reconciliation of aviation security costs and responsibilities.**—The conferees direct that final report of the Under Secretary and the DOT General Counsel regarding aviation security costs and responsibilities be submitted to the House and Senate Committees on Appropriations no later than August 15, 2002.

**U.S. COAST GUARD**

**OPERATING EXPENSES**

The conference agreement includes $200,000,000, to be available until September 20, 2003, instead of $210,000,000 as proposed by the House and $318,400,000 as proposed by the Senate. Of the total, $11,000,000 is designated as a contingency emergency appropriation. Increases above the requested amount are as follows:

<table>
<thead>
<tr>
<th>Activity</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maintain reserves</td>
<td>$4,000,000</td>
</tr>
<tr>
<td>Port vulnerability assessments</td>
<td>6,000,000</td>
</tr>
<tr>
<td>PACAREA ship refueling capability</td>
<td>1,000,000</td>
</tr>
</tbody>
</table>

**Pacific Area ship refueling capability.**—The conferees concur in the House proposal to provide $1,000,000 to address at-sea refueling needs for drug interdiction activities in the Eastern Pacific. These funds are specifically to be under the control of the Commander, Joint Interagency Task Force (JIATF)—East for the immediate procurement of at-sea refueling capability to extend the range and endurance of drug interdiction assets in that region.

**ACQUISITION, CONSTRUCTION, AND IMPROVEMENTS**

The conference agreement includes $328,000,000 instead of $78,000,000 as proposed by the House and $347,700,000 as proposed by the Senate. Funds are available until September 30, 2004, as proposed by the Senate. Of the total, $262,000,000 is designated as a contingent emergency appropriation. The conference agreement includes the following funding:
### Vessels:
- **Boarding and escort patrol boats (CPBs)**: $36,000,000
- **87 foot coastal patrol boat small boat replacement**: $2,100,000
  
**Subtotal**: $38,100,000

### Aircraft: Priority initiatives
- **Priority initiatives**: $200,000,000

### Other equipment:
- **Ports and waterways safety systems**: $22,929,000
- **Cutter defense messaging system replacement**: $4,800,000
  
**Subtotal**: $27,729,000

### Shore facilities:
- **Homeland security shore infrastructure support**: $8,171,000
- **Station Oak Island, NC fire damage repair/rebuild**: $4,000,000
- **Priority initiatives**: $50,000,000
  
**Subtotal**: $62,171,000

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**Boarding and escort patrol boats.**—The bill includes $36,000,000 for procurement of additional 87-foot Barracuda class coastal patrol boats. Along with the 110-foot Island class, these boats are the backbone of Coast Guard’s homeland defense in our ports, waterways, and territorial waters. The conferees believe these additional homeland security assets are needed as a top priority.

**Ports and waterways safety systems.**—The conference agreement includes $22,929,000 to upgrade the port surveillance and vessel tracking capability in the high-value ports of New York, New York; Houston-Galveston, Texas; and Port Arthur, Texas.

**Priority initiatives.**—The conference agreement includes $250,000,000 for critical acquisition, construction, and improvement activities, including $200,000,000 for aircraft and $50,000,000 for shore facilities. The conferees direct that none of these funds may be obligated until submission of a report to the House and Senate Committees on Appropriations on the specific line items and activities to be funded and the rationale for each proposed expenditure.

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**FEDERAL AVIATION ADMINISTRATION**

**OPERATIONS**

The conference agreement includes $42,000,000 instead of $100,000,000 as proposed by the Senate. Funds are designated as a contingent emergency appropriation. The House bill included no similar appropriation. In addition, the conferees agree to language allowing the FAA to transfer up to $33,000,000 from unobligated balances of “Facilities and equipment” to this appropriation, instead of $25,000,000 as proposed by the House. The conferees believe the combined resources of $75,000,000 provide herein will accommodate the agency’s highest priority operating needs for the balance of fiscal year 2002, including payroll and overtime costs for air traffic controllers and space rental requirements. These accounts were depleted earlier this year to address unbudgeted security initiatives. This transfer shall be subject to the Congressional reprogramming procedures.

**Controller shortage, Newark International Airport.**—The conferees agree to direct FAA to submit the report on air traffic controller shortages at Newark International Airport as included in section 1007 of the Senate bill. As specified in that section, the re-
port is due thirty days after enactment of this Act. The Administrator shall submit such report to the House and Senate Committees on Appropriations and the authorizing committees of jurisdiction.

FACILITIES AND EQUIPMENT

(AIRPORT AND AIRWAY TRUST FUND)

The conference agreement includes $7,500,000 instead of $15,000,000 as proposed by the Senate. These funds are designated as a contingent emergency, and are for rehabilitation of ARSR-4 long range radar systems, which are being kept in service due to security concerns since the terrorist attacks of September 11, 2001. The House bill included no similar appropriation.

GRANTS-IN-AID FOR AIRPORTS

(AIRPORT AND AIRWAY TRUST FUND)

The conference agreement includes $150,000,000, instead of $200,000,000 as proposed by the House and $100,000,000 as proposed by the Senate. These funds are to enable the Administrator to compensate airports for a portion of the direct costs associated with new, additional or revised security requirements imposed on airport operators by the Administrator on or after September 11, 2001. The conferees agree with direction of the Senate regarding the distribution of these funds. Funds are to be derived from the airport and airway trust fund as proposed by the Senate, instead of from the general fund as proposed by the House, and are designated as a contingent emergency appropriation.

FEDERAL HIGHWAY ADMINISTRATION

FEDERAL-AID HIGHWAYS

EMERGENCY RELIEF PROGRAM

(HIGHWAY TRUST FUND)

As proposed by both the House and the Senate, the conference agreement included $167,000,000 from the highway trust fund to fully fund the restoration and reconstruction of Federal-aid highways-eligible state and local roads in New York City damaged by the September 11th terrorist attacks. It also waives the local match for these funds and exempts these projects from the $100,000,000 per-disaster cap in emergency relief funding.

The conference agreement also includes $98,000,000, designated as a contingent emergency appropriation from the highway trust fund, for nationwide needs of the emergency relief program instead of $120,000,000 as proposed by the Senate. The House provided no similar appropriation. This funding level fully satisfies FHWA’s estimates of emergency relief needs, as of June 11, 2002, for states and territories, as shown in the table below. In addition, the estimates include $12,000,000 for repair of the I-40 Bridge in Oklahoma. The conferees expect emergency relief amounts needed for federal land highway management agencies will be addressed
in the $100,000,000 authorization that will be available on October 1, 2002.

<table>
<thead>
<tr>
<th>State/territory</th>
<th>Emergency Relief Needs Estimate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alabama</td>
<td>$1,871,000</td>
</tr>
<tr>
<td>American Samoa</td>
<td>1,278,000</td>
</tr>
<tr>
<td>Arizona</td>
<td>1,086,000</td>
</tr>
<tr>
<td>Arkansas</td>
<td>13,950,000</td>
</tr>
<tr>
<td>Colorado</td>
<td>2,530,000</td>
</tr>
<tr>
<td>Guam</td>
<td>672,000</td>
</tr>
<tr>
<td>Minnesota</td>
<td>678,000</td>
</tr>
<tr>
<td>Missouri</td>
<td>2,475,000</td>
</tr>
<tr>
<td>New Jersey</td>
<td>11,704,000</td>
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<tr>
<td>New York</td>
<td>309,000</td>
</tr>
<tr>
<td>North Dakota</td>
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<tr>
<td>Ohio</td>
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<tr>
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<tr>
<td>Oregon</td>
<td>399,000</td>
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<tr>
<td>Pennsylvania</td>
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</tr>
<tr>
<td>Puerto Rico</td>
<td>1,315,000</td>
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<tr>
<td>South Dakota</td>
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</tr>
<tr>
<td>Texas</td>
<td>12,813,000</td>
</tr>
<tr>
<td>Virginia</td>
<td>684,000</td>
</tr>
<tr>
<td>Washington</td>
<td>13,411,000</td>
</tr>
<tr>
<td>West Virginia</td>
<td>2,357,000</td>
</tr>
</tbody>
</table>

**FEDERAL-AID HIGHWAYS**

*(HIGHWAY TRUST FUND)*

*(RESCISSION OF CONTRACT AUTHORIZATION)*

The conference agreement includes a rescission of $320,000,000 in unspent contract authority available to the states under the five core formula highway programs as proposed by the Senate. The House included no such rescission. This rescission will have no impact on fiscal year 2002 highway construction activities, because such funds are above annual limitations on obligations and are therefore not available for obligation during fiscal year 2002.

**FEDERAL MOTOR CARRIER SAFETY ADMINISTRATION**

**Border Enforcement Program**

*(HIGHWAY TRUST FUND)*

The conference agreement includes $19,300,000 for the new border enforcement program within the Federal Motor Carrier Safety Administration, as proposed by both the House and Senate. Of the amount provided, $4,200,000 is to fund the implementation of section 1012 of the USA PATRIOT Act, which includes up to 34 additional federal personnel; $8,000,000 is for driver’s license fraud detection and prevention projects, including $800,000 for a contract effort to develop a unique identifier for commercial drivers’ licenses; $2,000,000 is to develop a hazardous material security and education outreach program and to conduct a northern border safety and security study; and $5,100,000 is for coordinating state drivers’ license registration and social security number verification.

Consistent with both House and Senate language, the conferees direct the Texas Department of Transportation to consult with the City of Laredo and consider their concerns regarding site
selection for a cross-border inspection facility. The conferees reinforce that federal safety requirements must be met in any site selection decision. The conferees also agree with language proposed by the Senate that under no circumstances should the FMCSA approve a site for such an inspection facility if the location compromises the ability to enforce all statutory and regulatory safety requirements, including those enacted as part of the Department of Transportation and Related Agencies Appropriations Act, 2002.

**HAZARDOUS MATERIALS SAFETY PERMITS**

(HIGHWAY TRUST FUND)

As proposed by the House, the conference agreement includes $5,000,000 from the highway trust fund to implement the permit program required by law for those motor carriers transporting the most dangerous hazardous materials. The Senate included no such appropriation. Funds are designated as a contingent emergency appropriation. The conferees extended the implementation date of the permit program to December 1, 2002. The conferees also expect the Research and Special Programs Administration to share data on hazardous materials registrations with the Federal Motor Carrier Safety Administration on a monthly basis.

The conferees are aware of several commercially-available technologies that could potentially enhance the security of hazardous materials transportation. FMCSA, FHWA, and DOT’s Intelligent Transportation Systems Joint Program Office are conducting operational tests of technology to prevent unauthorized drivers from operating a vehicle, systems for detecting a vehicle that is off-route, and systems to remotely shut off the vehicle engine. The conferees direct FMCSA to submit a report to the House and Senate Committees on Appropriations no later than December 1, 2002 that evaluates the potential of these technologies.

**FEDERAL RAILROAD ADMINISTRATION**

**GRANTS TO THE NATIONAL RAILROAD PASSENGER CORPORATION**

The conference agreement includes $205,000,000 for operating assistance to the National Railroad Passenger Corporation (Amtrak) instead of the $55,000,000 as proposed by the Senate. The House bill contained no similar appropriation. These are for necessary expenses to operate the railroad through the remainder of this fiscal year. On June 28, 2002, Amtrak entered into an agreement with the Department of Transportation through which Amtrak received a direct loan of $100,000,000, which the agreement contemplates will be repaid by Amtrak’s fiscal year 2003 appropriation. As part of that agreement, Amtrak agreed to provide the DOT with certain operational and financial data. Such data includes: All revenue and expenses associated with rail operations by route; budgeted and actual expenditures for all capital investments; monthly performance reports; a report on Amtrak’s operating relationships with commuter rail systems; and an inventory and valuation of Amtrak’s assets as well as a timetable for obtaining an updated valuation of those assets.
The conferees expect Amtrak to transmit this information to the House and Senate Committees on Appropriations at the same time as it is transmitted to the Department of Transportation.

The agreement between Amtrak and DOT also calls on Amtrak’s management to present to Amtrak’s Board of Directors a prioritized list of expense reduction options totaling at least $100,000,000 for fiscal year 2003—expense reductions that the Board of Directors must apply to critical maintenance needs throughout the Amtrak system. The conferees direct that this list of expense reductions, as well as a list of such critical maintenance projects, be provided to the House and Senate Committees on Appropriations no later than August 31, 2002—the date stipulated in the Amtrak-DOT agreement.

FEDERAL TRANSIT ADMINISTRATION

CAPITAL INVESTMENT GRANTS

As proposed by both the House and Senate, the conference agreement provides $1,800,000,000 in capital investment grants to replace, rebuild, or enhance mass transportation systems serving the Borough of Manhattan, New York City, New York.

RESEARCH AND SPECIAL PROGRAMS ADMINISTRATION

RESEARCH AND SPECIAL PROGRAMS

The conference agreement includes no funding to relocate and upgrade the Department’s crisis management center into a new transportation information operations center (TIOC), instead of $2,100,000 proposed by the House under the Transportation Security Administration and $3,500,000 proposed by the Senate. Because of the recent announcement to establish a new, cabinet-level Department of Homeland Security, and the possible transfer of TSA and the Coast Guard to that department, the conferees have deferred funding for this item pending a final determination regarding DOT’s restructured role in security and crisis management.

GENERAL PROVISIONS—THIS CHAPTER

The conference agreement amends the House provision that makes certain projects and activities contained in the fiscal year 2002 Department of Transportation and Related Agencies Appropriations Act eligible to receive fiscal year 2002 funds. The amendment expands the provision to include activities of the Job Access and Reverse Commute program. The Senate proposed no similar provision.

The conference agreement includes language proposed by the Senate, instead of language proposed by the House, regarding TSA’s payment for rental space at airports.

The conference includes language proposed by the Senate regarding the calculation of tonnage for shipbuilding purposes. The House bill contained no similar provision.

The conference agreement includes the Senate provision clarifying the alignment of a highway project in Mississippi made eligi-
ble for enhancement funding in the fiscal year 2001 Department of Transportation and Related Agencies Appropriations Act. The House proposed no similar provision.

The conference agreement includes the Senate provision that redirects $2,750,000 in previously appropriated intelligent transportation system program funds to the Drexel University Intelligent Infrastructure Institute for purposes authorized in the Transportation Equity Act for the 21st Century. The House proposed no similar provision.

In addition to the location correction for the I–74 Mississippi River Bridge project in Illinois proposed by the House, the conferees include a location correction for another project contained in the conference agreement accompanying the fiscal year 2002 Department of Transportation and Related Agencies Appropriations Act. The designation “GSB–88 Emulsified binder treatment research, Alabama”, under the transportation and community and system preservation pilot program, should read “GSB–88 Emulsified binder treatment research, Tennessee”.

CHAPTER 12
DEPARTMENT OF THE TREASURY
FEDERAL LAW ENFORCEMENT TRAINING CENTER
SALARIES AND EXPENSES

The conferees agree to provide $15,870,000 as proposed by the House.

FINANCIAL MANAGEMENT SERVICE
SALARIES AND EXPENSES
(RESCISSION)

The conferees agree to rescind $14,000,000 of Public Law 107–20 as proposed by the House in section 1201 of the House bill instead of $14,000,000 of Public Law 107–67 as proposed by the Senate. The conferees have no objection to any remaining unobligated balances from Public Law 107–20 being used for computer security.

UNITED STATES CUSTOMS SERVICE
SALARIES AND EXPENSES

The conferees agree to provide $39,000,000 instead of no funding as proposed by the House and $59,000,000 as proposed by the Senate. This funding is provided for startup costs, including staffing and technology, for the Container Security Initiative (CSI). The conferees did not include funding, as proposed by the Senate, for monitoring and investigating importation of products made with forced labor, nor did they include a provision proposed by the Senate authorizing the Customs Service to reimburse State and local law enforcement agencies for assistance along the Northern Border.
PRISON LABOR

The conferees note that the United States Customs Service has the responsibility for monitoring and investigating the importation into the United States of products made with forced labor, the importation of which violates section 307 of the Tariff Act of 1930 or section 1761 of title 18, United States Code.

The manufacture of goods made using prison, forced, or indentured labor continues to be an unfair trading practice used by a large number of countries despite the long-standing prohibition on importation of these goods into the United States. The use of forced labor by other countries hurts fair-trading U.S. businesses and defrauds U.S. consumers. The conferees are particularly concerned about countries that refuse to enforce their own laws that prohibit the exportation of forced labor-made goods to the United States, and those countries, such as China, that have not fulfilled their obligations under existing bilateral agreements with the United States pertaining to the inspection of suspected forced labor facilities by appropriate U.S. officials.

The conferees strongly urge the Customs Service to require importers to provide certification to establish that goods entering U.S. ports were made by legitimate foreign companies that do not use prison, forced, or indentured labor. Furthermore, the conferees strongly urge the Customs Service to use fully its authority to block the importation of goods that are suspected to have been made using forced labor, especially in cases in which the United States has requested of a foreign country an inspection of a specific factory or other facility, but the requested inspection has not taken place in a timely manner.

INTERNAL REVENUE SERVICE

INFORMATION SYSTEMS

(RESCISSON)

The conferees agree to rescind $10,000,000 as proposed by the Senate instead of no rescission as proposed by the House.

INTERNAL REVENUE SERVICE

BUSINESS SYSTEMS MODERNIZATION

The conferees agree to provide $14,000,000 as proposed by the House in section 1201 of the House bill instead of no rescission as proposed by the Senate.

UNITED STATES SECRET SERVICE

SALARIES AND EXPENSES

The conferees agree to provide $28,530,000 instead of $46,750,000 as proposed by the House and $17,200,000 as proposed by the Senate. The funding includes $17,224,000 to fund the costs of establishing and expanding electronic crimes task forces, as authorized under the USA PATRIOT Act of 2001, $7,491,000 for 51 positions required for additional protective details pursuant to Ex-
executive Order, and $3,815,000 in support of the workforce stabilization and retention initiative.

**Postal Service**

**Payment to the Postal Service Fund**

The conferees agree to provide $87,000,000 for emergency expenses of the Postal Service as proposed by both the House and Senate.

**Executive Office of the President**

**Office of Administration**

The conferees agree to provide $3,800,000 for emergency expenses of the Office of Administration, instead of $5,000,000 as proposed by the Senate and no funding as proposed by the House. The conferees have denied funding for additional space requirements, travel support and support staff. The conferees agree not to include a provision, as proposed by the Senate, that funds provided to the Office of Administration may not be obligated until the Senate confirms a Director for Homeland Security.

**Office of Management and Budget**

**(Recession)**

The conferees agree to rescind $100,000, instead of $750,000 as proposed by the House and no rescission as proposed by the Senate.

**Election Administration Reform and Related Expenses**

The conferees agree to provide $400,000,000 for election administration reform, instead of $450,000,000 as proposed by the House and the Senate. The conferees agree make these funds available to the appropriate Federal entities upon enactment of legislation for election administration reform; these funds are provided to the Office of Management and Budget, as proposed by House, and with technical modifications, instead of being provided to the Office of Justice Programs, as proposed by the Senate.

**Federal Election Commission**

**Salaries and Expenses**

The conferees agree to provide $750,000 as proposed by the House instead of no funding as proposed by the Senate.

**Independent Agencies**

**General Services Administration**

**Federal Buildings Fund**

The conferees agree to provide $21,800,000 instead of $51,800,000 as proposed by both the House and the Senate.
The conferees agree to provide no funding as proposed by the House instead of $2,500,000 as proposed by the Senate.

GENERAL PROVISIONS, THIS CHAPTER

Section 1201. The conferees agree to include a provision prohibiting the use of funds to transfer the functions, missions, or activities of the United States Customs Service to the Department of Justice.

Section 1202. The conferees agree to include a provision granting the Federal Law Enforcement Training Center the authority to hire federal retirees for a period of up to five years.

Section 1203. The conferees agree to include a provision deeming the Eisenhower Exchange Fellowship Program to be an executive agency for certain purposes, modified from Section 1101 of the Senate to make the provision permanent.

The conferees agree not to include a provision related to Alaska Mail Delivery; this provision is included as a new Title in this Act.

The conferees agree not to include a provision establishing the position of Director of Homeland Security, as proposed by the Senate.

The conferees agree not to include Section 1201 as proposed by the House regarding a rescission of funds from the Financial Management Service and an appropriation of funds to the Internal Revenue Service.

CHAPTER 13

DEPARTMENT OF VETERANS AFFAIRS

VETERANS BENEFITS ADMINISTRATION

COMPENSATION AND PENSIONS

The conferees have provided $1,100,000,000 for compensation and pensions as proposed by the Senate. The House did not include funding for this account.

VETERANS HEALTH ADMINISTRATION

MEDICAL CARE

The conferees have provided $417,000,000 for medical care as proposed by the House and the Senate.

The conferees have included language proposed by the House directing VA to distribute all of the funds to the VISNs according to VERA and directing the Centers for Medicare and Medicaid Services (CMS) to issue each VA health care facility a provider number, which in no way obligates CMS to reimburse VA for services. The Senate made no similar provisions.

The conferees reiterate report language proposed by the House prohibiting the funds to be used for any purpose other than direct health care services for priority 1–6 veterans and language pro-
posed by the Senate directing the Secretary to report to the Committees on Appropriations on measures taken to ensure accurate workload and resource needs estimates in future budget justifications.

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
PUBLIC AND INDIAN HOUSING
HOUSING CERTIFICATE FUND
(RESCISSON)

The conference agreement rescinds $388,500,000 from unobligated balances remaining available in the House Certificate Fund, instead of $300,000,000 as proposed in the House and Senate bills. Modified language is included, similar to language proposed by the House, allowing the Department to apply the rescission against the Section 8 program or any other program in the Department, instead of limiting the rescission to only the Section 8 program as proposed in the Senate bill. The conference agreement does not include language proposed by the House bill prohibiting the rescission of any funds governed by statutory reallocation provisions, but instead includes language to allow the rescission to be applied against any program. Should the amounts available in the Section 8 program be insufficient to meet the required rescission, the Department is directed to notify the Committee of its plan to meet the rescission target, with such notification being provided at least seven days prior to implementation of the rescission.

COMMUNITY PLANNING AND DEVELOPMENT
COMMUNITY DEVELOPMENT FUND

The conference agreement includes an emergency appropriation of $783,000,000 for assistance to properties and businesses, including restoration of damaged infrastructure, and for economic revitalization activities in the areas of New York City affected by the September 11, 2001 terrorist attacks, instead of $750,000,000 as proposed by the House and Senate.

The conferees recognize the tremendous human losses suffered by those businesses located in the World Trade Center, particularly those firms which suffered the greatest loss of life in the attacks. Because of the conferees’ strong desire to support the redevelopment of the areas of New York City affected by the attacks and to encourage those businesses most devastated by the attacks to remain in New York City, the conferees have provided a $33,000,000 increase over the request. The conferees expect that these additional funds will be made available to assist those firms located in New York City at the time of the terrorist attacks which suffered a disproportionate loss of its workforce and who intend to re-establish their operations in New York City.

The conferees concur with the language included in the House report encouraging the Lower Manhattan Development Corporation to consider the needs of utility companies and other institutions affected by the World Trade Center attacks.
The conference agreement includes modified language, similar to language proposed by the House and Senate, making technical corrections to specific grants funded in prior appropriations Acts.

HOME INVESTMENT PARTNERSHIPS PROGRAM

(RESCISSION)

The conference agreement rescinds $50,000,000 from fiscal year 2002 funds made available contingent upon enactment of an authorization, as proposed by the Senate. The House did not include a similar rescission.

HOUSING PROGRAMS

RENTAL HOUSING ASSISTANCE

(RESCISSION)

The conference agreement rescinds $300,000,000 from contract authority in excess of amounts required to subsidize mortgage payments pursuant to section 236 of the National Housing Act, as proposed by the House.

Language proposed by the Senate is not included directing the Department to use the excess contract authority to implement a rehabilitation grant program. The House did not include a similar provision.

INDEPENDENT AGENCIES

DEPARTMENT OF HEALTH AND HUMAN SERVICES

NATIONAL INSTITUTES OF HEALTH

NATIONAL INSTITUTE OF ENVIRONMENTAL HEALTH SCIENCES

The conferees have provided $8,000,000 to undertake and continue research and worker training programs related to the September 11, 2001 terrorist attacks as proposed by the House. Of this amount, the conferees agree that $4,000,000 is available for the research program and $4,000,000 is available for worker training.

AGENCY FOR TOXIC SUBSTANCES AND DISEASE REGISTRY

TOXIC SUBSTANCES AND ENVIRONMENTAL PUBLIC HEALTH

The conferees have provided $11,300,000 for direct and indirect costs of the Agency associated with the terrorist attacks of September 11, 2001 as well as for further efforts of the Agency to respond to chemical terrorism events, as proposed by the House. Of this amount, the conferees agree that $1,800,000 is to reimburse ATSDR for additional direct and indirect costs related to the events of September 11, 2001 which were not assumed in the fiscal year 2002 appropriation.

The conferees further agree that $9,500,000 is expected to be used to enhance the capacity of the States to respond to chemical terrorism events. In this regard, the conferees note that these and similar expenses are expected to be “one time only” costs of the
Agency to assist the States and are not to become recurring costs in support of new State personnel.

ENVIRONMENTAL PROTECTION AGENCY
SCIENCE AND TECHNOLOGY

The conference agreement provides $50,000,000 to perform security vulnerability assessments of small and medium sized drinking water systems instead of $100,000,000 as proposed by the Senate and no funds as proposed by the House.

ENVIRONMENTAL PROGRAMS AND MANAGEMENT
(TRANSFER OF FUNDS)

The conferees have included language which transfers $400,000 appropriate in fiscal year 2002 from the Environmental Programs and Management account to the State and Tribal Assistance Grants account for wastewater and sewer infrastructure improvements in the Town of Rosman, North Carolina.

HAZARDOUS SUBSTANCE SUPERFUND

The conferees have included $12,500,000 for reimbursement to the Environmental Protection Agency for costs associated with the investigation and cleanup of Anthrax within the United States Capitol and Congressional building complex and the Legislative Branch appropriations in this legislation as proposed by the House instead of providing this reimbursement directly to the EPA as proposed by the Senate.

STATE AND TRIBAL ASSISTANCE GRANTS

The conferees have included bill language making technical corrections to seven specific grants provided in fiscal years 2001 and 2002 instead of five such corrections as proposed by the House and one such correction as proposed by the Senate.

FEDERAL EMERGENCY MANAGEMENT AGENCY
DISASTER RELIEF

The conferees have agreed to provide $2,650,700,000 in emergency funding for disaster relief, instead of $2,750,000,000 as proposed by the House and $2,660,000,000 as proposed by the Senate. The amount appropriated includes a reduction of $99,300,000 from the original supplemental request. The conferees have also agreed to retain the House Language that provides for the funds to be used to carry out the Federal Fire Prevention and Control Act of 1975. Additionally, the conferees agree to include language proposed by the Senate which will establish criteria for the Mortgage and Rental Assistance Program for victims of September 11, 2001 and directs compensation for applicants who had previously been denied benefits. The conference agreement does not include House language with regard to the Texas Medical Center.

For the purposes of the September 11, 2001 attack on the World Trade Center, measures taken by eligible private non-profit colleges and universities to protect the health and safety of stu-
The conferees agree that FEMA is directed to provide compensation to the New York city School system for costs stemming from the September 11, 2001 terrorist attacks for activities including additional classroom instruction time, mental health, trauma counseling, and other support services; guidance and grief counseling; clean-up and structural inspections and repairs of school facilities; and student relocations, lost textbooks and perishable food.

The conferees agree with the direction contained in House Report 107–480 with regard to the FEMA Inspector General review of FEMA’s statutory authorities and identification of any gaps in coverage which may exist in dealing with disasters such as the terrorists attacks of September 11, 2001.

**DISASTER ASSISTANCE FOR UNMET NEEDS**

The conferees have agreed to provide $23,200,000 for disaster assistance for unmet needs, instead of $23,320,000 as proposed by the House. The Senate did not include any funding for this program. The amount will be available to address unmet needs arising from Presidentially-declared disasters occurring in fiscal year 2002.

**EMERGENCY MANAGEMENT PLANNING AND ASSISTANCE**

The conferees have agreed to provide $447,200,000 for emergency management planning and assistance instead of $151,700,000 as proposed by the House and $745,000,000 as proposed by the Senate. Of the amount provided, $221,000,000 is contingent emergency funding. The amount provided includes $100,000,000 for State and local all hazards operational planning; $150,000,000 for the fire grant program as authorized by the Federal Fire Prevention and Control Act of 1974, as amended; $25,000,000 for Citizen Corps; $56,000,000 for emergency operations centers; $5,000,000 for development of mutual aid agreements; $7,000,000 for procurement of secure communications equipment; $54,200,000 for upgrading existing Urban Search and Rescue Teams; and $54,200,000 for interoperable communications equipment for firefighters and emergency medical services. With regard to the amounts listed above, FEMA is directed to notify the Committees on Appropriations of the House and Senate of any funding changes between $500,000 and $1,000,000. Any change in excess of $1,000,000 may be made only upon prior approval of the Committees. The conferees direct FEMA to provide a spending plan prior to obligation of any funds for State and local all hazards operational planning.

The conferees urge that grants under the interoperable communications equipment programs be used to purchase cost effective solutions which allow entities to make existing communications interoperable such as cross band repeaters, frequency band patching and other network level solutions. In addition, equipment provided under these programs should be compatible with public safety analog ANSI/TIA–603 and/or digital radio ANSI/TIA–102 Standards.
The conferees agree to provide $61,000,000 in contingent emergency appropriations for claims resulting from the Cerro Grande fire. The conferees have included bill language which makes up to 5% of the funds available for administrative purposes. The conferees do not anticipate a need for additional funding and expect FEMA and the Cerro Grande Fire Claims Office to expedite all claims.

**NATIONAL SCIENCE FOUNDATION**

**EDUCATION AND HUMAN RESOURCES**

The conferees have provided $19,300,000 for the Federal Cyber Service: Scholarships for Service program as proposed by the Senate instead of no funds as proposed by the House.

In light of the apparent need for increased Federal personnel with enhanced information infrastructure skills, significant appropriations have been provided to “jump start” the program. With these supplemental funds, this new program has been provided in excess of $30,000,000 for fiscal year 2002. At the same time, however, the fact remains that the Administration has yet to develop and forward to the Congress a comprehensive, short- or long-term plan relative to this program. Prior to September 16, 2002, the NSF is directed to provide to the Committees on Appropriations a report detailing how this program will significantly increase the number of federal cyber security personnel and the expected, long-term costs of the program. In developing this report, NSF should consult with other federal agencies that have experience in running scholarships-for-service programs. This should include, but not be limited to, the Departments of Education and Health and Human Services.

**GENERAL PROVISIONS—THIS CHAPTER**

The conference agreement includes a provision increasing the fiscal year 2002 total loan guarantee limitation to $165,000,000,000 for the Federal Housing Administration (FHA) single family mortgage insurance program as proposed by the House. The Senate did not include a similar provision.

The conference agreement includes a provision increasing the fiscal year 2002 total loan guarantee limitation to $23,000,000,000 for the FHA general and specialized risk mortgage insurance programs as proposed by the House. The Senate did not include a similar provision.

The conference agreement includes language, modified from language included in the Senate bill, directing the Department of Housing and Urban Development to resume the Asset Control Area Demonstration Program (ACA) by September 15, 2002. Language also is included requiring that any agreement or contract conform with applicable statutory requirements. In April 2002, the Department issued a moratorium on new agreements and contracts, including renewals of expiring contracts, pending a review of the program and development of appropriate program management tools and regulations to correct deficiencies identified by the Inspector
General. These deficiencies were largely the result of the Department's failure to manage the program consistent with the law. While the conferees understand that such actions were necessary to correct these deficiencies, the conferees are concerned that the moratorium could be unduly punitive to those participants whose programs have met the ACA demonstration program objectives. The conferees believe it is important that the Department expeditiously resolve this matter and resume the program in areas that further the objectives of the program. The House did not include a similar provision.

The conference agreement includes modified language, similar to language included in the Senate bill, directing the HUD Secretary to provide quarterly reports on the status of certain defaulted FHA-insured multifamily housing projects. The House did not include a similar provision.

The conference agreement includes language, modified from language included in the Senate bill, to remove the use restrictions on a property in Baltimore, Maryland, only for the purposes of converting the property to student housing, subject to certain requirements. These requirements include the full payment of any outstanding mortgage balances and any outstanding loan, and the use of residual receipts and replacement reserves to pay for relocation of current tenants with any excess to be returned to the Department of Housing and Urban Development. Should the property not be converted to student housing, the use restrictions would remain in effect. The House bill did not include a similar provision.

CHAPTER 14
GENERAL PROVISIONS—THIS TITLE

The conference agreement includes a provision as proposed by both the House and the Senate that limits the availability of funds provided in this Act.

The conference agreement includes the House provision that fully offsets the revenue aligned budget authority reduction required by TEA–21 in fiscal year 2003 by raising the highway category guarantee and providing an additional $4,369,000,000 in federal-aid highway obligation limitation, for a total obligation limitation of $27,653,143,000. The Senate bill included a provision directing that the federal-aid highway obligation limitation in fiscal year 2003 be at least $27,746,000,000 and not more than $28,900,000,000.

The conference agreement deletes a provision proposed by the House to require the United States Government to take all steps necessary to guarantee the full faith and credit of the Government.

The conference agreement does not include the provision contained in the House bill reclassifying certain counties in Pennsylvania and New York for purposes of reimbursement under the Medicare program. The conferees express in the strongest terms their request that the authorizing committees of jurisdiction, the Senate Finance Committee and the House Ways and Means Committee, develop legislation as soon as possible to address the geographic inequities that exist nationwide in Medicare reimbursements because of the wage indices used.
The conference agreement includes a provision rescinding $350,000,000 of previously appropriated funds made available for administrative and travel expenses in all federal agencies and offices. The provision specifies that individual rescissions to implement this reduction shall be applied on a pro rata basis to each office, agency, and Department in the executive branch that is funded in Appropriations Acts. The Director of the Office of Management and Budget shall provide a report to the Committees on Appropriation within 30 days after the date of enactment of this Act describing: (1) the amount rescinded in each office, agency, and Department; and (2) the methodology used to identify the offices, accounts, and amounts to be rescinded. Neither the House nor the Senate bill included a similar provision.

The conference agreement modifies language proposed in Title II of the Senate bill relating to the availability of emergency appropriations in this Act. The conference agreement provides that any amount in this Act for which availability is made contingent upon an emergency designation by the President shall not be available unless all such contingent amounts are designated by the President. The designation must be made within 30 days of enactment of this Act.

The conference agreement deletes a provision as proposed in Title II of the Senate bill relating to a sense of the Senate on the reorganization of the FBI.

**TITLE II**

**AMERICAN SERVICE MEMBERS’ PROTECTION ACT**

The conference agreement includes the American Service Members’ Protection Act as proposed by the House and the Senate. The conference agreement also includes a provision, as proposed by the Senate, relating to assistance to international efforts to bring certain individuals to justice.

**TITLE III**

**OTHER MATTERS**

The conference agreement includes a provision as proposed by the House relating to adjustments to the Caribbean Basin Economic Recovery Act with respect to textiles.

The conference agreement includes a provision relating to mail delivery in Alaska, as proposed by the Senate, with technical modifications. The House bill included a related provision as section 1406.

The conference agreement includes a provision, as proposed by the Senate, relating to amendments to the Alaska Native Claims Settlement Act. The House bill contained no similar provision.

**CONFERENCE TOTAL—WITH COMPARISONS**

The total new budget (obligational) authority for the fiscal year 2002 recommended by the Committee of Conference, with comparisons to the fiscal year 2002 budget estimates, and the House and Senate bills for 2002 follow:
### Budget estimates of new (obligational) authority, fiscal year 2002

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**Conference agreement compared with:**

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<td>Budget estimates of new (obligational) authority, fiscal year 2002</td>
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<td>Senate bill, fiscal year 2002</td>
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**Managers on the Part of the House:**


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Managers on the Part of the House.
CONRAD BURNS,
RICHARD C. SHELBY,
JUDD GREGG,
ROBERT F. BENNETT,
BEN NIGHTHORSE CAMPBELL,
LARRY CRAIG,
KAY BAILEY HUTCHISON,
MIKE DEWINE,

Managers on the Part of the Senate.

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